CoinLoan OÜ (bankrupt) BANKRUPTCY NOTICE

According to Estonian Bankruptcy Act article 34 (1) a trustee shall give written notice of the bankruptcy order and the time and place of the first general meeting of the creditors to all creditors known to him. The notice shall set out the consequenses of failure to submit claims within the specified terms. According to Harju County Court's 14.06.2023 court order in civil case 2-23-3290 CoinLoan OÜ (registry code 14453478) was declared bankrupt on the 14th of June 2023 and attorney-at-law Martin Pärn was appointed to be the trustee of bankruptcy. Bankruptcy notice was released in the official publication Ametlikud Teadaanded on the 14th of June 2023. The first general meeting of creditors will take place on the 19th of July 2023 at 11.00 AM in Harju County Court (Lubja 4, Tallinn, Estonia, room 2012).

According to Bankruptcy Act art 93 (1) creditors are required to notify the trustee of all their claims against the debtor which arose before the declaration of bankruptcy, regardless of the basis or the due dates for fulfilment of the claims, not later than within two months as of the date of publication of the bankruptcy notice in the official publication Ametlikud **Teadaanded.** By declaration of bankruptcy calculation of interest and fines for delay on claims against the debtor shall be terminated. As of the declaration of bankruptcy, all the claims of the creditors against the debtor are deemed to have fallen due unless otherwise provided by law. A trustee is notified of a claim by a written petition (proof of claim). The proof of claim shall set out the content, basis and amount of the claim and whether the claim is secured by a pledge. Documents proving the circumstances specified in the proof of claim shall be annexed thereto (invoice, contract, bank statement, etc). The proof of claim shall be signed by the creditor. If the proof of claim is submitted by a representative, he or she shall annex his or her authorization document or any other document proving his or her right of representation to the proof of claim. If a claim is filed after expiry of the term provided for in subsection 93 (1) of this Act with good reason, the general meeting shall restore the term for filing the claim at the request of the creditor. If the term for filing a claim is not restored, the claim may be defended but, in the case of acceptance, the claim shall be satisfied after satisfaction of the accepted claims which were filed on time.

Please send your proof of claim in Estonian language to CoinLoan OÜ (bankrupt) trustee of bankruptcy Mr Martin Pärn (e-mail coinloanbankrupt@gmail.com)

Best regards

Martin Pärn Attorney-at-law, CoinLoan OÜ (bankrupt) trustee in bankruptcy