

Module Details				
Module Title	International Insolvency Law			
Module Code	LAW7083-B			
Academic Year	2023/4			
Credits	20			
School	School of Law			
FHEQ Level	FHEQ Level 7			

	Contact Hours					
Туре	Hours					
Independent Study	The module will introduced students to Corporate insolvencies, which are an essential feature of the markets with high socio-economic and political significance. Students will explore the factors and elements of corporate insolvencies which contribute to their significance and the ways law uses to regulate them. Students will be introduced to national and international legal frameworks on insolvency you will learn to implement these frameworks in real world situations to provide legal advice or resolve disputes. This module is an important element of the LLM International Corporate Law and Governance programme because insolvencies are an important phenomenon in the corporate area; part of the LLM International Banking and Financial Technology Lawprogramme due to the significant financial dimension of corporate insolvencies; part of the LLM International Commercial Law, due to insolvency?s impact on trade and commerce; and part of the LLM International Legal Studies as one of the significant practical areas of legal study that students could explore. This module is also suitable for any other postgraduate programme where insolvency law can be supportive of the achievement of the programme aims.					
Independent Study	The list presented below is indicative and subject to change: -The social, economic and political significance of bankruptcy and insolvency -General concepts and principles of insolvency law - International legal frameworks for insolvency -International institutions of insolvency Law - Insolvency Law in select jurisdictions (UK, US, Europe, India etc) -Development of a range of transferable skills such as independent study, effective written and oral communication and problem solving.					
Independent Study	The module uses 32-hours of workshops delivered over 12 weeks to support learning and achievement. The workshops will address the key ethical issues, contributing factors and legal concepts and frameworks related to insolvency law and will include a set of structured learning activities (eg, discussion of pre-read academic materials) that 'scaffold' the learning. The workshops will also include tasks and discussions on practical aspects of law and ethics, areas of reform and opportunities for further study and self-study. he learning process is a mix of directed and independent study. Initially you will be directed to study the topics selected by the module team through the provision to you on the virtual learning environment of relevant materials (lecture slides, reading lists etc). The aim of the directed part of the study will be to introduce you to the fundamental legal concepts and principles of the subject area and of relevant learning resources. Then you will be guided to study the subjects more broadly and independently with the module team setting in the weekly activities research and other tasks, such as search for solution to real life problems and for legal advice to clients, which require independent research and study by you. independent legal research requires drawing on variety of both primary and secondary materials and written and oral presentations by you. It also requires development of legal arguments and evaluations personal to you. The weekly interaction in class will facilitate written and oral communication with the student and the lecturer through discussion of legal issues and debates. Oral feedback will be given in the class and opportunities for written feedback will be provided. Tutors will be available to meet you individually (face-to-faceor online) if requested to discuss further feedback opportunities and review your progress. Formative assessment will be made available to help you better prepare for the summative assessment.					
Directed Study	A research project on insolvency law 2000 words.					
Directed Study	168					
Directed Study	32					

Availability			
Occurrence	Location / Period		
BDA	University of Bradford / Semester 2		

Module Aims

The module will introduced students to Corporate insolvencies, which are an essential feature of the markets with high socio-economic and political significance. Students will explore the factors and elements of corporate insolvencies which contribute to their significance and the ways law uses to regulate them. Students will be introduced to national and international legal frameworks on insolvency you will learn to implement these frameworks in real world situations to provide legal advice or resolve disputes.

This module is an important element of the LLM International Corporate Law and Governance programme because insolvencies are an important phenomenon in the corporate area; part of the LLM International Banking and Financial Technology Lawprogramme due to the significant financial dimension of corporate insolvencies; part of the LLM International Commercial Law, due to insolvency?s impact on trade and commerce; and part of the LLM International Legal Studies as one of the significant practical areas of legal study that students could explore.

This module is also suitable for any other postgraduate programme where insolvency law can be supportive of the achievement of the programme aims.

Outline Syllabus

The list presented below is indicative and subject to change:

- -The social, economic and political significance of bankruptcy and insolvency
- -General concepts and principles of insolvency law
- -International legal frameworks for insolvency
- -International institutions of insolvency Law
- -Insolvency Law in select jurisdictions (UK, US, Europe, India etc)
- -Development of a range of transferable skills such as independent study, effective written and oral communication and problem solving.

Learning Outcomes				
Outcome Number	Description			
01	On successful completion of this module, students will be able to 1.Demonstrate comprehensive knowledge and understanding of the economic, social and political significance of corporate insolvency. Aanalyse and critically evaluate the legal concepts, principles and frameworks associated with insolvency. 3. Develop an critical appreciation of the role of institutions of insolvency law. 4. Critically aApply the legal concepts, frameworks and principles to provide legal advice and solutions to real-world scenarios involving insolvency 5. Exhibit ability to conduct independent legal research in the field of insolvency law and communicate effectively orally and in writing using appropriate legal terminology.			

Learning, Teaching and Assessment Strategy

The module uses 32-hours of workshops delivered over 12 weeks to support learning and achievement. The workshops will address the key ethical issues, contributing factors and legal concepts and frameworks related to insolvency law and will include a set of structured learning activities (eg, discussion of pre-read academic materials) that 'scaffold' the learning.

The workshops will also include tasks and discussions on practical aspects of law and ethics, areas of reform and opportunities for further study and self-study.

he learning process is a mix of directed and independent study.

Initially you will be directed to study the topics selected by the module team through the provision to you on the virtual learning environment of relevant materials (lecture slides, reading lists etc). The aim of the directed part of the study will be to introduce you to the fundamental legal concepts and principles of the subject area and of relevant learning resources.

Then you will be guided to study the subjects more broadly and independently with the module team setting in the weekly activities research and other tasks, such as search for solution to real life problems and for legal advice to clients, which require independent research and study by you. independent legal research requires drawing on variety of both primary and secondary materials and written and oral presentations by you. It also requires development of legal arguments and evaluations personal to you.

The weekly interaction in class will facilitate written and oral communication with the student and the lecturer through discussion of legal issues and debates.

Oral feedback will be given in the class and opportunities for written feedback will be provided. Tutors will be available to meet you individually (face-to-faceor online) if requested to discuss further feedback opportunities and review your progress. Formative assessment will be made available to help you better prepare for the summative assessment.

Students will be given the opportunity to submit in writing a formative assessment, which will include the findings of a research exercise on insolvency law. This will prepare students for the summative assessment which includes a more comprehensive report on insolvency law, which will be aimed at 6 testing students' ability to meet the learning outcomes of the module.

Mode of Assessment				
Туре	Method	Description	Weighting	
Summative	Coursework - Written	Critical report on a legal concept, theory or framework associated with insolvency (4000 words)	100%	
Formative	Coursework - Written	A research project on insolvency law 2000 words.	N/A	

Reading List

To access the reading list for this module, please visit https://bradford.rl.talis.com/index.html

Please note:

This module descriptor has been published in advance of the academic year to which it applies. Every effort has been made to ensure that the information is accurate at the time of publication, but minor changes may occur given the interval between publishing and commencement of teaching. Upon commencement of the module, students will receive a handbook with further detail about the module and any changes will be discussed and/or communicated at this point.

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