

References to CAMAC report *Rehabilitating large and complex enterprises in financial difficulties*

- N Mirzai, 'Ipso facto clauses: Should they be enforceable under Pt 5.3A?' (2011) 19 *Insolvency Law Journal* 4
- D Perkis, 'Corporate restructuring: The impact of credit derivatives and distressed debt investing' (2010) 21 *Journal of Banking and Financial Law and Practice* 185
- A Herzberg, M Bender & L Gordon-Brown, 'Does the voluntary administration scheme satisfy its legislative objectives? An exploratory analysis' (2010) 18 *Insolvency Law Journal* 181
- J Harris, 'Share sales during deeds of company arrangement' *Insolvency Law Bulletin* Vol 11 No 10 (July/August 2010) 9
- L Khong, 'The casting vote: An evaluation of the current law and alternatives to the casting vote' (2010) 18 *Insolvency Law Journal* 16
- R Langley, 'The future role of creditors' schemes of arrangement in Australia after the rise of voluntary administrations' (2009) 27 *Company and Securities Law Journal* 70
- C Anderson & D Morrison, 'Seen but not heard? The significance of shareholders under Pt 5.3A of the Corporations Act' (2008) 16 *Insolvency Law Journal* 222
- J Dickfos, 'Improving outcomes for creditors: Balancing efficiency with creditor protections' (2008) 16 *Insolvency Law Journal* 84