

Reference Number: 7 Ovr-324/10-93

Croatian National Emblem  
**REPUBLIC OF CROATIA**  
Commercial Court in Varaždin  
Braće Radića 2

Round seal of the Court

**DECISION**  
**ON PARTIAL SUSPENSION OF THE DISTRRAINT**

The Commercial Court in Varaždin, through the judge Ms Marija Levanić-Škrebić, in the matter of distraint of the distrainor PODRAVKA d.d. Koprivnica, A. Starčevića 32, VAT Registration Number (OIB): 18928523252, represented by the lawyers from the law firm OD Madirazza & Partneri from Zagreb, against the distrainee PLURIS d.d. „u stečaju“ (in bankruptcy), Varaždin, Anina ulica 2, VAT Registration Number (OIB): 09305641861, in order to collect the money claim amounting to 135,609,752.86 passed on 11<sup>th</sup> March, 2014 the following

**D e c i s i o n**

- I      The distraint determined by the Distraint Decision under reference number Ovr-324/2010 dated 17<sup>th</sup> June, 2010 shall be suspended in relation to a part of the objects under distraint, namely to:**
- 155.329 shares marked with MRNA-R-A code (regular shares of the issuer *MIRNA Poslovni sistem za ulov, preradu i promet ribom i ribljim prerađevinama d.d.*, VAT Registration Number (OIB): 15761637292), ISIN code: HRMRNARA0001,
- so the distraint actions performed on that part shall be suspended.**
- II     As regards the other objects of distraint referred to in the Distraint Decision under reference number Ovr-324/2010 dated 17<sup>th</sup> June 2010, the distraint proceedings shall be going on.**

**Statement of Reasons**

Through his pleading dated 11<sup>th</sup> March, 2014, the distrainor's attorney informed the Court that he withdrew his distraint proposal in relation to a part of the objects under distraint, namely to 155.329 shares marked with MRNA-R-A code (regular shares of the issuer *MIRNA Poslovni sistem za ulov, preradu i promet ribom i ribljim prerađevinama d.d.*, VAT Registration Number (OIB): 15761637292), ISIN code: HRMRNARA0001. Therefore, it is proposed that the Court partially suspends the distraint in relation to the above- stated object of distraint and cancels the distraint actions conducted on that part. The distraint should be limited to the other objects of distraint.

Therefore, the Court has decided as stated in the wording of the above-said Decision pursuant to Article 5 Paragraph 3 and Article 40 Paragraph 1 of the Distraint Act.

**Varaždin, 11<sup>th</sup> March, 2014**

**The JUDGE:**  
**Marija Levanić-Škerbić, m.p.**

**Instruction on Legal Remedy:**

Against this Decision an appeal may be filed with the High Commercial Court of the Republic of Croatia in Zagreb. The appeal shall be submitted in writing, through this Court in three (3) copies, within 8 days from the day of delivery of the copy thereof.

**TO BE SUBMITTED TO:**

1. Distrainor's attorney, OD Madirazza & Partneri from Zagreb
2. for Distrainee – the bankruptcy manager Stanko Makar from Ludbreg
3. SREDIŠNJE KLIRINŠKO DEPOZITARNO DRUŠTVO d.d. (CENTRAL DEPOSITORY AND CLEARING COMPANY Inc. of Croatia) , Zagreb, Heinzelova 62a, 10002 Zagreb
4. HITA VRIJEDNOSNICE d.d. (HITA Securities), Palmotićeve 2, Zagreb

The conformity of this engrossment with the original is certified by:

Director  
of the Office of Court Administration  
**Darinka Martinčević**  
Autograph signature

ROUND SEAL with Croatian national emblem  
and the following circumscription:  
-REPUBLIC OF CROATIA – 1 –  
-COMMERCIAL COURT IN VARAŽDIN -