



Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: frc@frclojistik.com

Tue, Jun 9, 2026 at 8:37 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

<https://e-oglasna.pravosudje.hr/objave/b853074d-454e-44b8-b772-9d7399f14a91>

Your claim must be filed in **EUR** using the prescribed form enclosed with this letter. The form is also available on the Court Electronic Notice Board website at:

<https://e-oglasna.pravosudje.hr/dokumenti/obrasci>

namely:

Form O03 – Creditor's Claim in Pre-Bankruptcy Proceedings (Article 36 of the Bankruptcy Act).

The proof of claim should be submitted by registered mail to:

Financial Agency (FINA) – Regional Centre Zagreb
Ulica grada Vukovara 70
10000 Zagreb
Republic of Croatia

Alternatively, the claim may be submitted electronically by e-mail to:

prijavatrzbine@fina.hr

using the prescribed form enclosed with this letter, which also contains sections relating to secured rights and rights of separation.

Further information regarding secured rights and rights of separation pursuant to Article 38 of the Bankruptcy Act is provided below.

The Debtor and the trustee are required, within **thirty (30) days** from receipt of the schedule of filed claims from the Financial Agency, to submit to the Financial Agency a written statement regarding each filed claim, indicating whether such claim is admitted or disputed, together with the amount disputed and the grounds for such dispute, using the prescribed form.

You are further invited, in your capacity as a creditor of the Debtor, to dispute any filed claims which you consider not to exist, within **fifteen (15) days** from receipt of the statements of the Debtor and the trustee concerning filed claims. Any such dispute must specify the disputed amount and the grounds for dispute in accordance with Article 42(2) of the Bankruptcy Act and must be submitted on the prescribed form available at:

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namely:

Form O06 – Challenge of a Claim in Pre-Bankruptcy Proceedings by a Creditor (Article 42(2) of the Bankruptcy Act).

The Debtor is obliged to allow creditors and the trustee access to the documents evidencing the claims listed in the statement of assets and liabilities.

Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

22 September 2026 at 10:00 a.m.

before the:

Commercial Court in Zagreb – Permanent Service in Karlovac

Trg hrvatskih branitelja 1/II
Karlovac, Republic of Croatia
Room No. 204

For your attention, Article 36 of the Bankruptcy Act provides, inter alia, as follows with respect to the filing of claims:

Article 36 – Filing of Claims

(1) A claim shall be filed with the competent unit of the Financial Agency using the prescribed form and shall contain:

1. information identifying the creditor;
2. information identifying the debtor;
3. the legal basis of the claim, the amount of the due claim and the amount of any claim falling due after the opening of the pre-bankruptcy proceedings, expressed in euro (EUR);
4. a statement identifying the evidence supporting the existence of the claim;
5. a statement as to whether an enforceable instrument exists.

(2) Copies of the documents from which the claim arises or by which it is evidenced shall be attached to the proof of claim.

(4) A completed restructuring plan voting form may be attached to the proof of claim where the Debtor has submitted a draft restructuring plan together with the petition for opening pre-bankruptcy proceedings.

(6) Any claim filed after expiry of the statutory filing period shall be rejected by court order.

Article 38 – Secured Creditors and Creditors Holding Rights of Separation

Should you be a secured creditor or a creditor holding a right of separation, your attention is drawn to Article 38 of the Bankruptcy Act, which provides as follows:

(1) Secured creditors shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their secured rights;
- the legal basis of such secured rights;
- the portion of the Debtor's assets to which the secured rights relate;

and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

- the postponement of satisfaction from the assets subject to their secured rights; or
- the postponement of the separation of assets subject to their rights of separation,

for the purposes of implementing the restructuring plan.

(4) A restructuring plan may not interfere with the rights of secured creditors to satisfaction from assets subject to separate satisfaction rights, unless expressly provided otherwise in the restructuring plan.

Where the restructuring plan provides otherwise, it shall specifically indicate:

- the extent to which the rights of secured creditors are reduced;
- the period for which satisfaction is deferred; and
- any other provisions of the restructuring plan affecting such creditors.

(5) Secured creditors and creditors holding rights of separation may revoke the declaration referred to in paragraph (3) above no later than the commencement of the hearing for voting on the restructuring plan, provided that their rights have been reduced or otherwise altered by the restructuring plan after the declaration was given.

(6) The notifications referred to in paragraphs (1) and (2) above and the declarations referred to in paragraph (3) above shall be submitted using the prescribed creditor claim form in pre-bankruptcy proceedings.

At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

Pursuant to Article 40(1) and (2) of the Bankruptcy Act:

(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

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Further information concerning the challenging of claims may be obtained from the Financial Agency or by visiting:

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Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

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Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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To: info@geticompany.si

Tue, Jun 9, 2026 at 9:49 AM

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1 message

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Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

<https://e-oglasna.pravosudje.hr/objave/b853074d-454e-44b8-b772-9d7399f14a91>

Your claim must be filed in **EUR** using the prescribed form enclosed with this letter. The form is also available on the Court Electronic Notice Board website at:

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namely:

Form 003 – Creditor's Claim in Pre-Bankruptcy Proceedings (Article 36 of the Bankruptcy Act).

The proof of claim should be submitted by registered mail to:

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Ulica grada Vukovara 70
10000 Zagreb
Republic of Croatia

Alternatively, the claim may be submitted electronically by e-mail to:

prijavatrzbine@fina.hr

using the prescribed form enclosed with this letter, which also contains sections relating to secured rights and rights of separation.

Further information regarding secured rights and rights of separation pursuant to Article 38 of the Bankruptcy Act is provided below.

The Debtor and the trustee are required, within **thirty (30) days** from receipt of the schedule of filed claims from the Financial Agency, to submit to the Financial Agency a written statement regarding each filed claim, indicating whether such claim is admitted or disputed, together with the amount disputed and the grounds for such dispute, using the prescribed form.

