

Tłumaczenie z języka polskiego na angielski przedstawiono jedynie dla celów informacyjnych i nie stanowi ono wymaganej przepisami treści zawiadomienia.

English translation for information purposes only – it does not constitute the legally required content of the notification.

Katowice, June 6th, 2023

Tomasz Zielinski
Bankruptcy trustee (receiver)
of QT Swiss Engineering Sp. z o. o.

P.T.
Creditors
of QT Swiss Engineering Sp. z o. o.

**NOTIFICATION
on bankruptcy**

Based on Article. 176 section 1 of the (Polish) Bankruptcy Law of February 28, 2003 (uniform text: Journal of Laws of 2020, item 1228, as amended, later referred to as: "the act"), I would like to inform you that by the decision of the District Court in Gliwice, 12th Commercial Division, of June 1st, 2023, with reference number GL1G/GU/373/2023, the bankruptcy of a limited company, which is:

QT Swiss Engineering Limited in Gliwice, registered in Companies Register of Krajowy Rejestr Sądowy with number KRS 0000082441, NIP (tax id): 8942640063, address: ul. Zabrska 17, 44-100 Gliwice, Poland has been announced.

The procedure will be conducted under the reference number **GL1G / GUp/ 17/ 2023** and will be serviced by the ICT system of the National Register of Debtors. File reference number for claims notifications is: **GL1G / GUp-Zw / 17/2022**.

Also, I would like to inform you that under art. 236 section 1 of the act, the personal creditor of the bankrupt should, within the time specified in the decision declaring bankruptcy (in this case within 30 days of the announcement on the declaration of bankruptcy appear in the National Register of Debtors), report his claim to the receiver. The register is available at the internet address:

<https://prs.ms.gov.pl/krz>

and the announcement on the declaration of bankruptcy in this case was published on June 1st, 2023. **The submission of claims has therefore to be made by July 3rd (first working day after 30 days from announcement), 2023 via the IT system supporting the bankruptcy proceedings (National Register of Debtors). Only the creditors listed in art. 216aa section 1 of the act may submit claims omitting the IT system.**

art. 216aa of the Act:

1. Creditors who are entitled to receivables from an employment relationship, with the exception of claims for remuneration of a bankrupt representative or remuneration of a person performing activities related to the management or supervision of the debtor's enterprise, maintenance claims and pensions for compensation for causing illness, incapacity for work, disability or death and disability pension due to the conversion of the rights covered by the content of the life annuity right into a life annuity, may submit pleadings and documents bypassing the ICT system that supports court proceedings.

2. The persons referred to in section 1 may also submit applications or submit declarations and documents in the registry office of each district court, by oral transmission of the content of the application or declaration to an employee of the registry office and by submitting documents in paper form.

3. An employee of the registry office enters the content of the application or statement into the ICT system that supports court proceedings, providing the name, surname and PESEL number of the person providing orally the content of the application or statement established on the basis of an identity card or other document confirming identity, as well as the type and number of the document confirming identity and designation of the authority that issued it, and in the absence of such data - other data enabling unambiguous identification of that person. The content of the application or statement entered into the system must be printed out and signed by the person providing the content of the application or statement orally and submitted to the set of documents. The application or statement entered into the ICT system that supports court proceedings shall be signed by an employee of the administration office in accordance with art. 216a sec. 1a.

4. The provisions of art. 216a sec. 1b, 1c, 1e and 3-5 shall apply accordingly, except that the electronic certification of a copy of the document may also be made by an employee of the filing office.

5. If the creditors referred to in sec. 1, submit a letter via the ICT system that supports court proceedings, the provision of art. 130 § 6 of the Code of Civil Procedure shall apply accordingly.

In a situation where a creditor covered by art. 216aa of the act, wants to submit claims without the use of the KRZ system, the correct address for submitting the application is: Biuro Syndyka, ul. Porcelanowa 19, 40-246 Katowice, Poland.

In the application for the claim, the creditor indicates the evidence justifying the application.

Receiver will include liabilities from employment relationship on the receivables list without notification. If employee does not notify, liabilities will be listed based on bankrupt's documents.

If the claim is submitted **after the deadline, i.e. after July 3rd, 2023, the creditor is required to pay PLN 1010,49** (the amount valid in 2023) as a share of the costs of bankruptcy proceedings pursuant to Art. 235 sec. 1 of the (Polish) Bankruptcy Law to the account number:

PL81 1140 1137 0000 4104 8500 1001; BIC: BREXPLPW (QT Swiss Engineering Sp. z o. o. w upadłości);

Note: Sending a claim notification to the physical address of the court or the receiver (except for the creditors listed in art. 216aa section 1 of the act) does not constitute a correct claim notification - in accordance with the regulations, the notification should be sent in the KRZ ICT system!

If you have questions regarding this procedure, please contact me by e-mail at: biuro@syndyk.katowice.pl

Instruction how to lodge the claims is available on Bankruptcy trustee's website: <https://www.syndyk.katowice.pl/qt-swiss/>

QR CODE with
instruction:

