

Bankruptcy proceedings No.: St 2704/2019
ADRIA AIRWAYS d.o.o. – in bankruptcy
Zgornji Brnik 130H, 4210 Brnik – Aerodrom, Slovenia

Ljubljana, 30.10.2019

SUBJECT: Bankruptcy proceedings notification

I am writing to you as a bankruptcy administrator in bankruptcy proceedings against the debtor **ADRIA AIRWAYS d.o.o. – in bankruptcy, Zgornji Brnik 130H, 4210 Brnik - Aerodrom, ID number: 5156505000, TAX number: SI 51049406.**

From the accounting books and data I see that your company has been cooperating with the above mentioned debtor.

According to the European law, I have to inform you that on 2nd October 2019, Kranj District Court issued a resolution on the initiation of bankruptcy proceedings against the aforementioned.

If you believe you are a bankruptcy creditor, you may lodge a claim against the debtor. According to Slovenian bankruptcy law (ZFPIPP) creditor can lodge a claim through a lawyer or directly as a creditor. The claim should be sent per post to the court of:

Okrožno sodišče v Kranju
Number: St 2704/2019
Zoisova 2
4000 Kranj
Slovenia

In bankruptcy proceedings, a creditor shall lodge a claim against an insolvent debtor within three months following the publication of the notice of initiation of such proceedings. Therefore, due date for lodging a claim is 3rd January 2020. Under Article 42 of Council regulation (EC) No 1346/2000 on insolvency proceedings **claim must be written in Slovenian language**. In attachment you can find some advice how to lodge a claim in Slovenia.

If you have additional questions about lodgments of claims in bankruptcy proceedings, you can contact me via email: info@studiorm.si.

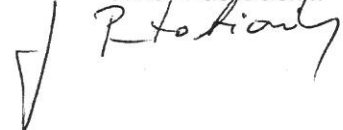
We kindly ask you to confirm that you received this notification by replying to the e-mail.

In attachment is also a copy of the court resolution of the beginning of the bankruptcy proceedings.

Best regards,

Bankruptcy administrator

Janez Pustatičnik



Attachment 1:

SHORT INSTRUCTION HOW TO CLAIM DEBTS IN SLOVENIA BANKRUPTCY PROCEEDINGS

1. You must send a written claim directly to the district Court, address provided on the previous page
2. You can send a written claim by a lawyer or directly as a creditor
3. A claim must be written in Slovenian language, all exhibits and attachments can be in other languages
4. Content of the claim is defined in article 60. of ZFPPIPP – Slovenian bankruptcy law. You can find article 60 at the end of instructions.

Article 60 (Content of the lodgement of a claim)

(1) A lodgement of a claim in insolvency proceedings shall contain:

1. a certain request for recognition of the claims in proceedings,
2. a description of the facts substantiating the request, and the relevant evidence.

(2) A request for recognition of claims shall contain:

1. the principal amount of the claim,
2. if the creditor in insolvency proceedings, in addition to the principal of the claim, exercises also interest: the capitalized amount of any eventual interest calculated for the period as of the maturity of the claim up to the initiation of insolvency proceedings,
3. if the creditor in insolvency proceedings, in addition to the principal of the claim, exercises also costs arising from the exercising of the claim in the judicial or other procedure prior to the initiation of insolvency proceedings: amounts of such costs.

(3) The creditor shall attach to the lodgement of the claim any eventual documentary evidence on the facts referred to in point 2 of the first paragraph of this Article.

(4) If the lodgement of the claim fails to contain the description of the facts and evidence referred to in point 2 of the first paragraph of this Article, or if it is not attached by evidence referred to in the third paragraph of this Article, such lodgement shall not be the subject to the rules on incomplete lodgements, but the creditor shall be charged costs for an eventual procedure for establishing the existence of the claim, if the claim has been negated.

(5) If the creditor lodging a claim exercises interest up to the initiation of insolvency proceedings, and the request for the recognition of the claim fails to include the capitalized amount of interest referred to in point 2 of the second paragraph of this Article:

1. in bankruptcy proceedings the administrator shall, if the subject of the lodgement is a priority claim, when testing the claim shall calculate the capitalized amount of interest, entering this in the basic list of tested claims,
2. other cases of lodgement of a claim shall not be the subject to the rules on incomplete lodgements, but it is considered, and evidence to the contrary shall not be allowed, that the creditor in the proceedings does not exercise interest for the period as of the maturity of the claim up to the initiation of insolvency proceedings.

(6) If the application for recognition of the claim fails to include the amount of costs referred to in point 3 of the second paragraph of this Article, such lodgement of the claim shall not be the subject to the rules on incomplete lodgements, but it is considered, and evidence to the contrary shall not be allowed, that the creditor in proceedings does not exercise such costs due to insolvency.

(7) In insolvency proceedings, a creditor may lodge one claim in respect of more claims.