You are further invited, in your capacity as a creditor of the Debtor, to dispute any filed claims which you consider not to exist, within **fifteen (15) days** from receipt of the statements of the Debtor and the trustee concerning filed claims. Any such dispute must specify the disputed amount and the grounds for dispute in accordance with Article 42(2) of the Bankruptcy Act and must be submitted on the prescribed form available at:

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Form O06 – Challenge of a Claim in Pre-Bankruptcy Proceedings by a Creditor (Article 42(2) of the Bankruptcy Act).

The Debtor is obliged to allow creditors and the trustee access to the documents evidencing the claims listed in the statement of assets and liabilities.

Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

22 September 2026 at 10:00 a.m.

before the:

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Trg hrvatskih branitelja 1/II
Karlovac, Republic of Croatia
Room No. 204

For your attention, Article 36 of the Bankruptcy Act provides, inter alia, as follows with respect to the filing of claims:

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1. information identifying the creditor;
2. information identifying the debtor;
3. the legal basis of the claim, the amount of the due claim and the amount of any claim falling due after the opening of the pre-bankruptcy proceedings, expressed in euro (EUR);
4. a statement identifying the evidence supporting the existence of the claim;
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(2) Copies of the documents from which the claim arises or by which it is evidenced shall be attached to the proof of claim.

(4) A completed restructuring plan voting form may be attached to the proof of claim where the Debtor has submitted a draft restructuring plan together with the petition for opening pre-bankruptcy proceedings.

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- their secured rights;
- the legal basis of such secured rights;
- the portion of the Debtor's assets to which the secured rights relate;

and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
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- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

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for the purposes of implementing the restructuring plan.

(4) A restructuring plan may not interfere with the rights of secured creditors to satisfaction from assets subject to separate satisfaction rights, unless expressly provided otherwise in the restructuring plan.

Where the restructuring plan provides otherwise, it shall specifically indicate:

- the extent to which the rights of secured creditors are reduced;
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- any other provisions of the restructuring plan affecting such creditors.

(5) Secured creditors and creditors holding rights of separation may revoke the declaration referred to in paragraph (3) above no later than the commencement of the hearing for voting on the restructuring plan, provided that their rights have been reduced or otherwise altered by the restructuring plan after the declaration was given.

(6) The notifications referred to in paragraphs (1) and (2) above and the declarations referred to in paragraph (3) above shall be submitted using the prescribed creditor claim form in pre-bankruptcy proceedings.

At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

Pursuant to Article 40(1) and (2) of the Bankruptcy Act:

(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

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Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

Anita Maruna
Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: "interimeks33@gmail.com" <interimeks33@gmail.com>

Tue, Jun 9, 2026 at 8:40 AM

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STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

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Mob: 098/767-762

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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>

Tue, Jun 9, 2026 at 10:00 AM

To: "interpatavium@interpatavium.it" <interpatavium@interpatavium.it>

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The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

<https://e-oglasna.pravosudje.hr/objave/b853074d-454e-44b8-b772-9d7399f14a91>

Your claim must be filed in **EUR** using the prescribed form enclosed with this letter. The form is also available on the Court Electronic Notice Board website at:

<https://e-oglasna.pravosudje.hr/dokumenti/obrasci>

namely:

Form O03 – Creditor's Claim in Pre-Bankruptcy Proceedings (Article 36 of the Bankruptcy Act).

The proof of claim should be submitted by registered mail to:

Financial Agency (FINA) – Regional Centre Zagreb
Ulica grada Vukovara 70
10000 Zagreb
Republic of Croatia

Alternatively, the claim may be submitted electronically by e-mail to:

prijavatrzbine@fina.hr

using the prescribed form enclosed with this letter, which also contains sections relating to secured rights and rights of separation.

Further information regarding secured rights and rights of separation pursuant to Article 38 of the Bankruptcy Act is provided below.

The Debtor and the trustee are required, within **thirty (30) days** from receipt of the schedule of filed claims from the Financial Agency, to submit to the Financial Agency a written statement regarding each filed claim, indicating whether such claim is admitted or disputed, together with the amount disputed and the grounds for such dispute, using the prescribed form.

You are further invited, in your capacity as a creditor of the Debtor, to dispute any filed claims which you consider not to exist, within **fifteen (15) days** from receipt of the statements of the Debtor and the trustee concerning filed claims. Any such dispute must specify the disputed amount and the grounds for dispute in accordance with Article 42(2) of the Bankruptcy Act and must be submitted on the prescribed form available at:

<https://e-oglasna.pravosudje.hr/dokumenti/obraci>

namely:

Form O06 – Challenge of a Claim in Pre-Bankruptcy Proceedings by a Creditor (Article 42(2) of the Bankruptcy Act).

The Debtor is obliged to allow creditors and the trustee access to the documents evidencing the claims listed in the statement of assets and liabilities.

Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

22 September 2026 at 10:00 a.m.

before the:

Commercial Court in Zagreb – Permanent Service in Karlovac

Trg hrvatskih branitelja 1/II
Karlovac, Republic of Croatia
Room No. 204

For your attention, Article 36 of the Bankruptcy Act provides, inter alia, as follows with respect to the filing of claims:

Article 36 – Filing of Claims

(1) A claim shall be filed with the competent unit of the Financial Agency using the prescribed form and shall contain:

1. information identifying the creditor;
2. information identifying the debtor;
3. the legal basis of the claim, the amount of the due claim and the amount of any claim falling due after the opening of the pre-bankruptcy proceedings, expressed in euro (EUR);
4. a statement identifying the evidence supporting the existence of the claim;
5. a statement as to whether an enforceable instrument exists.

(2) Copies of the documents from which the claim arises or by which it is evidenced shall be attached to the proof of claim.

