

EUROPEAN COMMISSION DIRECTORATE-GENERAL JUSTICE AND CONSUMERS

Directorate A: Civil and commercial justice

Unit A.1 : Civil justice

COMPARATIVE TABLE OF INSOLVENCY RELATED MEASURES ADOPTED OR PLANNED FOR ADOPTION IN MEMBER STATES AS COMMUNICATED UNTIL 16 APRIL 2020

(UPDATED on 25 May in relation to SI, BG, EL, EE, RO and AT)

(UPDATED on 15 May 2020 in relation to HR and SK)

(UPDATED on 29 APRIL 2020 in relation to AT, HU and MT)

(UPDATED on 24 APRIL 2020 in relation to EE and RO)

(Information collected by DG JUST)

DISCLAIMER: This document is an overview of COVID-19 related measures and certain other measures taken by Member States as of March 2020 and serves for information purpose only. As an overview document it cannot reproduce the relevant measures adopted by Member States in their entirety, with all details and exceptions. This general overview document in no way binds the Member States or the European Commission. For a more detailed information, please refer to the published and legally binding texts published by Member States. This disclaimer adds to the general disclaimer available at https://e-justice.europa.eu/content_legal_notice-365-en.do?init=true.

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRAC		3. OTHER		
	1.1. Insolvency suspension	on	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of		B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
	(8.5.5.5)	from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
		l circuitors	enforcement		2001 21101 2110	agreements etc.)	,
AT	The debtor's duty to file	Creditor's right to	Bailiffs do not carry out	The Insolvency court can	Procedural time limits	If a debtor is in	Loan instalments of
	for insolvency	file for insolvency	enforcement orders	prolong the period of the	open on 22-03-2020 or	arrears as part of a	
Austria	proceedings based on	of a debtor based	(except in danger to life,	time within which third	time limits that under	restructuring plan	
	over-indebtedness is	on over-	limb, freedom or	parties shall not terminate	normal circumstances		between April and June
	suspended until 30-06-	indebtedness	security or there is	contracts or exercise the	would have started to run	moratorium for	2020 from April to June
(new text in	2020.	suspended until	considerable and	rights to separation or	after this date were	the maximum	2020 are deferred if
bold added		30-06-2020.	irreparable damage).	separate satisfaction.	interrupted and were		borrower has suffered a
on 29 April	The debtor's duty to file				suspended until 30-04-	months.	COVID-19 related loss of
2020)	for insolvency		Stay of a forced auction	Residential Leases	2020. They started		income which makes it
	proceedings within 60		of movable and	(tenancy law) cannot be	running again. That means		unreasonable to expect him
	days after inability to pay		immovable property	terminated because of	that a 14-day time limit		to pay the loan instalments
	is extended to 120 days if		can be requested, if the	rent arrears from April to	will end on 15-05-2020		in due time. The contract
	inability to pay occurred		obligor faces economic	June 2020, which are due	and a 4-week time limit		term and term of contracts
	because of Covid-19.		difficulties due to the	to a COVID-19 related	will end on 29-05-2020.		is automatically extended
	The debtor's duty to file		current COVID-19	significant impairment of	Exceptions (inter alia):		for 3 months, except if
	for insolvency		pandemic and these	economic performance.	payment deadlines; in		borrower wants to continue
	proceedings suspended		difficulties have led to	Landlords may only sue for	cases of imminent danger		the loan normally.
	until 30-06-2020.		the initiation of the	such arrears in court after	for safety or personal		
			enforcement	31-12-2020, albeit with	freedom as well as in cases		No default interest for
	In general law,		proceedings	interest on arrears of no	of irretrievable damages,		arrears from April to June.
	mandatory filing for			more than 4 percent per	the court can end the		
	insolvency 60 days after			annum. if the tenants who	interruption earlier.		No contractual penalties if
	inability to pay or over-			have financial difficulties	The interruption of		contract concluded before
	indebtedness (whichever			due to Covid-19 for rent	procedural time limits in		01-04 and the debtor is in
	is the latest). If inability			from April to June.	insolvency proceedings		default due to a COVID-19
	to pay occurred because			Property owner cannot	ended already on 04-04-		related significant
	of Covid-19, period is			sue for unpaid rent until	2020. The court can		impairment of his economic
	extended to 120 days.				extend procedural time		performance or his inability

