

#### GLOBAL INSOLVENCY PRACTICE COURSE

## Brazil, Canada, and India



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## Historical Context

#### Canada

- Restructuring regime since early 1980s
- 2 primary statutes: Bankruptcy and Insolvency Act (BIA) and Companies' Creditors Arrangement Act (CCAA)
- Winding-up and Restructuring Act for financial institutions

#### Brazil

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- Restructuring regime since 2005 (Law n. 11.101/05) -business reorganization
- Crisis 2014/2015 and Pandemic
  - The great reform: Law n. 14.112/20 pre-insolvency regime; DIP; creditor's plan; crossborder insolvency

#### India

- Historically, has only had liquidation regime
  - Sick Industrial Companies Act in 1985 introduced a Chapter 11 style rescue regime ineffective
- Insolvency and Bankruptcy Code in 2016 - introduced a rescue regime - is the primary statute now

## Fundamental Principles of the System

#### Canada

- Maximizing value of debtor's assets
- Going-concern restructuring if possible
- Fair and equitable treatment of creditors/ stakeholders
- Protection of the public interest

#### Brazil

- Social Function of the companies (community impacts)
- Going-concern restructuring if possible
- Preservation of the social and economic benefits arising from a running business (jobs, salaries, wealth, tax revenue...)
  - Taxes are not impaired by reorganization effects

#### India

- Maximizing value of debtor's assets
- Liquidation last resort
- Fair and equitable treatment of creditors; however, only FCs get to vote
- Taxes do not enjoy priority
- Focus on banking sector recoveries

## **Restructuring Options - Canada**

### CCAA

- Debtor must be insolvent; debtor or creditors can file; initial stay 10 days, then apply to extend applicant must be acting in good faith and with due diligence
- Unique role of monitor
- Post-commencement financing available on approval by court on a primed basis
- Limited priority employee claims
- If a majority in number and 2/3 in value of each class of creditors voting agree to any compromise/arrangement, the plan may be approved by the court
- If sanctioned, plan is binding on all creditors.

#### **BIA** proposal

• Stay is automatic with filing; same voting threshold & financing; but if no proposal approved by creditors & court within 6 months, debtor automatically bankrupt and liquidated.

# **Restructuring Options - Brazil**

### **1- Business Reorganization**

- Only for companies
- There is no insolvency test (struggling or financial crisis)
- Chapter 11's alike 180 + 180 stay period
- Creditor divided on 4 classes to vote (majority 50%)
- Cross-class cramdown

### 2- Pre-pack (extrajudicial business reorganization)

• 90 days stay period

### 3- Pre-insolvency proceeding (mediation and conciliation)

- Early stage of crisis
- Protection of a 60 days stay to bust mediation/conciliation with creditors

## **Restructuring Options - India**

**IBC** – does not apply to financial services companies

- Rescue process starts on payment default of Rs. 10 million creditor or debtor can file
- Moratorium starts on admission of the application continues till rescue or liquidation no *ipso facto*
- Resolution professional takes control of company and runs the rescue process - committee of creditors (only financial creditors) takes all major decisions
- Anyone can present a rescue plan subject to section 29A and committee's criteria -cross-class cram down possible
- If plan not approved within 330 days (requires 66% by value of CoC and court's approval), company is liquidated
- IBC provides for interim finance for administration costs enjoys priority in waterfall
- Taxes below most debts, employee and workmen claims enjoy limited priority.
- "Financial debt" has priority over "operational debt".

### Recognition of foreign proceedings and

### craditors

#### Canada

- Adopted Model Law 2009
- Cross-border
   proceedings
   common, sometimes
   with live joint hearings
- Strong commitment to comity, cooperation, recognition of foreign proceedings
- Will recognize foreign judgments absent fraud or public policy concerns

#### Brazil

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- Adopted Model Law 2020
  - Only 2 Crossborder proceedings so far Adopt JIN
  - Adopt JIN Guidelines on court-to-court cooperation and communication (Resolution CNJ 394/2021)
  - Will recognize foreign judgments absent fraud or public policy concerns

#### India

- No adoption of the model law - bill prepared - equal treatment of foreign creditors
- Courts still mostly follow territorialist approach
- Comity or common law rules not available

   rare cases have
   followed such
   principles
- First protocol was approved in Jet Airways