(4) A completed restructuring plan voting form may be attached to the proof of claim where the Debtor has submitted a draft restructuring plan together with the petition for opening pre-bankruptcy proceedings.

(6) Any claim filed after expiry of the statutory filing period shall be rejected by court order.

Article 38 – Secured Creditors and Creditors Holding Rights of Separation

Should you be a secured creditor or a creditor holding a right of separation, your attention is drawn to Article 38 of the Bankruptcy Act, which provides as follows:

(1) Secured creditors shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their secured rights;
- the legal basis of such secured rights;
- the portion of the Debtor's assets to which the secured rights relate;

and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

- the postponement of satisfaction from the assets subject to their secured rights; or
- the postponement of the separation of assets subject to their rights of separation,

for the purposes of implementing the restructuring plan.

(4) A restructuring plan may not interfere with the rights of secured creditors to satisfaction from assets subject to separate satisfaction rights, unless expressly provided otherwise in the restructuring plan.

Where the restructuring plan provides otherwise, it shall specifically indicate:

- the extent to which the rights of secured creditors are reduced;
- the period for which satisfaction is deferred; and
- any other provisions of the restructuring plan affecting such creditors.

(5) Secured creditors and creditors holding rights of separation may revoke the declaration referred to in paragraph (3) above no later than the commencement of the hearing for voting on the restructuring plan, provided that their rights have been reduced or otherwise altered by the restructuring plan after the declaration was given.

(6) The notifications referred to in paragraphs (1) and (2) above and the declarations referred to in paragraph (3) above shall be submitted using the prescribed creditor claim form in pre-bankruptcy proceedings.

At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

Pursuant to Article 40(1) and (2) of the Bankruptcy Act:

(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

(2) Where a filed claim has not been included in the petition for opening pre-bankruptcy proceedings and is not disputed, the fee referred to in paragraph (1) above shall be borne by the Debtor.

Challenging Claims Filed by Other Creditors

Pursuant to Article 42(2) of the Bankruptcy Act, a creditor may challenge a claim filed by another creditor.

A challenge shall be submitted to the competent unit of the Financial Agency using the prescribed form and shall contain:

1. identification details of the creditor challenging the claim;
2. the reference number of the disputed claim as stated in the schedule of filed claims;
3. identification details of the creditor whose claim is being challenged;
4. the amount of the filed claim being challenged;
5. a statement that the creditor disputes the claim;
6. the amount of the claim being disputed; and
7. the facts demonstrating the non-existence of the disputed claim, in whole or in part.

(3) Any challenge filed after expiry of the statutory period for challenging claims shall be rejected by court order.

Further information concerning the challenging of claims may be obtained from the Financial Agency or by visiting:

<https://www.fina.hr/javne-usluge-za-poslovne-subjekte/ovrhe/predstecajni-postupak>

Additional information regarding the pre-bankruptcy proceedings conducted in respect of the Debtor may be found in Articles 21 through 74a of the Croatian Bankruptcy Act.

Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

Anita Maruna
Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: contact@kavkomerc.com

Tue, Jun 9, 2026 at 8:44 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

<https://e-oglasna.pravosudje.hr/objave/b853074d-454e-44b8-b772-9d7399f14a91>

Your claim must be filed in **EUR** using the prescribed form enclosed with this letter. The form is also available on the Court Electronic Notice Board website at:

<https://e-oglasna.pravosudje.hr/dokumenti/obrasci>

namely:

Form 003 – Creditor's Claim in Pre-Bankruptcy Proceedings (Article 36 of the Bankruptcy Act).

The proof of claim should be submitted by registered mail to:

Financial Agency (FINA) – Regional Centre Zagreb
Ulica grada Vukovara 70
10000 Zagreb
Republic of Croatia

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<https://e-oglasna.pravosudje.hr/dokumenti/obraci>

namely:

Form O06 – Challenge of a Claim in Pre-Bankruptcy Proceedings by a Creditor (Article 42(2) of the Bankruptcy Act).

The Debtor is obliged to allow creditors and the trustee access to the documents evidencing the claims listed in the statement of assets and liabilities.

Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

22 September 2026 at 10:00 a.m.

before the:

Commercial Court in Zagreb – Permanent Service in Karlovac

Trg hrvatskih branitelja 1/II
Karlovac, Republic of Croatia
Room No. 204

For your attention, Article 36 of the Bankruptcy Act provides, inter alia, as follows with respect to the filing of claims:

Article 36 – Filing of Claims

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1. information identifying the creditor;
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5. a statement as to whether an enforceable instrument exists.

(2) Copies of the documents from which the claim arises or by which it is evidenced shall be attached to the proof of claim.

(4) A completed restructuring plan voting form may be attached to the proof of claim where the Debtor has submitted a draft restructuring plan together with the petition for opening pre-bankruptcy proceedings.

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- their secured rights;
- the legal basis of such secured rights;
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and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

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(6) The notifications referred to in paragraphs (1) and (2) above and the declarations referred to in paragraph (3) above shall be submitted using the prescribed creditor claim form in pre-bankruptcy proceedings.

At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

Pursuant to Article 40(1) and (2) of the Bankruptcy Act:

(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

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Additional information regarding the pre-bankruptcy proceedings conducted in respect of the Debtor may be found in Articles 21 through 74a of the Croatian Bankruptcy Act.

Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

Anita Maruna
Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: "info@krnc.si" <info@krnc.si>

Tue, Jun 9, 2026 at 8:44 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

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You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

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Ulica grada Vukovara 70
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- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

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Yours faithfully,

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Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

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10000 Zagreb

Mob: 098/767-762

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Anita Maruna <maruna.anita@gmail.com>

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Anita Maruna <maruna.anita@gmail.com>
To: "info@mainifrutta.com" <info@mainifrutta.com>

Tue, Jun 9, 2026 at 8:45 AM

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The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

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Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

<https://e-oglasna.pravosudje.hr/objave/b853074d-454e-44b8-b772-9d7399f14a91>

Your claim must be filed in **EUR** using the prescribed form enclosed with this letter. The form is also available on the Court Electronic Notice Board website at:

<https://e-oglasna.pravosudje.hr/dokumenti/obrasci>

namely:

Form 003 – Creditor's Claim in Pre-Bankruptcy Proceedings (Article 36 of the Bankruptcy Act).

The proof of claim should be submitted by registered mail to:

Financial Agency (FINA) – Regional Centre Zagreb
Ulica grada Vukovara 70
10000 Zagreb
Republic of Croatia

Alternatively, the claim may be submitted electronically by e-mail to:

prijavatrzbine@fina.hr

using the prescribed form enclosed with this letter, which also contains sections relating to secured rights and rights of separation.

Further information regarding secured rights and rights of separation pursuant to Article 38 of the Bankruptcy Act is provided below.

The Debtor and the trustee are required, within **thirty (30) days** from receipt of the schedule of filed claims from the Financial Agency, to submit to the Financial Agency a written statement regarding each filed claim, indicating whether such claim is admitted or disputed, together with the amount disputed and the grounds for such dispute, using the prescribed form.

You are further invited, in your capacity as a creditor of the Debtor, to dispute any filed claims which you consider not to exist, within **fifteen (15) days** from receipt of the statements of the Debtor and the trustee concerning filed claims. Any such dispute must specify the disputed amount and the grounds for dispute in accordance with Article 42(2) of the Bankruptcy Act and must be submitted on the prescribed form available at:

<https://e-oglasna.pravosudje.hr/dokumenti/obraci>

namely:

Form O06 – Challenge of a Claim in Pre-Bankruptcy Proceedings by a Creditor (Article 42(2) of the Bankruptcy Act).

The Debtor is obliged to allow creditors and the trustee access to the documents evidencing the claims listed in the statement of assets and liabilities.

Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

22 September 2026 at 10:00 a.m.

before the:

Commercial Court in Zagreb – Permanent Service in Karlovac

Trg hrvatskih branitelja 1/II
Karlovac, Republic of Croatia
Room No. 204

For your attention, Article 36 of the Bankruptcy Act provides, inter alia, as follows with respect to the filing of claims:

Article 36 – Filing of Claims

(1) A claim shall be filed with the competent unit of the Financial Agency using the prescribed form and shall contain:

1. information identifying the creditor;
2. information identifying the debtor;
3. the legal basis of the claim, the amount of the due claim and the amount of any claim falling due after the opening of the pre-bankruptcy proceedings, expressed in euro (EUR);
4. a statement identifying the evidence supporting the existence of the claim;
5. a statement as to whether an enforceable instrument exists.

(2) Copies of the documents from which the claim arises or by which it is evidenced shall be attached to the proof of claim.

(4) A completed restructuring plan voting form may be attached to the proof of claim where the Debtor has submitted a draft restructuring plan together with the petition for opening pre-bankruptcy proceedings.

(6) Any claim filed after expiry of the statutory filing period shall be rejected by court order.

Article 38 – Secured Creditors and Creditors Holding Rights of Separation

Should you be a secured creditor or a creditor holding a right of separation, your attention is drawn to Article 38 of the Bankruptcy Act, which provides as follows:

(1) Secured creditors shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their secured rights;
- the legal basis of such secured rights;
- the portion of the Debtor's assets to which the secured rights relate;

and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

- the postponement of satisfaction from the assets subject to their secured rights; or
- the postponement of the separation of assets subject to their rights of separation,

for the purposes of implementing the restructuring plan.

(4) A restructuring plan may not interfere with the rights of secured creditors to satisfaction from assets subject to separate satisfaction rights, unless expressly provided otherwise in the restructuring plan.

Where the restructuring plan provides otherwise, it shall specifically indicate:

- the extent to which the rights of secured creditors are reduced;
- the period for which satisfaction is deferred; and
- any other provisions of the restructuring plan affecting such creditors.

(5) Secured creditors and creditors holding rights of separation may revoke the declaration referred to in paragraph (3) above no later than the commencement of the hearing for voting on the restructuring plan, provided that their rights have been reduced or otherwise altered by the restructuring plan after the declaration was given.

(6) The notifications referred to in paragraphs (1) and (2) above and the declarations referred to in paragraph (3) above shall be submitted using the prescribed creditor claim form in pre-bankruptcy proceedings.

At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

Pursuant to Article 40(1) and (2) of the Bankruptcy Act:

(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

(2) Where a filed claim has not been included in the petition for opening pre-bankruptcy proceedings and is not disputed, the fee referred to in paragraph (1) above shall be borne by the Debtor.

Challenging Claims Filed by Other Creditors

Pursuant to Article 42(2) of the Bankruptcy Act, a creditor may challenge a claim filed by another creditor.

A challenge shall be submitted to the competent unit of the Financial Agency using the prescribed form and shall contain:

1. identification details of the creditor challenging the claim;
2. the reference number of the disputed claim as stated in the schedule of filed claims;
3. identification details of the creditor whose claim is being challenged;
4. the amount of the filed claim being challenged;
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7. the facts demonstrating the non-existence of the disputed claim, in whole or in part.

(3) Any challenge filed after expiry of the statutory period for challenging claims shall be rejected by court order.

Further information concerning the challenging of claims may be obtained from the Financial Agency or by visiting:

<https://www.fina.hr/javne-usluge-za-poslovne-subjekte/ovrhe/predstecajni-postupak>

Additional information regarding the pre-bankruptcy proceedings conducted in respect of the Debtor may be found in Articles 21 through 74a of the Croatian Bankruptcy Act.

Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

Anita Maruna
Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: info@newsompadova.it

Tue, Jun 9, 2026 at 8:46 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

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Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

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Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

22 September 2026 at 10:00 a.m.

before the:

Commercial Court in Zagreb – Permanent Service in Karlovac

Trg hrvatskih branitelja 1/II
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- their secured rights;
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and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

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(6) The notifications referred to in paragraphs (1) and (2) above and the declarations referred to in paragraph (3) above shall be submitted using the prescribed creditor claim form in pre-bankruptcy proceedings.

At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

Pursuant to Article 40(1) and (2) of the Bankruptcy Act:

(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

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Additional information regarding the pre-bankruptcy proceedings conducted in respect of the Debtor may be found in Articles 21 through 74a of the Croatian Bankruptcy Act.

Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

Anita Maruna
Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: info@peronshoes.it

Tue, Jun 9, 2026 at 8:47 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

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You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

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(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

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- the portion of the Debtor's assets to which such rights relate.

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Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: info@ramserlogistics.com

Tue, Jun 9, 2026 at 8:48 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

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You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

<https://e-oglasna.pravosudje.hr/objave/b853074d-454e-44b8-b772-9d7399f14a91>

Your claim must be filed in **EUR** using the prescribed form enclosed with this letter. The form is also available on the Court Electronic Notice Board website at:

<https://e-oglasna.pravosudje.hr/dokumenti/obrasci>

namely:

Form O03 – Creditor's Claim in Pre-Bankruptcy Proceedings (Article 36 of the Bankruptcy Act).

The proof of claim should be submitted by registered mail to:

Financial Agency (FINA) – Regional Centre Zagreb
Ulica grada Vukovara 70
10000 Zagreb
Republic of Croatia

Alternatively, the claim may be submitted electronically by e-mail to:

prijavatrzbine@fina.hr

using the prescribed form enclosed with this letter, which also contains sections relating to secured rights and rights of separation.

Further information regarding secured rights and rights of separation pursuant to Article 38 of the Bankruptcy Act is provided below.

The Debtor and the trustee are required, within **thirty (30) days** from receipt of the schedule of filed claims from the Financial Agency, to submit to the Financial Agency a written statement regarding each filed claim, indicating whether such claim is admitted or disputed, together with the amount disputed and the grounds for such dispute, using the prescribed form.

You are further invited, in your capacity as a creditor of the Debtor, to dispute any filed claims which you consider not to exist, within **fifteen (15) days** from receipt of the statements of the Debtor and the trustee concerning filed claims. Any such dispute must specify the disputed amount and the grounds for dispute in accordance with Article 42(2) of the Bankruptcy Act and must be submitted on the prescribed form available at:

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Form O06 – Challenge of a Claim in Pre-Bankruptcy Proceedings by a Creditor (Article 42(2) of the Bankruptcy Act).

The Debtor is obliged to allow creditors and the trustee access to the documents evidencing the claims listed in the statement of assets and liabilities.

Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

22 September 2026 at 10:00 a.m.

before the:

Commercial Court in Zagreb – Permanent Service in Karlovac

Trg hrvatskih branitelja 1/II
Karlovac, Republic of Croatia
Room No. 204

For your attention, Article 36 of the Bankruptcy Act provides, inter alia, as follows with respect to the filing of claims:

Article 36 – Filing of Claims

(1) A claim shall be filed with the competent unit of the Financial Agency using the prescribed form and shall contain:

1. information identifying the creditor;
2. information identifying the debtor;
3. the legal basis of the claim, the amount of the due claim and the amount of any claim falling due after the opening of the pre-bankruptcy proceedings, expressed in euro (EUR);
4. a statement identifying the evidence supporting the existence of the claim;
5. a statement as to whether an enforceable instrument exists.

(2) Copies of the documents from which the claim arises or by which it is evidenced shall be attached to the proof of claim.

(4) A completed restructuring plan voting form may be attached to the proof of claim where the Debtor has submitted a draft restructuring plan together with the petition for opening pre-bankruptcy proceedings.

(6) Any claim filed after expiry of the statutory filing period shall be rejected by court order.

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Should you be a secured creditor or a creditor holding a right of separation, your attention is drawn to Article 38 of the Bankruptcy Act, which provides as follows:

(1) Secured creditors shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their secured rights;
- the legal basis of such secured rights;
- the portion of the Debtor's assets to which the secured rights relate;

and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

- the postponement of satisfaction from the assets subject to their secured rights; or
- the postponement of the separation of assets subject to their rights of separation,

for the purposes of implementing the restructuring plan.

(4) A restructuring plan may not interfere with the rights of secured creditors to satisfaction from assets subject to separate satisfaction rights, unless expressly provided otherwise in the restructuring plan.

Where the restructuring plan provides otherwise, it shall specifically indicate:

- the extent to which the rights of secured creditors are reduced;
- the period for which satisfaction is deferred; and
- any other provisions of the restructuring plan affecting such creditors.

(5) Secured creditors and creditors holding rights of separation may revoke the declaration referred to in paragraph (3) above no later than the commencement of the hearing for voting on the restructuring plan, provided that their rights have been reduced or otherwise altered by the restructuring plan after the declaration was given.

(6) The notifications referred to in paragraphs (1) and (2) above and the declarations referred to in paragraph (3) above shall be submitted using the prescribed creditor claim form in pre-bankruptcy proceedings.

At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

Pursuant to Article 40(1) and (2) of the Bankruptcy Act:

(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

(2) Where a filed claim has not been included in the petition for opening pre-bankruptcy proceedings and is not disputed, the fee referred to in paragraph (1) above shall be borne by the Debtor.

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Pursuant to Article 42(2) of the Bankruptcy Act, a creditor may challenge a claim filed by another creditor.