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	(ucbtois)	from creditors	types of claims	specific contracts	SUSPENSIONS	plans, informal	subsidies)
		iroin creditors	enforcement		3031 211313113	agreements etc.)	substates
			enforcement	2021 avecat for interests	limite in incoherence	agreements etc.	to marke and due to COVID
				2021, except for interests	limits in insolvency		to perform due to COVID-
				on arrears.	proceedings by up to 90		19 related restrictions on
					days.		his working life. the reason
					All massadowal deadlines		for the obligation to pay the penalty is a significant
					All procedural deadlines that had not expired on 22-		penalty is a significant impairment of economic
					03 will be suspended until		performance due to Covid-
					30-04 (further extension		19.
					possible). Exceptions		±3.
					provided in the law		
					(imminent danger to life,		
					limb, etc.) and for		
					insolvency proceedings,		
					where the court can as well		
					prolong some procedural		
					time limit for max. 90 day.		
BE	Temporary suspension of	General	Suspension of	Suspension of contract	Adopted measure (8 th of	Extension of	The government and the
Belgium	a duty to file for	moratorium for	enforcement	1 -	April 2020):	payment periods	banks have jointly made
Deigiani	insolvency.	insolvency.	proceedings against	failure of payment.	1) Limitation periods and	included in	a commitment that
	,	,	enterprises.	. ,	deadlines for introducing	reorganization	people with a mortgage
					judicial remedies that expire		loan and who can prove
					between the 8 th of April	In certain courts, no	that the coronavirus
					2020 and the 3 rd of May	bankruptcy closures	crisis is putting them in a
					2020 are extended by one	would be	difficult financial
					month after the expiration	pronounced for the	situation will be able to
					of this period (i.e.	time being and that,	obtain a deferral of the
					postponed to t	where possible,	repayment of this loan
						usual creditors	until 30 September 2020.

	1. SUBSTANTIVE INSOI	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspens	ion	1.2. Claim enforcemen	1.2. Claim enforcement suspension and		INSOLVENCY	4. RELATED NON-
			contract termination suspension		INSOLVENCY	MEASURES	INSOLVENCY MEASURES
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	(debtors)	insolvency filing	enforcement / certain	•	AND PROCEDURAL	reorganization	health ins., business
	, ,	from creditors	types of claims	•	SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
					he 3 rd of June 2020). If need	(such as the social	Businesses that are
					be, the government may	·	
					extend the final date of this	-	
					period.	delay summons for	benefit from a subsidy
					2) Deadlines in judicial	the opening of	from the regions.
					proceedings in civil matters		
					that expire between the 8 th		
					of April 2020 and the 3 rd of		
					May 2020 and the		
					expiration of which could		
					lead to forfeiture or any		
					other damage, are extended by one month after the		
					expiration of the crisis		
					period (i.e. postponed to the		
					3 rd of June 2020). If need be,		
					the government may extend		
					the final date of the crisis		
					period. This does not apply		
					to urgent matters.		
					3) In civil matters, judicial		
					hearings that were		
					supposed to occur between		
					the 10 th of April 2020 and		
					the 30 th of June 2020 (this		
					may be extended by the		
					government) are cancelled		
					when all parties have		

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			contract termination suspension		INSOLVENCY	MEASURES	INSOLVENCY MEASURES
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	(ucbtors)	from creditors	types of claims	specific contracts	SUSPENSIONS	plans, informal	subsidies)
		irom creditors	enforcement		3031 211313113	agreements etc.)	Substates
			enforcement		alasada asat thata a sistema	agreements etc.)	
					already sent their written		
					conclusions. The judge shall		
					take a decision without		
					hearing, solely on the basis of the written conclusions,		
					unless the parties oppose. If		
					the parties oppose, the case		
					will be postponed.		
BG	The Bulgarian	There is no	All public sales and		The State of Emergency		In case of default on
	Ournational legislation	specific	coercive seizures of	-	Law (as amended and	-	payment of obligations
Bulgaria	provides for an obligation	moratorium on	possession, announced		supplemented on 6 th of		under bank loans and
	to file for insolvency by		by public and private		April 2020) envisages		other forms of financing
	the debtor (its	claims. In the	enforcement agents,		suspension of:		(factoring, forfeiting,
	management) within 30	same time, the	shall be suspended.		- all procedural deadlines		etc.) provided by banks
	days of the occurrence of	insolvency	After the lifting of the		of civil judicial, arbitration		and financial institutions,
	the insolvency/over-	proceedings fall	state of emergency, the		and enforcement		as well as under lease
	indebtedness (Art. 626 (1)	in the scope of	public sales and the		proceedings; there are		contracts, interest and
	of the Commercial Act).	the suspension of	coercive seizures of		some exceptions of the		penalties shall not be
	On 23rd March 2020 the	procedural	possession shall be		suspension which are		imposed until the lifting
	Parliament adopted a Law	deadlines (please,	scheduled anew without		explicitly mentioned in		of the state of
	on the Measures and	see "the	levying new fees and		Annex to Art.3, point 1;		emergency. Moreover,
	Actions during the	information	costs (Art. 5 (1) and (2)		- the statutes of limitation.		an obligation/payment
	State of Emergency	under section 2 of	of the State of				cannot be required
	announced by the	this table)	Emergency Law).		The suspension was in		earlier and the contract
	Decision of the National		According to the State		force during the state of		cannot be terminated
	Assembly as of 13th		of Emergency Law, as		emergency which was		due to default (Art. 6 of
	March 2020 (the State of		amended and		terminated on May 13 th ,		the State of Emergency
	Emergency Law). The Law		supplemented on May		2020.		Law as amended and

