

## **Cross Border Insolvency Reforms**

### **Why in News?**

Insolvency and Bankruptcy Code 2016 is now set for another amendment to expand the scope of the Code to include cross-border insolvency matters.

### **What is Cross-border insolvency?**

- Cross-border insolvency involves a situation where an insolvent debtor has assets or creditors in more than one country.
- Thereby, it transcends the confines of a single legal system.
- The issue is when different countries have conflicting domestic bankruptcy and insolvency regimes, governed by principles of territorialism.
- There is also the issue of lack of co-operation amongst foreign courts and statutory agencies.

### **What is UNCITRAL Model Law?**

- United Nations Commission on International Trade Law proposed the UNCITRAL Model Law on Cross Border Insolvency to deal with such issues.
- The proposal was adopted in 1997 at the 13th session of UNCITRAL held in Vienna.
- It can be adopted by countries with modifications, which suit their domestic context.
- It has provisions allowing foreign insolvency courts, and officials access to domestic courts (and vice versa).
- It also provides for recognition of orders and judgments passed by insolvency courts located in foreign jurisdictions.
- Increasing cross-border trade, prompted several Asian nations (Myanmar, the Philippines, Republic of Korea and many more) to adopt the Model Law in the last decade.
- The Model Law has till date been adopted by 49 countries.

### **What are the efforts taken by India for Cross-border insolvency?**

- The Insolvency and Bankruptcy Code (IBC) 2016 is regarded as landmark legislation.
- A Model Law has been tweaked to suit India's context and requirements.
- The draft rules were first released in October 2018 by the Insolvency Law Committee (ILC).
- The MCA constituted a Cross-Border Insolvency Rules and Regulations Committee (CBIRC) to make recommendations to the draft rules.
- Notable features include its applicability to corporate debtors and personal guarantors.
- It is also indicated that financial service providers and pre-packaged process may be outside the proposed framework.

## Why Cross-border insolvency reform is essential now?

- Economic growth since the 1990s has been driven by LPG reforms.
- Increased interdependence of economies has resulted in high levels of cross-border investments, foreign borrowing, and movement of people across countries.
- So the risk of failure is also no longer restricted to a single economy.
- Financial risks are transmitted through global markets and the absence of a comprehensive framework to deal with cross-border risks hampers prospective businesses and investments.
- The Joint Parliamentary Committee, while reviewing the draft IBC Bill in 2016, emphasised the need for a cross-border resolution framework.
- Adoption of the Model Law by economies such as Brazil (2020), serves as a strong signal to India.

## What are the challenges associated?

- **Enforcement of foreign judgments** - The Code of Civil Procedure (CPC) supports recognition and enforcement of foreign judgments.
- CPC is used despite the wide differences in interpretation given by the Indian courts in dealing with foreign judgments.
- The use of these provisions involves going through already heavily backlogged Indian courts.
- Since insolvency matters need timely addressing, this would be both time-consuming and costly.
- **Bilateral agreements** - The IBC envisages entering into bilateral agreements and issuance of letters of request to foreign courts by Adjudicating Authorities.
- Negotiating such agreements with countries entails time, effort and costs.
- Our previous experience shows that bilateral economic arrangements have not always given the desired results.
- Arriving at an agreement applicable to several countries is challenging because of several flavours of insolvency frameworks across countries.
- **Issues with non-reciprocating countries** - Settlement of insolvency matters with non-reciprocating countries requires filing new suits.
- Along with it come the capacity constraints in terms of the coordination between insolvency practitioners, greater delays in understanding, interpreting and expanding scope of laws, and increased transaction costs.

## What are the benefits of having a Cross-border insolvency framework?

- Dispute settlement.
- Access to assets held abroad in foreign subsidiaries.
- Information sharing and cooperation of foreign agencies and reduce litigations across jurisdictions.
- Encompasses suitable timelines, skilled professional capacity, and coordination requirements.
- Indicates clear supportive measures available to foreign jurisdictions in India.
- Indian creditors and investors lending/investing abroad will also benefit from a clearly defined resolution mechanism.

## Reference

1. <https://indianexpress.com/article/opinion/columns/addressing-cross-border-insolvency-7676664/>
2. <https://www.thehindubusinessline.com/opinion/a-cross-border-leap-for-insolvency-reforms/article37946459.ece>