A challenge shall be submitted to the competent unit of the Financial Agency using the prescribed form and shall contain:

1. identification details of the creditor challenging the claim;
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Further information concerning the challenging of claims may be obtained from the Financial Agency or by visiting:

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Additional information regarding the pre-bankruptcy proceedings conducted in respect of the Debtor may be found in Articles 21 through 74a of the Croatian Bankruptcy Act.

Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

Anita Maruna

Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: info@rastoder.si

Tue, Jun 9, 2026 at 8:49 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

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Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

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and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
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Fees Payable in Connection with the Filing of Claims

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Additional information regarding the pre-bankruptcy proceedings conducted in respect of the Debtor may be found in Articles 21 through 74a of the Croatian Bankruptcy Act.

Should you require any additional information or clarification, please do not hesitate to contact me.

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Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>

Tue, Jun 9, 2026 at 8:50 AM

To: "saiaerusso@saiaerusso.it" <saiaerusso@saiaerusso.it>

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

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Ulica grada Vukovara 70
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Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

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- the portion of the Debtor's assets to which such rights relate.

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STEČAJNA UPRAVITELJICA

ANITA MARUNA

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Anita Maruna <maruna.anita@gmail.com>

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1 message

Anita Maruna <maruna.anita@gmail.com>

Tue, Jun 9, 2026 at 8:52 AM

To: "ortofruttilocolosantonicola@gmail.com" <ortofruttilocolosantonicola@gmail.com>

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<https://e-oglasna.pravosudje.hr/dokumenti/obraci>

namely:

Form O03 – Creditor's Claim in Pre-Bankruptcy Proceedings (Article 36 of the Bankruptcy Act).

The proof of claim should be submitted by registered mail to:

Financial Agency (FINA) – Regional Centre Zagreb
Ulica grada Vukovara 70
10000 Zagreb
Republic of Croatia

Alternatively, the claim may be submitted electronically by e-mail to:

prijavatrzbine@fina.hr

using the prescribed form enclosed with this letter, which also contains sections relating to secured rights and rights of separation.

Further information regarding secured rights and rights of separation pursuant to Article 38 of the Bankruptcy Act is provided below.

The Debtor and the trustee are required, within **thirty (30) days** from receipt of the schedule of filed claims from the Financial Agency, to submit to the Financial Agency a written statement regarding each filed claim, indicating whether such claim is admitted or disputed, together with the amount disputed and the grounds for such dispute, using the prescribed form.

You are further invited, in your capacity as a creditor of the Debtor, to dispute any filed claims which you consider not to exist, within **fifteen (15) days** from receipt of the statements of the Debtor and the trustee concerning filed claims. Any such dispute must specify the disputed amount and the grounds for dispute in accordance with Article 42(2) of the Bankruptcy Act and must be submitted on the prescribed form available at:

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namely:

Form O06 – Challenge of a Claim in Pre-Bankruptcy Proceedings by a Creditor (Article 42(2) of the Bankruptcy Act).

The Debtor is obliged to allow creditors and the trustee access to the documents evidencing the claims listed in the statement of assets and liabilities.

Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

22 September 2026 at 10:00 a.m.

before the:

Commercial Court in Zagreb – Permanent Service in Karlovac

Trg hrvatskih branitelja 1/II
Karlovac, Republic of Croatia
Room No. 204

For your attention, Article 36 of the Bankruptcy Act provides, inter alia, as follows with respect to the filing of claims:

Article 36 – Filing of Claims

(1) A claim shall be filed with the competent unit of the Financial Agency using the prescribed form and shall contain:

1. information identifying the creditor;
2. information identifying the debtor;
3. the legal basis of the claim, the amount of the due claim and the amount of any claim falling due after the opening of the pre-bankruptcy proceedings, expressed in euro (EUR);
4. a statement identifying the evidence supporting the existence of the claim;
5. a statement as to whether an enforceable instrument exists.

(2) Copies of the documents from which the claim arises or by which it is evidenced shall be attached to the proof of claim.

(4) A completed restructuring plan voting form may be attached to the proof of claim where the Debtor has submitted a draft restructuring plan together with the petition for opening pre-bankruptcy proceedings.

(6) Any claim filed after expiry of the statutory filing period shall be rejected by court order.

Article 38 – Secured Creditors and Creditors Holding Rights of Separation

Should you be a secured creditor or a creditor holding a right of separation, your attention is drawn to Article 38 of the Bankruptcy Act, which provides as follows:

(1) Secured creditors shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their secured rights;
- the legal basis of such secured rights;
- the portion of the Debtor's assets to which the secured rights relate;

and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

- the postponement of satisfaction from the assets subject to their secured rights; or
- the postponement of the separation of assets subject to their rights of separation,

for the purposes of implementing the restructuring plan.

(4) A restructuring plan may not interfere with the rights of secured creditors to satisfaction from assets subject to separate satisfaction rights, unless expressly provided otherwise in the restructuring plan.

Where the restructuring plan provides otherwise, it shall specifically indicate:

- the extent to which the rights of secured creditors are reduced;
- the period for which satisfaction is deferred; and
- any other provisions of the restructuring plan affecting such creditors.

(5) Secured creditors and creditors holding rights of separation may revoke the declaration referred to in paragraph (3) above no later than the commencement of the hearing for voting on the restructuring plan, provided that their rights have been reduced or otherwise altered by the restructuring plan after the declaration was given.

(6) The notifications referred to in paragraphs (1) and (2) above and the declarations referred to in paragraph (3) above shall be submitted using the prescribed creditor claim form in pre-bankruptcy proceedings.

At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

Pursuant to Article 40(1) and (2) of the Bankruptcy Act:

(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

(2) Where a filed claim has not been included in the petition for opening pre-bankruptcy proceedings and is not disputed, the fee referred to in paragraph (1) above shall be borne by the Debtor.