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			contract termination s	suspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES		
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,		
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,		
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business		
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)		
			enforcement			agreements etc.)			
	was amended and		13 th , 2020, within two				supplemented on 6 th of		
	supplemented on 6 th of		months after the lifting				April 2020).		
	April 2020. Initially, the		of the state of						
	period of the state of		emergency all public				The above measure has		
	emergency was fixed		sales and coercive				been revised with the		
	from March 13 th , 2020 till		seizures of possession				last amendments to the		
	April 13 th , 2020. This		concerning only				State of Emergency Law		
	period had been		individuals, announced				as follows:		
	prolonged till 13 of May		by public and private				Within two months after		
	2020 when the state of		enforcement agents,				the lifting of the state of		
	emergency was		shall be suspended (Art.				emergency, in case of		
	terminated.		5 (1)).				delay in payment of		
	According to Art. 4 (1) of						obligations of private		
	the State of Emergency						entities, debtors under		
	Law, the time limits set in						credit agreements and		
	a law which expire during						other forms of financing		
	the state of emergency						provided by financial		
	and involve the exercise						institutions, with the		
	of rights or the fulfilment						exception of the		
	of obligations shall be						subsidiaries of the banks,		
	extended by one month as from the lifting of the						including when the		
	_						receivables are acquired by banks, financial		
	state of emergency. The State of Emergency						by banks, financial institutions or third		
	Law was amended and						parties, no interest and		
	supplemented for a						penalties shall be		
	second time on May 13 th ,						imposed, the obligation		
	2020.						cannot be declared		

			1	CTS AFFECTING MEASURES		3. OTHER INSOLVENCY 4 RELATED NON-			
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen contract termination s	•	2.CIVIL, INCL. INSOLVENCY	INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURES		
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing		B. Suspension of contract termination (general / specific contracts		(e.g. relating to avoidance actions, reorganization	(payment deferrals,		
		from creditors	types of claims enforcement		SUSPENSIONS	plans, informal agreements etc.)	subsidies)		
							prematurely due and the contract cannot be annulled for non-compliance.		
CY Cyprus	-	-	-	Proceedings for eviction and the execution of eviction orders for the non-payment of the rent during the current period, have been suspended until 31-05- 2020.	- Suspension of court cases between 16.3.2020 and 30.4.2020 with the following exceptions: In civil cases (i) applications for interim orders in exceptionally	-	-		
					urgent cases, (ii) appeals on auctions procedures for immovable property (etc) Suspension until 30.4.2020 all procedural deadlines foreseen in the Civi				
					Procedure Rules and other deadlines prescribed ir judicial judgments and orders				
CZ Czechia	Suspension of debtor's duty to file for insolvency (in case of COVID-related	file for insolvency of a debtor suspended	moratorium suspends	Extraordinary moratorium also protects the debtor from the termination of	Ministry of Justice recommended postponing all court hearings, when	debtors' obligation	Loan instalments from April to October 2020 can be deferred and		
	bankruptcy occurred within 6 months from the	until 31-08-2020.	and realization of collateral rights. It is easily accessible for	contracts for the supply of energy, raw materials, goods and services, and	possible. Waiver of missed time limits in court proceedings, if the time	suspended, the	term of contracts would be automatically extended. No penalties		

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	(debtors)	insolvency filing from creditors	enforcement / certain types of claims	specific contracts	AND PROCEDURAL SUSPENSIONS	reorganization plans, informal	health ins., business subsidies)
		irom creditors	enforcement		3031 211310113	agreements etc.)	Substates
	end of the extraordinary		debtors as it does not	allows the debtor to pay	limit was missed due to	<u>'</u>	or interest on arrears
	measures). or		require a consent of	the obligations directly	current limitations (such as		can arise during the
			creditors needed for	related to the maintenance of the	mandatory quarantines or restrictions on movement).	for the avoidance of antecedent	period of protection.
			first 3 months; then creditors' consent	business preferentially	restrictions on movement).	transactions will	
			needed for a further 3	over older debts.		also be suspended.	
			months' extension.				
DE	Suspension of debtor's		-	-	Possibility of interruption	Liability risks have	Consumers' obligations
Deutschland	duty to file for insolvency				of the main hearing up to	been eliminated	regarding credit are
	(until 30th September				three months and 10 days.	for the executives,	suspended – under
	2020 if					creditors and	certain conditions – for 3
	- the insolvency situation					contractual	months beginning on 01-
	is strictly COVID-19 induced and					partners of insolvent	04-2020.
	- the liquidity shortage car					companies in	Deadlines in Company
	likely be eliminated.					order to prevent	law are extended for
	Both preconditions are					the Insolvency	holding general
	presumed if the debtor					courts from being	meetings.
	had sufficient liquidity on					hit by a wave of	
	31st December 2019. MoJ					Insolvency	
	is authorized to extend					applications.	
	the suspension until 31st March 2021 (Sec. 8)						
DK	N/A	N/A	N/A	N/A	The Danish courts have	N/A	The Danish parliament
Denmark					initiated an emergency		has adopted a series of
					procedure in order handle		economic stimulus
					certain critical areas. The		packages,

