DEBT ENFORCEMENT IN EUROPE AND BEYOND:
THE ROAD TO SUCCESSFUL REFORM

6 December 2019
European Bank for Reconstruction and Development

VENUE:
Boardroom
European Bank for Reconstruction and Development
One Exchange Square,
London EC2A 2JN, United Kingdom

TIME AGENDA

8:30-9:00  Registration and Welcome

9:00-9:15  Welcoming Remarks

9:15-10:30  Presentation on Enforcement of Creditors’ Claims in Selected EBRD Countries and panel discussion on secured transactions.

10:30-10:45  Break

10:45-12:00  Enforcement of Security Interests in Common and Civil Law Jurisdictions

12:00-13:00  Lunch

13:00-14:15  Latest Trends Affecting Enforcement: Alternative Dispute Resolution in Enforcement Related Disputes

14:15-14:30  Break

14:30-15:45  The Road Ahead for Secured Transactions Reform in the EBRD Region

15:45-17:00  Efficiency of Court and Enforcement Procedures – Is Digitalisation the Answer?

17:00-17:15  Concluding Remarks

Further information is available on our website
Arguably, the most critical aspect of any secured transactions regime is the enforcement mechanisms available in case of a debtor’s default. Having a predictable, reliable and effective enforcement framework reduces credit risk, and thereby the cost of credit. This event brings together leading experts to discuss the most significant advances in debt enforcement and the challenges which lie ahead.

Welcoming Remarks:
Francis Malige, Managing Director, Financial Institutions, EBRD
Michel Nussbaumer, Director, Legal Transition Team, EBRD

1. Presentation on Enforcement of Creditors’ Claims in Selected EBRD Countries
Presentation of the EBRD study on the legal framework for the enforcement of creditors’ claims in Albania, Croatia, Cyprus, Greece and Ukraine and discussion chaired by Catherine Bridge Zoller, EBRD Senior Counsel, Legal Transition Team. This panel will discuss common challenges raised by the EBRD study. Particularly the panel will focus on international trends in secured transactions and designing an optimal security registration system.
- Dr Marek Dubovec, Executive Director, NatLaw
- Professor Louise Gullifer, QC (Hon), FBA, University of Cambridge
- Gavin McCosker, Deputy Chief Executive, Chief Operating Officer and Registrar of Personal Property Securities, Australian Financial Security Authority
- Jasna Zwitter-Tehovnik, Partner, DLA Piper law firm

2. Enforcement of Security Interests in Common and Civil Law Jurisdictions
Credit case study on enforcement in Ukraine by Marina Snaith, Senior Banker, Corporate Recovery Team, EBRD. This panel, chaired by Philip Wood, CBE, QC(Hon), will discuss the effectiveness of enforcement procedures for the realisation of security interests in movable and immovable assets in civil and common law jurisdictions. Special attention is devoted to the question of whether out-of-court enforcement may work in practice in legal systems based on the civil law tradition and the difficulties of striking a balance between legitimate creditors’ and debtors’ interests in the appeal process.
- Sir Roy Goode, CBE, QC, FBA, Emeritus Professor of Law, University of Oxford
- Cristina Harea, Deputy Governor, National Bank of Moldova
- Professor Ignacio Tirado, Secretary General, UNIDROIT

3. Latest Trends affecting Enforcement: Alternative Dispute Resolution in Enforcement related Disputes
Presentation on Alternative Dispute Resolution in Secured Transactions Law by Associate Professor, Dr Orkun Akseli, Durham University. Discussion chaired by Michel Nussbaumer, Director, Legal Transition Team. This panel will examine the practical and theoretical implications of mediation and arbitration in the enforcement of security interests both inside and outside insolvency proceedings.
- Leonardo D’Urso, CEO and co-founder of ADR Center, Italy
- Olexander Droug, Partner, Sayenko Kharenko law firm, Ukraine
- Nina Mocheva, Senior Financial Sector Specialist, World Bank Group
- Dr Srdan Šimac, Judge of the High Commercial Court of the Republic of Croatia and President of the Croatian Mediation Association
- Doğuhan Uygun, Senior Associate, Paksoy law firm, Turkey

4. The Road Ahead for Secured Transactions Reform in the EBRD Region
This panel will draw on the discussions in the previous sessions to provide an assessment of the past, present and future of secured transactions law reform in selected national jurisdictions and its potential impact on debt enforcement. This panel is chaired by Professor Rodrigo Olivares-Caminal, Chair in Banking and Finance Law, Queen Mary University of London.
- Nikola Babić, Partner, moravčević vojnović i partneri law firm, Serbia
- Debasish Dey, Partner, White & Case law firm
- Statthis Potamitis, Managing Partner, Potamitis Vekris law firm, Greece
- Professor Tibor Tajti, Central European University

5. Efficiency of Court and Enforcement Procedures – Is Digitalisation the Answer?
Presentation on ProZorro Sale, Ukraine by Oleksii Sobolev, CEO, ProZorro Sale and discussion chaired by Veronica Bradautanu, EBRD Counsel, Legal Transition Team. This panel will discuss how the incorporation of digital technology can enhance the efficiency and effectiveness of judicial proceedings and enforcement procedures in well-developed and emerging-market economies. The discussion will explore concepts such as electronic asset databases and sale platforms and digital court procedures.
- Giles Allison, Senior Associate, Restructuring and Insolvency Group, Clifford Chance law firm
- Stephen Harris, Insolvency Practitioner, EY
- Judge Kersti Kerstna-Vaks, Tartu Appeal Court, Estonia
- Valeriy Prytuliak, Private Bailiff and Associate Professor of Civil Procedure, National University Odessa Academy of Law