

Bucharest, No. 291 / 10.05.2021

D.M. ELEKTRON SRL
NOTIFICATION REGARDING THE OPENING OF THE
GENERAL INSOLVECNY PROCEDURE

- 1. Case File information:** Case File Number 1881/62/2021, opened on the docket of the Braşov Tribunal, Second Civil Section, of Administrative and Fiscal Litigation, Panel CI3-MA.
- 2. Court Archive:** Address: Judeţul Braşov, Mun. Braşov, B-dul 15 Noiembrie nr. 45, Post Code 500097, phone number: +4 0268 419 615, fax: +4 0268 418 054, email: trbrasov@just.ro.
- 3. Debtor: D.M. ELEKTRON SRL**, a Romanian legal entity *în insolvenţă, in insolvency, en procedure collective*, having ist headquarters located at Judeţul Braşov, Loc. Râşnov, Oraş Râşnov, Strada Câmpului nr. 1, Post Code 505400, registered with the Braşov Trade Registry under no. J08/1543/2008, Single Code of Registration 24002920, Fiscal Attribute RO
- 4. Provisional Judicial Administrator: FRACTAL INSOLVENŢĂ SPRL**, having its headquarters located at Bucharest, District 2, 33 Dionisie Lupu Street, Post Code 020021, registered with the Register of the Professional Organizations under no. RFO II - 0637, Tax Registration Number 31026728, Fiscal Attribute RO, phone +4 031 226 14 00, fax +4 031 226 14 01, email office@fractal.eu.
- 5. The undersigned, FRACTAL INSOLVENŢĂ SPRL**, as provisional judicial administrator of the debtor **D.M. ELEKTRON SRL**, as per the Intermediary Decision no. 509/28.04.2021 of the Braşov Court, Second Civil Section, of Administrative and Fiscal Litigation, Panel CI3-MA,
- 6.** As per article 71 paragraph (2) of Law 85/2014, it notifies the opening of the general insolvency procedure against the debtor **D.M. ELEKTRON SRL**.

7. As per article 74 of Law 85/2014, within 10 days from the opening of the procedure, the debtor has the obligation to submit to the case file the deeds and the information provided by article 67 paragraph (1).

8. As per article 100, paragraph (1), of Law 85/2014, the provisional judicial administrator notifies to the creditors the following deadlines:

8.1. The deadline for the creditors to oppose the opening of the procedure: **10 days** from the receipt of the present notification, as per article 71 paragraph (2) of Law 85/2014.

8.2. The deadline for the registration of the receivable claims against the debtor's estate: **09 June 2021.**

The creditors whose receivable are born before the opening date of the procedure have the obligation to submit the receivable claim until the above-mentioned deadline at the latest. The receivable claim must be submitted even if such receivables do not result from a title. The undue receivables or the receivables under condition at the opening date of the procedure will be admitted to the debtor's estate and will participate to distributions as allowed by the insolvency law.

The receivable claim shall comprise: the creditor's name, its domicile/headquarters, the owed amount, the grounds for the receivables and the mentions regarding potential causes of preference. The justifying documents of the receivables and the deeds attesting the preference causes shall be annexed to the receivable claim, no later than the deadline regarding the submittal the receivable claim.

As per article 14 of Emergency Ordinance no. 80/2013 on judicial stamps, the proof regarding the payment of the judicial stamp of RON 200 shall be annexed to the receivable claim.

As per article 114, paragraph (1), of Law 85/2014, the creditor having receivables prior to the opening of the procedure that does not submit the receivable claim until the expiry of the deadline provided by this article 8.2, shall be deprived, as regards these receivables, from the right to be registered in the Table of Creditors and shall not be considered a creditor entitled to participate in the procedure.

The receivable claim and the documents annexed to it shall be submitted to the case file or sent via registered mail at the court's address: Judetul Braşov, Mun. Braşov, B-dul 15 Noiembrie nr. 45, Post Code 500097, in two counterparts, one of them to be communicated to the provisional judicial administrator and one to be kept at the case file. The counterpart for

the provisional judicial administrator may be directly communicate, via registered mail or via any mean that insures the confirmation of receipt.

For the efficiency of the procedure and in order to avoid the late communication of the receivable claims, the provisional judicial administrator recommends to the creditors to send the second counterpart of the receivable claim and of the documents attached to it (including a copy of the proof regarding the payment of the judicial stamp) directly to the provisional judicial administrator, at the address in Bucharest, 2nd District, 33 Dionisie Lupu Street, Post Code 020021.

8.3. The deadline for the receivable verification and for the drafting and the publishing in the Insolvency Bulletin of the Preliminary Table of Receivables: **07 July 2021**.

8.4. The deadline for submitting the challenges to the Preliminary Table of Receivables: **7 days** from the date the table is published in the Insolvency Bulletin, as per article 111, paragraph (2), of Law 85/2014.

8.5. The deadline for the settlement of the challenges to the Preliminary Table of Receivables and for the drafting of the Definitive Table of Receivables: **04 August 2021**.

8.6. Place and date of the first Creditor's Meeting: place – **the headquarters of the provisional judicial administrator** in Bucharest, District 2, 33 Dionisie Lupu Street, Post Code 020021, date - **14 July 2021, 10:00** hours.

Restrictions for creditors: from the opening day of the procedure, all judicial, extra-judicial and enforcement measures against the debtor's estate are suspended *de jure* (as per article 75, paragraph (1) of Law 85/2014).

FRACTAL INSOLVENȚĂ SPRL
By Managing Partner Alexandru Rusu

