

The Slovenian Insolvency Publication and Registration Requirements under Article 21 and Article 22 of the European Insolvency Regulation

Dr Luigi Varanelli

Practitioner

Zrinjskega ulica 9

1000 Ljubljana

Slovenia

luigi.varanelli@siol.net

1) What are the publication procedures in your jurisdiction for notice of the opening of insolvency proceedings?

In Slovenia the publication of the opening of insolvency proceedings is done by "AJPES" and could be found in "AJPES" web site.

2) What should a liquidator from another Member State do in practice to arrange publication in your jurisdiction of notice under Art 21(1)?

It is a very hard question, because according to my data, there is no practice. The only possibility is to opening of a secondary procedure in Slovenia. Then it is the tribunal or the court to proceed with the publication in AJPES site *ex officio*.

3) If a debtor has an establishment in your jurisdiction, is it mandatory to publish there notice of the opening of insolvency proceedings in another Member State, in accordance with Art 21(2), and if so do the procedures vary from those described in 1) and 2) above?

There is no difference.

4) In what public registers (e.g. land register, trade register) in your jurisdiction may a judgement opening main insolvency proceedings be registered?

Just in "AJPES".

5) What should a liquidator from another Member State do in practice to register in your jurisdiction a judgement opening main insolvency proceedings under Art 22(1)?

If there is a secondary insolvency procedure in Slovenia, it could be done by the tribunal or the court opening the above mentioned procedure. In the other cases, nothing.

6) If a debtor has an establishment in your jurisdiction, is it mandatory to register there notice of the opening of main insolvency proceedings in another Member State, in accordance with Art 22(2), and if so do the procedures vary from those described in 4) and 5) above?

All the publication procedures are the same.