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			enforcement			agreements etc.)	
					critical areas, which		
					continue to be dealt with		
					locally by the courts, are		
					particularly by law time-		
					bound cases or are		
					particularly intrusive.		
EE	(Proposal by MoJ):	-	-	-	No legislative changes are	(Proposal by	Temporary subsidies will
Estonia	Suspension of debtor's				foreseen to tackle the	MoJ): Suspension	be paid to those
(New text -	duty to file for insolvency				emergency situation.	of time limits for	employees whose
update of 24	in the period of two				However, the Council for	transactions that	employers are
April 2020 in	months after the end of				Administration of Courts	can be clawed	significantly impacted by
bold)	emergency situation.				has ve drawn up	back via	the current
					recommendations for the	avoidance actions	extraordinary
					administration of justice	in thefor a period	circumstances. The
					during the emergency	of two months	subsidy will grant an
					situation.	after the end of	income for the
						emergency	employees and help the
						situation.	employers to surpass temporary difficulties
						(Proposal by	without having to lay off
						MoJ):	their staff or call -file for
						Possibility to	bankruptcy.
						modify confirmed	
						reorganisaton	More info can be found
						plans and a	here.
						simplified	
						procedure for the	

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	,	from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
						modification of	
						confirmed plans in	
						the pre-insolvency	
						procedure for	
						individuals until	
						31.12.2020.	
						The need for	
						further amendments in	
						the area of	
						insolvency (e.g.	
						regarding (c.g.	
						reorganisation	
						plans) that might	
						help to endorse	
						the facilitate	
						overcoming of the	
						crisis are is	
						currently being	
						analyzed.	
EL	All relevant procedures		All enforcement		=		For entities that have
Greece	are suspended until the	-	proceedings are		procedure were temporary		been affected by the
	27th of April 15th of May	suspended until	suspended until the			Minister of Finance	I - I
	2020.	the 27th of April	15th of May 27th of		health protection reasons,		
		15th of May	April 2020.		until the 15th of May 2020,		
		2020.			with the exception of the	repayment of capita	

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	(111111)	from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
			Cinorecinent		procedures before the	<u> </u>	rent premises to such
					District Civil Courts, which		•
					were suspended until the	_	
					10 th of May 2020. 27th of	•	payments of tax without
					April 2020.	coronavirus	the accrual of interest or
					Suspension of insolvency	pandemic until	penalties
					proceedings until the 27th	IT.	
					of April 2020.	year, upon the	
						debtor's application.	security contributions.
ES	A stay on the duty for	For a two month	-	-	General suspension of	In addition, Royal	The Spanish
Spain	filing for insolvency as	period after the			procedural deadlines.	Decree Law of 31	Government has
-	long as the State of	end of the State			Court Hearings can be hold	March, which	approved measures
	Alarm is in force (even if	of Alarm, the			in urgent cases.	adopts urgent	leading to the temporary
	the debtor filed for the	insolvency courts				complementary	suspension of the
	pre-insolvency	will not admit any				measures in the	contractual obligations
	mechanism provided in	filings for				social and	arising from any
	Article 5 bis of the	necessary				economic sphere	mortgage loan
	Spanish Insolvency Act).	insolvency				to deal with	contracted by an individual who is in a
		proceedings which have been				COVID-19, has set out the possibility	situation of economic
		submitted by				that insolvent	vulnerability.
		creditors/third				companies may	The mortgage debt
		parties during the				also file	moratorium only applies
		State of Alarm or				temporary	to:
		during such two				employment	the usual/ordinary
		month period.				regulation	dwellings (ie not
						proceedings	including vacation or
						("ERTEs") on the	weekend homes);

				CTS AFFECTING MEASURES		3. OTHER INSOLVENCY 4 RELATED NON		
	1.1. Insolvency suspense	ion	1.2. Claim enforcemen	•	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-	
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES	
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to (payment deferral		
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions	bank loans, social sec.,	
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business	
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)	
			enforcement			agreements etc.)		
		During the post				basis of force	 properties linked to 	
		State of Alarm				majeure or for	the economic activity	
		two month				organisational,	developed by	
		period, the				technical,	entrepreneurs and	
		debtor's filing for				economic and	professionals; and	
		insolvency				production	 dwellings other than 	
		proceedings will				reasons due to	the usual one in a rental	
		be admitted by				the COVID-19	situation and for which	
		the court with				crisis:	the mortgage debtor,	
		priority.				-The purpose of	natural person, owner	
						this measure is to	and lessor of these	
						prevent the	dwellings, has stopped	
						economic crisis	receiving the rental	
						caused by the	income since the entry	
						Covid-19 from	into force of the State of	
						constituting an	Alarm, or does not	
						additional	receive it within one	
						obstacle to the	month after the end of	
						viability of the	the State of Alarm.	
						insolvent, which	The granting of the	
						could hinder them	moratorium entails the	
						to execute or	suspension of the	
						comply with a	payment of the	
						creditors'	mortgage debt	
						agreement,	instalments (principal	
						leading to their	and interests) during the	
						liquidation, or	term of three months	
						making it difficult	and the early repayment	

