

NOTICE
of the initiation of bankruptcy proceedings against a legal person

1. By Decision Ref. No. St 752/2020 of 13 March 2020, the Ljubljana District Court initiated bankruptcy proceedings against the debtor – legal entity:
CAR TARGET GROUP, storitve in posredništvo, d. o. o., Ljubljana,
Verovškova ulica 055, 1000 Ljubljana,
registration number: 3972542000,
tax ID number: 71826238.
2. Robert Šuran was appointed receiver.
3. Creditors have three months following the publication of this notice to file their claims, rights to separate satisfaction and exclusion rights in bankruptcy proceedings. The time limit for filing claims, rights to separate satisfaction and exclusion rights expires on 15 June 2020.
4. If a creditor fails to file the claim in bankruptcy before the expiration of the time limit referred to in point 3 of this notice, his/her claim in relation to the debtor in bankruptcy terminates and the court rejects the filing of the claim pursuant to paragraph five of Article 296 of the Financial Operations, Insolvency Proceedings and Compulsory Dissolution Act (ZFPPIPP).
5. If a creditor fails to declare the right to separate satisfaction referred to in point 3 of this notice, the right to separate satisfaction terminates pursuant to paragraph five of Article 298 of the ZFPPIPP.
6. If a creditor misses the time limit for declaring the exclusion right, the exclusion right does not terminate; however, a late declaration or failure to declare the exclusion right does not constitute an obstacle to the disposal of assets that are the subject of the exclusion right in bankruptcy proceedings. In that case, a creditor with the exclusion right loses the exclusion right with the sale of such assets pursuant to paragraph five of Article 299 of the ZFPPIPP.
7. A creditor must file the claim by submitting it in person to the mailroom of this Court or mailing it to the Court's address indicated in the upper left corner of this notice. The claim is considered to have been filed in time if it was submitted to the mailroom or sent by registered post before the expiration of the time limit referred to in point 3 of this notice.
8. The lawyer representing a party to insolvency proceedings submits a notification of claims and other requests of that party electronically, signed with the secure electronic signature based on a qualified certificate (paragraph one of Article 123a of the ZFPPIPP). If the notification is not submitted electronically, it is not subject to the rules on incomplete filings and is rejected by the court (paragraph two of Article 123a of the ZFPPIPP). The lawyer representing a party to insolvency proceedings need not submit his/her power of attorney (paragraph four of Article 123a of the ZFPPIPP).
9. The filing of a claim must contain:
 - a) the reference number: St 752/2020

- b) Identification data on the creditor:
- if the creditor is a legal person, a sole trader or a private person: the company name or name, registered office, business address and registration number,
 - if the creditor is a natural person: personal name and address of permanent residence,
- c) A certain request for the recognition of claims that must contain the principal amount of the claim.
- d) If, in addition to the principal of the claim, the creditor seeks to recover interest accrued up to the initiation of bankruptcy proceedings, the request for the recognition of claims must contain the capitalised amount of interest calculated for the period as of the maturity of the claim up to the initiation of bankruptcy proceedings. If the request for the recognition of claims does not contain the capitalised amount of interest, such filing is not subject to the rules on incomplete filings, but it is considered, and evidence to the contrary is not allowed, that the creditor in bankruptcy proceedings does not seek to recover interest for the period as of the maturity of the claim up to the initiation of bankruptcy proceedings (point 2 of paragraph five of Article 60 of the ZFPPIPP).
- e) If, in addition to the principal of the claim, the creditor seeks to recover costs arising from the exercising of the claim in the judicial or other procedure prior to the initiation of bankruptcy proceedings, the request for the recognition of claims must also contain the amounts of such costs. If the request for the recognition of claims does not contain the amounts of such costs, such filing of the claim is not subject to the rules on incomplete filings, but it is considered, and evidence to the contrary is not allowed, that the creditor in bankruptcy proceedings does not seek to recover such costs (paragraph six of Article 60 of the ZFPPIPP).
- f) A description of the facts substantiating the request, and the relevant evidence. The creditor must attach to the filing of the claim any eventual documentary evidence on the facts substantiating the request for the recognition of claims. If the filing of the claim does not contain the description of such facts and evidence, or if documentary evidence is not enclosed, such filing is not subject to the rules on incomplete filings, but the creditor is charged the costs for an eventual procedure for establishing the existence of the claim, if the claim has been negated (paragraph four of Article 60 of the ZFPPIPP).

13 March 2020