Challenging Claims Filed by Other Creditors

Pursuant to Article 42(2) of the Bankruptcy Act, a creditor may challenge a claim filed by another creditor.

A challenge shall be submitted to the competent unit of the Financial Agency using the prescribed form and shall contain:

1. identification details of the creditor challenging the claim;
2. the reference number of the disputed claim as stated in the schedule of filed claims;
3. identification details of the creditor whose claim is being challenged;
4. the amount of the filed claim being challenged;
5. a statement that the creditor disputes the claim;
6. the amount of the claim being disputed; and
7. the facts demonstrating the non-existence of the disputed claim, in whole or in part.

(3) Any challenge filed after expiry of the statutory period for challenging claims shall be rejected by court order.

Further information concerning the challenging of claims may be obtained from the Financial Agency or by visiting:

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Additional information regarding the pre-bankruptcy proceedings conducted in respect of the Debtor may be found in Articles 21 through 74a of the Croatian Bankruptcy Act.

Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

Anita Maruna
Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



O03 Prijava tražbine vjerovnika u predstečajnom postupku (čl. 36. SZ) (2).docx
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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: info@slo-log.si

Tue, Jun 9, 2026 at 8:59 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

<https://e-oglasna.pravosudje.hr/objave/b853074d-454e-44b8-b772-9d7399f14a91>

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and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

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- the legal basis of such rights;

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At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

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(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

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Additional information regarding the pre-bankruptcy proceedings conducted in respect of the Debtor may be found in Articles 21 through 74a of the Croatian Bankruptcy Act.

Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

Anita Maruna
Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



09062026_OBAVIJEST O POSTUPKU U SLUČAJU NESOLVENTNOSTI (DODIS COMMERCE d.o.o.)dp.pdf
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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

1 message

Anita Maruna <maruna.anita@gmail.com>
To: info@sorrentologistica.it

Tue, Jun 9, 2026 at 8:53 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

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namely:

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The proof of claim should be submitted by registered mail to:

Financial Agency (FINA) – Regional Centre Zagreb
Ulica grada Vukovara 70
10000 Zagreb
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- their rights of separation;
- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

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Anita Maruna

Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: logistica@tavcar-ab.si

Tue, Jun 9, 2026 at 9:01 AM

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using the prescribed form enclosed with this letter, which also contains sections relating to secured rights and rights of separation.

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The Debtor and the trustee are required, within **thirty (30) days** from receipt of the schedule of filed claims from the Financial Agency, to submit to the Financial Agency a written statement regarding each filed claim, indicating whether such claim is admitted or disputed, together with the amount disputed and the grounds for such dispute, using the prescribed form.

You are further invited, in your capacity as a creditor of the Debtor, to dispute any filed claims which you consider not to exist, within **fifteen (15) days** from receipt of the statements of the Debtor and the trustee concerning filed claims. Any such dispute must specify the disputed amount and the grounds for dispute in accordance with Article 42(2) of the Bankruptcy Act and must be submitted on the prescribed form available at:

<https://e-oglasna.pravosudje.hr/dokumenti/obraci>

namely:

Form O06 – Challenge of a Claim in Pre-Bankruptcy Proceedings by a Creditor (Article 42(2) of the Bankruptcy Act).

The Debtor is obliged to allow creditors and the trustee access to the documents evidencing the claims listed in the statement of assets and liabilities.

Creditors (including yourself), the Debtor and the trustee are hereby invited to attend the **Claims Examination Hearing**, which shall be held on:

22 September 2026 at 10:00 a.m.

before the:

Commercial Court in Zagreb – Permanent Service in Karlovac

Trg hrvatskih branitelja 1/II
Karlovac, Republic of Croatia
Room No. 204

For your attention, Article 36 of the Bankruptcy Act provides, inter alia, as follows with respect to the filing of claims:

Article 36 – Filing of Claims

(1) A claim shall be filed with the competent unit of the Financial Agency using the prescribed form and shall contain:

1. information identifying the creditor;
2. information identifying the debtor;
3. the legal basis of the claim, the amount of the due claim and the amount of any claim falling due after the opening of the pre-bankruptcy proceedings, expressed in euro (EUR);
4. a statement identifying the evidence supporting the existence of the claim;
5. a statement as to whether an enforceable instrument exists.

(2) Copies of the documents from which the claim arises or by which it is evidenced shall be attached to the proof of claim.

(4) A completed restructuring plan voting form may be attached to the proof of claim where the Debtor has submitted a draft restructuring plan together with the petition for opening pre-bankruptcy proceedings.

(6) Any claim filed after expiry of the statutory filing period shall be rejected by court order.

Article 38 – Secured Creditors and Creditors Holding Rights of Separation

Should you be a secured creditor or a creditor holding a right of separation, your attention is drawn to Article 38 of the Bankruptcy Act, which provides as follows:

(1) Secured creditors shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their secured rights;
- the legal basis of such secured rights;
- the portion of the Debtor's assets to which the secured rights relate;

and shall further declare whether or not they waive their right to separate satisfaction.

(2) Creditors holding rights of separation shall notify the competent unit of the Financial Agency, within **twenty-one (21) days** of service of the restructuring plan, of:

- their rights of separation;
- the legal basis of such rights;

- the portion of the Debtor's assets to which such rights relate.

(3) Secured creditors and creditors holding rights of separation shall also state, in their notification, whether they consent to or refuse:

- the postponement of satisfaction from the assets subject to their secured rights; or
- the postponement of the separation of assets subject to their rights of separation,

for the purposes of implementing the restructuring plan.

(4) A restructuring plan may not interfere with the rights of secured creditors to satisfaction from assets subject to separate satisfaction rights, unless expressly provided otherwise in the restructuring plan.

Where the restructuring plan provides otherwise, it shall specifically indicate:

- the extent to which the rights of secured creditors are reduced;
- the period for which satisfaction is deferred; and
- any other provisions of the restructuring plan affecting such creditors.