Member State A. Suspension of duty to file for insolvency (debtors) A. General / specific moratoria on claims enforcement / certain types of claims enforcement The file for insolvency filing from creditors A. General / specific moratoria on claims enforcement / certain types of claims enforcement The file for insolvency filing from creditors A. General / specific moratoria on claims enforcement / certain types of claims enforcement The file for insolvency filing from creditors A. General / specific moratoria on claims enforcement / certain types of claims enforcement The file for insolvency filing from creditors The file file file file file file file fil			3. OTHER		CTS AFFECTING MEASURES	AND RELATED CONTRA	VENCY MEASURES	1. SUBSTANTIVE INSOL	
A. Suspension of duty to file for insolvency (debtors) A. General / specific moratoria on claims enforcement / certain types of claims enforcement	TED NON-	4. RELATED N	INSOLVENCY	2.CIVIL, INCL.	nt suspension and	1.2. Claim enforcemen	on	1.1. Insolvency suspensi	
State to file for insolvency (debtors) termination (general / specific contracts termination (general / specific contracts suspensions enforcement termination (general / specific contracts suspensions agreements etc.) to sell a viable business unit. leaquest applications or communications must be made by the insolvency receiver (gractitioner), or by the insolvency receiver depending whether the debtor is in possession or notlukewise, the insolvency receiver will be a party to the consultation period. If no homely profit to ender the consultation period. If no homely profit to ender the consultation period. If no homely profit the profit	CY MEASURES	INSOLVENCY ME	MEASURES	INSOLVENCY	suspension	contract termination s			
State (debtors) belowency filing from creditors enforcement / certain types of claims enforcement Suspension Suspensi	it deferrals,	(payment def	(e.g. relating to	COURTS	B. Suspension of contract	A. General / specific	B. Protection of	A. Suspension of duty	Member
Insolvency filing from creditors Insolvency filing from creditors Insolvency filing from creditors Insolvency freceiver files from creditors Insolvency free from creditors Insolvency from creditors Insolven	s, social sec.,	bank loans, soc	avoidance actions,	SUSPENSION	termination (general /	moratoria on claims	debtors about	-	State
rom creditors enforcement Suspensions plans, informal agreements etc.) clause in the sequent communications or communications must be made by the insolvent company with the authorisation of the insolvent company with the authorisation of the insolvency receiver (practitioner), or jf an ent professional whether the debtor is in possession or notlikewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of 65 year	s., business	health ins., bu	reorganization	AND PROCEDURAL		enforcement / certain	insolvency filing	(debtors)	
enforcement to sell a viable business unitRequest applications or communications must be made by the insolvent company with the authorisation of the insolvency receiver (practitioner), or by the insolvency receiver directly, depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation period. If no agreement is 5 5years of the consultation increased in children, period. If no agreement is 5 5years of the manual clause in the substantial cla	sidies)	subsidies	plans, informal	SUSPENSIONS	•	-		,	
business unitRequest applications or communications must be made by the insolvent company with the authorisation of the insolvency receiver preceiver directly, depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation period. If no agreement is business unitRequest applications or communications must be made by the insolvency receiver preceiver pressiona vibata: theta: the insolvency receiver directly, depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of 65 years of			agreements etc.)						
-Request applications or communications must be made by the insolvent company with the authorisation of the insolvency receiver (practitioner), or by the insolvency receiver depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation of the mora depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation of the mora depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation operiod. If no hildren, per degreement is 65 years of 65	ne mortgage	clause in the mor	to sell a viable						
applications or communications must be made by the insolvent company with the authorisation of the insolventy receiver (practitioner), or by the insolvency receiver directly, depending whether the debtor is in possession or not. -Likewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of 65 years of 65 years of 65 years of communications must be made by the insolvency receiver will alter that: - become us of the insolvency receiver directly, depending whether the debtor is in possession or not. -Likewise, the insolvency receiver will be a party to the consultation period. If no fildren, period. If no agreement is 65 years of 65 y	ot be applied	loans will not be	business unit.						
communications must be made by the insolvent company with the authorisation of the insolvency receiver (practitioner), or by the insolvency receiver directly, depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation period. If no agreement is 66 5 years of 65 ye	ate payment	either. No late pa	-Request						
must be made by the insolvent company with the authorisation of the insolvency receiver (practitioner), or by the insolvency receiver directly, depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of	ll accrue	interest will accru	applications or						
the insolvent company with the authorisation of the insolvency receiver (practitioner), or by the insolvency receiver directly, depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of		either.							
company with the authorisation of the insolvency receiver directly, depending whether the debtor is in possession or not. –Likewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of	/ulnerable	Economic vulner	must be made by						
authorisation of the insolvency receiver (practitioner), or by the insolvency receiver directly, depending whether the debtor is in possession or not. -Likewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of 65 years of	e the ones	debtors are the o							
the insolvency receiver (practitioner), or by the insolvency receiver directly, depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of									
receiver (practitioner), or by the insolvency receiver directly, depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of		 become unemp 							
(practitioner), or by the insolvency receiver directly, depending whether the debtor is in possession or not. -Likewise, the insolvency receiver will be a party to the consultation period. If no agreement is displayed in the total in the total in possession or not. -Either the debtor is in possession or not. -Likewise, the insolvency freeiver will be a party to the consultation increased in the total increa		or, if an entrepre	•						
by the insolvency receiver directly, depending whether the debtor is in possession or notLikewise, the insolvency receiver will be a party to the consultation period. If no agreement is dispose income or or sales (above sal		professional, suff							
receiver directly, depending whether the debtor is in possession or not. -Likewise, the insolvency receiver will be a party to the consultation period. If no agreement is 65 years of		substantial loss o							
depending whether the debtor is in possession or not. -Likewise, the insolvency receiver will be a party to the consultation consultation period. If no agreement is 65 years of		income or decrea							
whether the debtor is in possession or notLikewise, the insolvency Monthly IPF receiver will be a party to the consultation consultation period. If no agreement is 65 years of	• •	sales (above 40%	• •						
debtor is in possession or not. -Likewise, the insolvency Monthly IPF receiver will be a party to the consultation consultation period. If no agreement is 65 years of		• the total incom	-						
possession or notLikewise, the insolvency receiver will be a party to the calculation consultation period. If no agreement is 65 years of		family unit does							
Likewise, the insolvency monthly IPF receiver will be a party to the calculation consultation period. If no children, period agreement is 65 years of		exceed in the mo							
insolvency receiver will be a party to the calculation consultation period. If no agreement is 65 years of			•						
receiver will be a party to the calculation increased in period. If no children, period agreement is 65 years of			-						
party to the calculation consultation increased in period. If no children, period agreement is 65 years of		•	•						
consultation increased in period. If no children, period agreement is 65 years of									
period. If no children, pe agreement is 65 years of			• •						
agreement is 65 years of									
			•						
roachad during I disability d		disability, depend	reached during						
this period, the or illness;	rependency		_						
decision to apply		OI IIII1633,	•						

