

BANKERS'
Law®



Fiona Gulliford - Bonds versus Loans
Richard Gwynne - Fortis Bank v Indian Overseas Bank (UCP600)
Craig Montgomery - Restructuring foreign companies
Tim Strong and Rowena Lewis - Swaps and Capacity
Andrea Novarese and Paolo Donati - Italian Bankruptcy Law and restructuring

CONTENTS

Publishing Editor

R. White

Subscription and Marketing

Kathryn Grandon

Publishers

Guthrum House Ltd

Registered Office: Abacus House,
33 Gutter Lane, London EC2V 8AR

Printers

Impress Print & Design
Pike Road
Corby, NN18 9QA

Subscriptions and Orders

Bankers' Law is published four times per subscription year. Annual Subscription for Volume 4 is £349 (UK) and £360 (overseas) per volume. Corporate subscriptions are available on request.

Subscriptions and address for correspondence (including editorial)

Guthrum House Limited
Guthrum House
145 Angel Street, Hadleigh,
Suffolk, IP7 5BY England
Tel: +44 (0)1473 822061
Fax: + 44 (0)1473 822839
www.bankerslaw.co.uk

Bankers' Law ISSN 1748-3662

The opinions expressed in this publication are not necessarily those of the publishers, the Editor or the Editorial Board; the publication accepts no responsibility for those views so expressed. While every effort is made to ensure the accuracy of the information contained in this publication, the Editor and publishers do not guarantee the accuracy of the information contained in this publication nor do they accept responsibility for errors or omissions or their consequences. *Bankers' Law* is not designed to provide legal advice on specific issues or problems and professional legal advice should be sought.

© Guthrum House Ltd 2011. All rights reserved. No part of this publication, may be stored in a retrieval system, transmitted using any electronic means (including fax and e-mail) or reproduced by any means whatsoever (including photocopying or scanning) without the advance written permission of the publishers.

UK statutory material in this publication is acknowledged as Crown copyright.

Law is as stated at 18 July 2011

Project Finance: Bonds versus Loans4

Fiona Gulliford (Gide Loyrette Nouel, Paris) examines the topical issue of bond issuances as an alternative source of project financing to traditional loans.

Issues in documentary credit law and practice - further developments in Fortis Bank v Indian Overseas Bank.....12

Richard Gwynne (Stephenson Harwood) examines two further decisions in relation to this important case on UCP600: the Court of Appeal decision and the decision of Mr Jonathan Hirst QC sitting as a Deputy Judge of the High Court.

Bribery Act: banking implications.....20

Tom Sleight (Prettys) looks at the Bribery Act 2010 from a banking industry perspective. The article includes a review of the four main offences in the Act as well as a number of practical case-studies in which the application of the Act is considered.

English Scheme jurisdiction: is there a sufficient connection?.....26

Craig Montgomery (Freshfields Bruckhaus Deringer LLP) looks at recent case-law, for example Rodenstock GmbH, Tele Columbus GmbH, La Seda Barcelona and Metroacesa, in which English governing law has been considered a sufficient connection to enable an English scheme to be used to restructure a foreign company. The article also examines recent German case-law in Equitable Life.

Swaps and Capacity - New Recession, Similar Challenges to Liability.....32

Tim Strong and Rowena Lewis (Taylor Wessing LLP) review recent case-law, in which English jurisdiction clauses, routinely used in swap agreements, were challenged. These cases include JP Morgan Chase Bank NA v Berliner Verkehrsbetriebe (BVG) (Court of Appeal), Depfa Bank v Provincia di Pisa, UBS v Kommunale Wasserwerke and the landmark ECJ judgment in Berliner Verkehrsbetriebe (BVG) v JP Morgan Chase Bank NA.

Italian Bankruptcy Law: another step forward in restructuring regulations.....38

Andrea Novarese and Paolo Danati (Latham & Watkins, Milan) explain some important changes to Italian bankruptcy law aimed at overcoming the loopholes in the existing legal framework and to encourage the use of Pre-Bankruptcy Procedures.

BOOK REVIEW

The Banker's Remedy of Set-Off.....42

Simon Beale (Macfarlanes LLP) reviews Professor Sheelagh McCracken's book (Third Edition) on this difficult area of the law.

CASE-NOTES.....45

BNY Corporate Trustee Services Ltd v Eurosil-UK (mortgage-backed loans, noteholders, insolvency and balance sheet test) (Chris Czarnocki and Alice Morrison, White & Case); Farstad Supply v Enviroco Ltd (meaning of "subsidiary" in the Companies Act) (Barry Donnelly, Macfarlanes LLP); JSC BTA Bank v Ablyazov (bringing a claim with a mixed motive) (Fergal Cathie, Barlow Lyde & Gilbert LLP).