

NB! Announcements in the english version are machine translated and may contain errors. Only notices in Estonian are authentic and have legal effect.

## **Notice of declaration of bankruptcy**

Public from: 13.05.2020

Public until: until the closure of the bankruptcy proceedings

Harju Maakohus Tallinna kohtumaja publishes this announcement under [Section 33\(1\) of the bankruptcy Act \(PankrS\)](#).

by court order of 13.05.2020 in civil proceedings No 2-20-5184/7, the debtor, osaühing DJUK (registry code: [10405755](#)), , was declared insolvent at 16.00 on 13.05.2020.

Martin Krupp (address Harju maakond, Tallinn, Kesklinna linnaosa, Estonia pst, telephone 6844400, e-mail [martin@cavere.ee](mailto:martin@cavere.ee)) was appointed as bankruptcy manager.

The first general meeting of creditors will take place at 11.30 on 02.06.2020 at Harju Maakohus, Tallinn Court room 4006.

Creditors are required to notify the trustee in bankruptcy, no later than two months after the date of publication of the notice of bankruptcy in the Official publication Ametlikud Teadaanded, of any claims they have incurred against the debtor before the declaration of bankruptcy, irrespective of the basis on which the claim is incurred and the date on which the claim is due ([paragraph 93\(1\) of the PankrS](#)). Claims not submitted within the prescribed period but recognised shall be satisfied at the final stage ([paragraph 153\(1\)\(3\) of the PankrS](#)). After the declaration of bankruptcy, only the trustee in bankruptcy may accept the performance of an obligation included in the bankruptcy estate and owed to the ([paragraph 37 of the PankrS](#)).

The bankruptcy order is immediately enforceable ([paragraph 31\(7\) of the PankrS](#)). The debtor and the petitioning creditor may file an appeal against the bankruptcy order within 15 days of publication of the notice ([paragraph 32 of the PankrS](#)). The lodging of an appeal against the order does not suspend enforcement of the order ([paragraph 5\(3\) of the PankrS](#)). The enforcement of the bankruptcy order cannot be suspended or postponed, nor can the manner and procedures of enforcement for the bankruptcy order provided by law be changed ([paragraph 31\(7\) of the PankrS](#)). .

Proceeding no: 2-20-5184

Harju Maakohus Tallinna kohtumaja  
Kesklinna linnaosa, Tallinn, Harju maakond 10115, Lubja 4  
Phone: 6200100  
E-mail: [hmkttallinn.menetlus@kohus.ee](mailto:hmkttallinn.menetlus@kohus.ee)

Announcement number 1606447