	1. SUBSTANTIVE INSOI	LVENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspens	ion	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions	
	(debtors)	insolvency filing	enforcement / certain		AND PROCEDURAL	reorganization	health ins., business
	(acators)	from creditors	types of claims	specific contracts	SUSPENSIONS	plans, informal	subsidies)
		irom creditors	enforcement			agreements etc.)	- Substates,
			emorcement			the ERTE must	the mortgage loan
							, ,
						authorization of the of the	expenses and basic
							supplies, are higher than the 35% of the net
						insolvency	income of the whole
						receiver, or	
						decided by the insolvency	family unit; and • as a result of the
						•	
						receiver directly,	COVID-19 emergency,
						depending whether the	the family unit has suffered a significant
						whether the debtor is in	alteration in its
						possession or not.	economic circumstances
						-In any case, the	in terms of the effort
						insolvency court	
						must be informed	housing (the ratio of
						immediately of	• ,
						•	mortgage charges over family income has been
						the request, resolution and	multiplied by 1.3).
							The debtors can apply
						measures applied, by telematic	for the moratorium
						means.	during a period of 15
						-In the event that	days after the end of
						the labour	one month after the end
						authority does not	of the State of Alarm
						find the existence	(current deadline is 27
						of force majeure,	May). The lenders will
						the company may	have to implement such

		1.1. Insolvency suspension		CTS AFFECTING MEASURES of suspension and	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURE
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors	A. General / specific moratoria on claims enforcement / certain types of claims enforcement	B. Suspension of contract termination (general /	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions reorganization plans, informal agreements etc.)	(payment deferrals,
						challenge such resolution before the social jurisdiction. It will be the insolvency court who will hear the challenges to the resolution for fraud, deceit, coercion or abuse of law, or if the workers challenge the company's decision or the labour authority's decision on the ERTE if they have wanted to obtain unduly benefits. Such challenges will follow the procedure of the insolvent incident in labour matters and the judgment will be appealable (suplicación).	The application of the suspension will not require agreement between the parties, nor any contractual novation, to take effect, the extension of the term of the mortgage loan must be formalized in a public deed and registered in the Land

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES	3	3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
FI	-	Preparation of a	The Enforcement act is	-	-	Call for overall	Proposing a temporary
Finland		proposal to	proposed to be			responsibility	10 percent interest rate
		temporarily limit	temporarily amended			from the side of	cap for consumer credits,
		the possibility to	in order to facilitate the			the creditors.	as well as temporary
		declare the	position of the debtor.			Finland is also	banning of their direct
		debtor bankrupt	The payment period			focusing its efforts	marketing.
		based on the	and the criteria for			towards avoiding	
		creditor's	granting months free of			over-	
		petition.	foreclosure will be			indebtedness of	
			amended. More time			private persons	
			will be reserved for the			and households.	
			enforcement of				
			evictions.				
	Suspension of the duty of	Creditors will not	Contractual	When an agreement can	Any right may be validly		Accelerated and
France	the debtor to file for	be able to	termination clauses in		exercised during the initially		extended coverage by
	insolvency (45 days after it		case of non-	a specific period or if it is	legally provided timeframe,		the Association for the
	occurs). For the health	opening of and	performance of the		once the state of emergency	· ·	employee wages
	emergency period + 3 months, the insolvency	insolvency	obligations are frozen if the termination	denunciation within a specific period, this period	period + one month ends		guarantee regime (AGS).
	(état de cessation des	proceeding (reorganization	clause's term expires	is extended of 2 (two)	with an extra two months limit (this period cannot		See: Law 2020-290 and
	paiements) of a debtor is	or judicial	during the state of	months if it terminates	extend beyond and additiona	_	Ordinance 2020-341.
	to be assessed as to its	liquidation	emergency period plus	during the health	two months)	or judicial)	Ordinance 2020-341.
	situation on 12-03-2020	proceeding) of	one month, the so-	emergency period + 1	two months;	reorganization	
	except in case of fraud.	the debtor except	called <i>legally protected</i>	(one) month.	N.B.: Other judicial measures	_	
	However, the debtor can	in case of	period. The clause is	(one) monen	have also been adopted, e. g.		
	still file for judicial	evidence of	back into force two		_	See: Law 2020-	
	reorganization and judicial	insolvency of the	months after the end of		communication between		
	liquidation proceeding.	debtor assessed	the legally protected				

