

# **The Japanese Bankruptcy System – A Legal and Economic Analysis**

Dissertation

der Hochschule St. Gallen  
für Wirtschafts-, Rechts- und Sozialwissenschaften  
zur Erlangung der Würde eines  
Doktors der Staatswissenschaften

vorgelegt von

**Marc Ryser**

von Affoltern (Bern) und Kiisnacht (Zürich)

Genehmigt auf Antrag der Herren

**Prof. Dr. Heinz Hauser**  
und  
**Prof. Dr. Theodor Leuenberger**

Dissertation Nr. 1607

Difo-Druck GmbH, Bamberg 1995

# Contents

<b>1</b>	<b>Introduction</b>	<b>1</b>
<b>2</b>	<b>Getting there: The Ways to Go Bankrupt</b>	<b>7</b>
2.1	Statistical Categories of Bankruptcy	7
2.2	The Process for Entering & Avoiding Bankruptcy Revisited	11
2.3	Firm Size Distribution & Bankruptcy Categories	13
<b>3</b>	<b>Suspension of Banking Transactions</b>	<b>17</b>
3.1	Introduction	17
3.2	How the Suspension of Banking Transactions Works	18
3.2.1	Historical Origins and Today's Rules	18
3.2.2	Suspension of Banking Transactions as a Business of the Clearinghouse	24
3.2.3	Suspension of Banking Transactions as a Commitment Device	26
3.3	Institutional Innovations and Default Rates	28
3.3.1	Shaping the System: The Tokyo Clearinghouse 1898-1904	28
3.3.2	Introducing the Suspension System in Osaka	31
3.3.3	Loosening the Suspension System in the Immediate Postwar Period	33
3.3.4	The "Bill Clean-Up" of 1965	36
3.3.5	The "Big Reform" of 1971	37
3.4	Concluding Remarks	38

<b>4</b>	<b>Suspension of Banking Transactions: The Model</b>	<b>40</b>
4.1	Introduction	40
4.2	The Model	44
4.2.1	Contracts, Information, and Strategies	44
4.2.2	Assumptions	48
4.2.3	Payoffs	49
4.3	One-Sided Reporting Systems	51
4.3.1	One-Sided Reporting by Bank 1	51
4.3.2	One-Sided Reporting by Bank 2	54
4.4	Two-Sided Reporting by Banks	57
4.5	Preplay Contracts as a Commitment Device	59
4.6	Concluding Remarks	61
<b>5</b>	<b>The Five Bankruptcy Courts &amp; their Governance Properties</b>	<b>62</b>
5.1	The Liquidation-Based Courts	64
5.1.1	Bankruptcy law (Hasan-Ho)	64
5.1.2	Special Liquidation under the Commercial Code (Tokutsu Seisan)	68
5.1.3	The Liquidation Proceedings Compared	71
5.2	The Reorganization-Based Courts	73
5.2.1	Composition Law (Wagi-Ho)	73
5.2.2	Reorganization under the Commercial Code or Corporate Arrangement Law (Kaisha Seiri)	76
5.2.3	Corporate Reorganization Law (Kaisha Kosei-Ho)	79
5.2.4	The Reorganization Proceedings Compared	83
5.3	The Legal Bankruptcy Proceedings of Japan Assessed: Specialized Services but Restricted Access	87

<b>6</b>	<b>The Governance of Private Liquidation</b>	<b>93</b>
6.1	The Unorganized Liquidation	94
6.2	Trade-Creditor Managed Liquidation	96
6.3	"Fixer" Managed Liquidation	104
<b>7</b>	<b>Evidence from a Sample of Large Firms</b>	<b>109</b>
7.1	The Reorganization Proceedings Compared	111
7.2	The Liquidation & Reorganization Proceedings Compared	113
7.3	Private versus Court-Based Liquidation Proceedings	115
7.4	Assessment	117
<b>8</b>	<b>Summary and Conclusion</b>	<b>119</b>
	<b>References</b>	<b>124</b>