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## Notice of termination of bankruptcy proceedings

Public from: 07.05.2024

Public until: 08.05.2027

Viru Maakohus (Jõhvi kohtumaja) publishes this announcement under [Subsection 7 of § 163 of the Bankruptcy Act \(PankrS\)](#).

By court order of 07.05.2024 in civil proceedings No 2-23-11651/20, the debtor KERLY HAAVISTE (national identification 49712134714) (in bankruptcy), bankruptcy proceedings were terminated from due to the abatement following the declaration of bankruptcy as the debtor has no money to make the payments necessary to cover mass liabilities and the costs of bankruptcy proceedings.

Debtor may lodge an appeal on a point of law within 15 days of service of the order ([§ 164\(1\) of PankrS](#), [§ 661\(2\) of TsMS](#)).

The creditor may lodge an appeal on a point of law if he has lodged an objection to the application to close the proceedings in accordance with § 161(2) or § 163(2) of PankrS ([§ 164\(2\) of PankrS](#)).

RESOLUTION 1. Grant the application of Hillar Villers on 03.04.2024 by the trustee (trustee). 2. Terminating the bankruptcy proceedings of Kerly Haaviste (in bankruptcy) due to the abatement following the declaration of bankruptcy due to the debtor's lack of money for the payment of the bulk liabilities and the disbursements necessary to cover the costs of the bankruptcy procedures. 3. Confirm the part of the recognised claims of the creditors in the bankruptcy proceedings of Kerly Haaviste (in bankruptcy) in the amount of EUR 3 430,20, broken down as follows: - Class II claim of the bailiff Rannar Liitmaa (IK 37604234718) in the amount of 144 euros; - Grade II claim of Kellufactory OÜ (RK 11130409) in the amount of EUR 2 733.38; - Class II claim of the bailiff Heimo Vilpuu (IK 37612145231) in the amount of EUR 252; - the claim of Nord Collect OÜ (RK 11897588), step II, amounting to EUR 130.10; - a Grade II claim of EUR 152.06 by OÜ GS Core (RK 16183586); - Grade II claim of Creditreform Eesti OÜ (RK 10887820) in the amount of 18.66 euros. Grade I and III claims are absent. 4. Finish the bankruptcy proceedings of Kerly Haaviste (bankrupt). 5. Liberate trustee Hillar Villers Kerly Haaviste (bankrupt) in bankruptcy proceedings from the duties of trustee in bankruptcy as of the entry into force of the court ruling in hand. 6. Provide Kerly Haavis with procedural assistance for the payment of the remuneration of the trustee in bankruptcy (trustee) and compensate for 1 000.40 euros (one thousand euros 40 cents, incl. VAT of 180.40 euros) from state funds which are not disbursed to state revenue (pursuant to subsection 183(2) of the TsMS). That amount is to be entered in the current account of JeweLex Law firm OÜ No. EE782200221056739476 AS Swedbank. 7. The waiver procedure for Kerly Haaviste continues. The debtor is required to comply with the rules provided for in § 47 of the FiMS in the decommitment procedure. 8. Rename Ene Mändla as the trustee of Kerly Haaviste in the decommitment procedure (personal identification code 46502182216, e-mail ene.mandla@gmail.com). The trustee shall submit an annual report to the court on the proceedings for the release of the debtor from his or her obligations. The time limit for submitting the first report to the court is 17.10.2024.a. 9. Publish a notice of termination of bankruptcy proceedings in the publication Official Announcements. 10. Send the order to the participants in the proceeding for information and after entry into force to the State support services Centre for execution of the payment specified in clause 6). The procedure for appeal a debtor or a creditor may file an appeal against a court ruling with the Tartu circuit Court through Viru County Court pursuant to the procedure provided for in subsections 164(1) and (2) of the PankrS within 15 days as of the publication of the notice of termination of bankruptcy proceedings. An appeal against a ruling cannot be filed five months after the making of the ruling. A debtor and a trustee in bankruptcy may file an appeal against a ruling concerning compensation for the remuneration and expenses of a trustee in

bankruptcy. A creditor who has filed an objection with a court may file an appeal against the ruling with regard to the commencement of proceedings for the release of a debtor from obligations.

Proceeding no: 2-23-11651

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Announcement number 2252984