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	suspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
	During the same period,	as to its situation	period (state of		courts and insolvency and	Ordinance 2020-	
	the debtor can also request	on 12-03-2020 (or	emergency + one		restructuring practitioners.	341.	
	for the opening of a	before) or fraud.	month), thus 2 months				
	conciliation or safeguard		after the end of the				
	proceeding regardless of		health emergency				
	its situation on 12-03-		period.				
	2020.		These measures are				
			subject to upcoming				
	See: Law 2020-290 and		modifications.				
	Ordinance 2020-341.		However, some				
			measures are expressly				
			excluded from the				
			scope of the health				
			emergency regime. For example, the health				
			emergency regime does				
			not apply to measures				
			resulting from the				
			application of criminal				
			law or criminal				
			procedure, and to				
			financial obligations				
			and collaterals referred				
			to in articles L. 211-36				
			et seq. of the Monetary				
			and Financial code.				
HR	Reasons to initiate	-	On 1 May 2020 Act on	It is recommended to	Due to the outbreak of	-	-
	bankruptcy, that occur		Intervention Measures	suspend the enforcement	epidemic of COVID-19 in		

	1.1. Insolvency suspension		1.2. Claim enforcement suspension and contract termination suspension		2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURE
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors	A. General / specific moratoria on claims enforcement / certain types of claims enforcement	B. Suspension of contract termination (general / specific contracts	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	(payment deferrals, bank loans, social sec. health ins., business subsidies)
Croatia	during the special circumstances, are not valid for the motion to initiate the bankruptcy proceedings. The triggers for the initiation of bankruptcy are insolvency and overindebtedness, but none of these triggers are applicable if they occur during the special circumstances. Exception is that petition for opening the bankruptcy proceeding may be submitted by the debtor, the Financial Agency and the creditor only for the reasons of safeguarding the interests and safety of the Republic of Croatia, nature, the human environment and human health.		in Enforcement and Insolvency Proceedings entered into force. According to the Act enforcement proceedings are suspended for 3 months (with possibility to extend for additional 3 months). During the special circumstances, employers and state pension fund will not withhold the salary/pension for the benefit of creditors (with exception to this rule are the enforcement of child support, employee claims and interim measures under criminal procedure law). The calculation of statutory interests is	proceedings, in particular when it relates to eviction cases.	Croatia all electronic public auction openings in enforcement and insolvency cases have been postponed, except those in which the bidding has begun by March 24, 2020 at the latest, which are to be finished according to published Calls for Participation in Electronic Public Auction. All requests for sale received after the 13th of March, 2020, which have not been processed, will be processed upon termination of special circumstances of epidemic of COVID-19. All published Calls for down Payment for Costs and Calls for Participation in the Electronic Public Auction will be put out of force and will be reissued under the same conditions of sale by the end of the special circumstances of the outbreak of epidemic		

	1. SUBSTANTIVE INSOI 1.1. Insolvency suspens		1.2. Claim enforcement contract termination s	•	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURES
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors	A. General / specific moratoria on claims enforcement / certain types of claims enforcement	B. Suspension of contract termination (general /	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions reorganization plans, informal agreements etc.)	(payment deferrals, bank loans, social sec., health ins., business subsidies)
			suspended for the same time period.				
HU Hungary			A statutory payment moratorium is introduced for debtors of		We must ensure access to justice and the continuity of the pending		
(New text in bold added on 29 April			credit, loan and financial lease contracts until 31 December 2020.		proceedings. Therefore, there is no recess for courts of justice in		
2020)			According to this the debtor of any still		Hungary. Special procedural rules are authorized to facilitate its		
			existing contract which was signed and paid out before 19.03.2020, get a moratorium on		activities. All courts are operational. As a general rule time		
			repayment of capital, interest and fees. The moratorium lasts		limits continue to run during the period of the state of danger. The only		
			until the end of this year. The deadline for		exception on this is where the procedural act in question cannot be carried		
			repayment will be prolonged by the time of the moratorium, and the		out in writing or by electronic means (i.e. procedural acts which		
			contracts itself will be prolonged in case the credit contract would		require personal contribution and cannot otherwise be carried out)		