(5) Secured creditors and creditors holding rights of separation may revoke the declaration referred to in paragraph (3) above no later than the commencement of the hearing for voting on the restructuring plan, provided that their rights have been reduced or otherwise altered by the restructuring plan after the declaration was given.

(6) The notifications referred to in paragraphs (1) and (2) above and the declarations referred to in paragraph (3) above shall be submitted using the prescribed creditor claim form in pre-bankruptcy proceedings.

At present, the Debtor has not yet submitted a proposed restructuring plan. Nevertheless, any notification concerning secured rights or rights of separation over the Debtor's assets, if such rights exist, should be submitted within the time limit specified above and in the manner described in this letter.

Fees Payable in Connection with the Filing of Claims

Pursuant to Article 40(1) and (2) of the Bankruptcy Act:

(1) Where a filed claim has been included in the petition for opening pre-bankruptcy proceedings and is subsequently disputed, the claimant shall pay to the Financial Agency a fee equal to **2% of the amount of the claim**, subject to a maximum fee of **EUR 25.00** per claim.

(2) Where a filed claim has not been included in the petition for opening pre-bankruptcy proceedings and is not disputed, the fee referred to in paragraph (1) above shall be borne by the Debtor.

Challenging Claims Filed by Other Creditors

Pursuant to Article 42(2) of the Bankruptcy Act, a creditor may challenge a claim filed by another creditor.

A challenge shall be submitted to the competent unit of the Financial Agency using the prescribed form and shall contain:

1. identification details of the creditor challenging the claim;
2. the reference number of the disputed claim as stated in the schedule of filed claims;
3. identification details of the creditor whose claim is being challenged;
4. the amount of the filed claim being challenged;
5. a statement that the creditor disputes the claim;
6. the amount of the claim being disputed; and
7. the facts demonstrating the non-existence of the disputed claim, in whole or in part.

(3) Any challenge filed after expiry of the statutory period for challenging claims shall be rejected by court order.

Further information concerning the challenging of claims may be obtained from the Financial Agency or by visiting:

<https://www.fina.hr/javne-usluge-za-poslovne-subjekte/ovrhe/predstecajni-postupak>

Additional information regarding the pre-bankruptcy proceedings conducted in respect of the Debtor may be found in Articles 21 through 74a of the Croatian Bankruptcy Act.

Should you require any additional information or clarification, please do not hesitate to contact me.

Yours faithfully,

Anita Maruna
Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

3 attachments



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O03 Prijava tražbine vjerovnika u predstečajnom postupku (čl. 36. SZ) (2).docx
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Rješenje o otvaranju predstečajnog postupka (DODIS COMMERCE d.o.o.).pdf
378K



Anita Maruna <maruna.anita@gmail.com>

Filing of Proof of Claim and Notification of Secured Rights and Rights of Separation in the Pre-Bankruptcy Proceedings Opened Against DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB (Personal Identification Number): 01709775935

Anita Maruna <maruna.anita@gmail.com>
To: info@topalnarencije.com.tr

Tue, Jun 9, 2026 at 8:55 AM

Dear Sir or Madam,

By its Decision dated 5 June 2026, case reference **St-1255/2026** (hereinafter: the "**Decision**"), the Commercial Court in Zagreb, Republic of Croatia, opened pre-bankruptcy proceedings against **DODIS COMMERCE d.o.o., Zagreb, Slavonska avenija 7, OIB: 01709775935** (hereinafter: the "**Debtor**").

Please note that the aforesaid Decision incorrectly states the case reference number as **St-1255/2025**, whereas the correct case reference number is **St-1255/2026**.

Pursuant to the same Decision, I have been appointed as the trustee in the aforementioned pre-bankruptcy proceedings.

The proceedings are being conducted in the Republic of Croatia in accordance with the provisions of the **Croatian Bankruptcy Act** (Official Gazette of the Republic of Croatia (Narodne novine), Nos. 71/15, 104/17, 36/22 and 27/24; available at <https://narodne-novine.nn.hr>) (hereinafter: the "**Bankruptcy Act**").

Furthermore, the present pre-bankruptcy proceedings are subject to the provisions of **Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 on insolvency proceedings**.

Accordingly, enclosed with this letter is the **Notice of Insolvency Proceedings**, with which you are requested to comply, together with the instructions set out herein concerning the filing of creditors' claims and the notification of any secured rights or rights of separation over the assets of the Debtor, should such rights exist.

You are hereby invited, in your capacity as a creditor of the Debtor, to file your claim within **twenty-one (21) days** from the date of service of the Decision. Service is deemed to have been effected by publication on the Court Electronic Notice Board on **5 June 2026**, available at:

<https://e-oglasna.pravosudje.hr/objave/b853074d-454e-44b8-b772-9d7399f14a91>

Your claim must be filed in **EUR** using the prescribed form enclosed with this letter. The form is also available on the Court Electronic Notice Board website at:

<https://e-oglasna.pravosudje.hr/dokumenti/obrasci>

namely:

Form 003 – Creditor's Claim in Pre-Bankruptcy Proceedings (Article 36 of the Bankruptcy Act).

The proof of claim should be submitted by registered mail to:

Financial Agency (FINA) – Regional Centre Zagreb
Ulica grada Vukovara 70
10000 Zagreb
Republic of Croatia

Alternatively, the claim may be submitted electronically by e-mail to:

prijavatrzbine@fina.hr

using the prescribed form enclosed with this letter, which also contains sections relating to secured rights and rights of separation.

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Court-Appointed Trustee in the Pre-Bankruptcy Proceedings of DODIS COMMERCE d.o.o.



STEČAJNA UPRAVITELJICA

ANITA MARUNA

Pavlenski put 7 C

10000 Zagreb

Mob: 098/767-762

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