

FASSADEN ARCHITEKTUR TECHNIK GROUP LTD, OIB: 78584814520, Velika Britanija i Sj.Irska upisana u Registar trgovačkih društava Engleske i Walesa, Flat 35 Ocean Wharf, 60 Westferry Road, London, England, E14 8LN, (dalje u tekstu: „**FASSADEN**“) kojeg zastupa direktor Eugene Korch

S obzirom na to:

- a. da je Fassaden tužitelj u predmetu P-713/2022 Trgovački sud u Splitu (dalje u tekstu: „**P-713/2022**“) protiv više tuženika, uključujući i Stečajna masa VILA SEVERA d.o.o. u stečaju, OIB: 71930885762, sa sjedištem u Splitu, Hrvatske mornarice 1H, (dalje u tekstu: „**Stečajna masa**“)
- b. da je će se okviru stečajnog postupka St-63/2025 Trgovački sud u Splitu održati skupština vjerovnika 26.09.2025., na kojoj će se odlučivati, između ostalog, o priznanju tužbenog zahtjeva u predmetu P-713/2022 od strane Stečajne mase, a sve na prijedlog stečajnog upravitelja,
- c. da Fassaden želi podržati donošenje takve odluke i to na način da će se obvezati ne potraživati parnični trošak od Stečajne mase u slučaju da Stečajna masa prizna tužbenih zahtjev u predmetu P-713/2022,

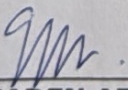
U Londonu, 3. rujna 2025. daje sljedeću:

**IZJAVU
O UVJETNOM ODRICANJU OD POTRAŽIVANJA TROŠKOVA POSTUPKA**

- I. Pod uvjetom da (i) Stečajna masa donese odluku o priznanju tužbenog zahtjeva u predmetu P-713/2022 i pod uvjetom da (ii) naknadno u predmetu P-713/2022 podneskom izjavi priznanje, Fassaden će se odreći potraživanja parničnih troškova od Stečajne mase.
- II. Fassaden se obvezuje poduzeti sve potrebne i svrsishodne radnje u postupku P-713/2022 kako bi osigurao odricanje od potraživanja troškova postupka u predmetu P-713/2022 od Stečajne mase.
- III. Da bi se uvjeti pod I. (i) za odricanje smatrao ispunjenim, odluka o priznanju mora biti donesena na skupštini vjerovnika 26.09.2025. koja se održava u okviru stečajnog postupka St-63/2025 Trgovački sud u Splitu.
- IV. Ova izjava se može koristiti samo u okviru stečajnog postupka St-63/2025 Trgovački sud u Splitu i u predmetu P-713/2022.

Prilog I ovoj izjavi je informativni prijevod na engleski jezik.

U Londonu, 3. rujna 2025.

 **EUGENE KORCH**
FASSADEN ARCHITEKTUR TECHNIK GROUP LTD,
koje zastupa Eugene Korch

Informativni prijevod na engleski / Convenience translation to English

FASSADEN ARCHITEKTUR TECHNIK GROUP LTD, OIB: 78584814520, United Kingdom and Northern Ireland, registered with the Companies Register of England and Wales, Flat 35 Ocean Wharf, 60 Westferry Road, London, England, E14 8LN, (hereinafter: "**FASSADEN**"), represented by director Eugene Korch

Considering that:

- a. Fassaden is the plaintiff in case P-713/2022 before the Commercial Court in Split (hereinafter: "**P-713/2022**") against several defendants, including the bankruptcy estate of VILA SEVERA d.o.o. in bankruptcy, OIB: 71930885762, with registered seat in Split, Hrvatske mornarice 1H, (hereinafter: the "**Bankruptcy Estate**");
- b. Within the framework of bankruptcy proceedings St-63/2025 before the Commercial Court in Split, a creditors' assembly will be held on 26 September 2025, at which it will be decided, inter alia, whether the Bankruptcy Estate shall acknowledge the claim in case P-713/2022, as proposed by the bankruptcy administrator;
- c. Fassaden wishes to support the adoption of such a decision by undertaking not to claim litigation costs from the Bankruptcy Estate in the event that the Bankruptcy Estate acknowledges the claim in case P-713/2022;

In London, 3 September 2025, the following is given:

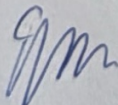
**STATEMENT
ON CONDITIONAL WAIVER OF CLAIM FOR LITIGATION COSTS**

- I. Subject to (i) the Bankruptcy Estate adopting a decision to acknowledge the claim in case P-713/2022 and (ii) subsequently submitting a pleading in case P-713/2022 whereby it acknowledges the claim, Fassaden shall waive any claim for litigation costs against the Bankruptcy Estate.
- II. Fassaden undertakes to take all necessary and appropriate actions in case P-713/2022 in order to ensure the waiver of the claim for litigation costs against the Bankruptcy Estate.
- III. For the condition under I.(i) regarding the waiver to be deemed fulfilled, the decision on acknowledgement must be adopted at the creditors' assembly on 26 September 2025, held within the framework of bankruptcy proceedings St-63/2025 before the Commercial Court in Split.
- IV. This statement may be used solely within the framework of bankruptcy proceedings St-63/2025 before the Commercial Court in Split and in case P-713/2022.

Annex I to this statement is a convenience translation to English.

In London, 3 September 2025.

[signature]



Eugene Korch