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspensi	ion	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain		AND PROCEDURAL	reorganization	health ins., business
	()	from creditors	types of claims	5, 55	SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
			normally end under the		which brings the		
			time of the moratorium.		proceedings to a halt. In		
			Also the guarantees are		this case the period until		
			prolonged with the same		the obstacle has been		
			amount of time (9		removed or the period		
			months).		until the end of the state		
			The moratorium of debt		of danger shall not be		
			repayment is applicable		counted in a time limit.		
			only for credit facilities		No recess for courts of		
			provided by domestic		justice in Hungary, special		
			financial companies		procedural rules are		
			consequently credits		authorised to facilitate its		
			provided by international		activities. All courts are		
			financial institutions are		operational.		
			not affected by this				
			measure.				
			The repayment				
			moratorium applies to				
			employees's loans. The				
			repayment moratorium				
			also applies to the				
			debtors of personal				
			insolvency cases				
			(litigious and out of				
			court proceeding) and to				
			the debt repayment				
			schedules which are				

	1. SUBSTANTIVE INSO	LVENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspens	ion	1.2. Claim enforcement	nt suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	suspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
			based on the out-of-				
			court settlement				
			arrangements, or on the				
			in-court debt settlement				
			agreement, or on the				
			decision of the court.				
			The debt moratorium				
			should be applied to				
			employees' loans and				
			participants of personal				
			insolvency as well.				
			The interest and fees				
			which are not paid under				
			the moratorium will not				
			be capitalized, these				
			should be repaid later after the moratorium in				
			even amounts under the				
			same conditions, so				
			their burden should not				
			increase because of the				
			moratorium. The				
			repayment period would				
			be increased				
1			accordingly.				

	1. SUBSTANTIVE INSOI	LVENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspens	ion	1.2. Claim enforcemen	nt suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	suspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain		AND PROCEDURAL	reorganization	health ins., business
	(from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	,,
			The most important			ag. comente con,	
			measures related to				
			enforcement procedures				
			to help protect health				
			and debtor during the				
			state of danger are:				
			- until the 15th day				
			following the end of the				
			period of state of				
			danger, enforcement				
			procedures pending				
			before the tax authority				
			shall be stayed;				
			- documents shall not be				
			served by bailiff, bailiffs				
			shall suspend the				
			reception of parties in				
			person (they shall ensure that they are				
			available to persons				
			concerned via electronic				
			means or in writing),				
			- after the				
			commencement of an				
			enforcement procedure				
			the debtor may request				
			payment in installments				
			which the bailiff may				

	1. SUBSTANTIVE INSO	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspens	ion	1.2. Claim enforcemen	-	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
		1	contract termination s		INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	•	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
			establish without prior				
			consent of the person				
			seeking enforcement as				
			well,				
			- no on-site proceedings				
			may be conducted (nor regular auctions				
			accordingly),				
			evacuation of a real				
			estate may not be				
			carried out,				
			- a bailiff may not				
			arrange for auctioning				
			the residential real				
			estate of a debtor who is				
			a natural person,				
			- measures for the enforcement of a				
			specific act may not be				
			taken, neither the				
			measures for decisions				
			concerning the receiving				
			of a child for the purpose				
			of keeping contact.				
IE					Measures to support the		
Ireland					smooth operation of the		Subsidy Scheme on 24-
					insolvency system have		03 for 12 weeks from 26-
					been agreed, including the	coordinated flexible	Us to support employers

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
	(**************************************	from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	,
					relaxation of certain court	forbearance	from the private sector
					rules and certain payment	measures with a 3	experiencing significant
					breaks, where appropriate.	month payment	economic disruption.
						break for mortgages	
						and other loans.	
						Customers affected	
						by COVID-19. Also	
						support for buy-to-	
						let bank customers	
						with tenants	
						affected by COVID 19	
						- customers with	
						rental property in which the tenants	
						are adversely	
						impacted by COVID-	
						19 will also be	
						provided with	
						flexibility including	
						with an opportunity	
						to seek a payment	
						break of up to 3	
						month.	
IT	Bankruptcy and, in	•	Time limits for the	_	All proceedings (including	During the period	
Italy	general, insolvency	column.	accomplishment of any	provision contained in	* *	in which	2020 provided for a
	proceedings too are		act related to civil and		initially postponed ex officio	declarations of	series of measures
	included in the general		criminal proceedings,	1	up to 15-04, or 30-06 if it has	insolvency are	specifically aimed at
	provisions on		including the	compliance with the	been so decided by the	inadmissible, the	supporting liquidity

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRAC	CTS AFFECTING MEASURES	S	3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
	, ·		contract termination s	•	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of		B. Suspension of contract		(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /		avoidance actions,	
31410	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
	(debtors)	from creditors	types of claims	specific contracts	SUSPENSIONS	plans, informal	subsidies)
		irom creditors			3037 214310143	agreements etc.)	Substates
			enforcement		1		
	postponement, without		enforcement		heads of office, except those	time limits for	through the banking
	prejudice to the		proceedings of civil	•	that have been declared	revocation actions	system (Title III) and
	possibility to establish on		decisions, have been		urgent by the judge on a	do not start to	supporting the liquidity
	a case by case basis what		initially suspended from	=	case by case basis or those	run.	of households and
	cannot be deferred in order to meet the parties'		9 March to 15 April, then to 11 May 2020.	of any forfeiture or	considered by the law as top	Article 9 of Decree-Law No.	businesses (Title IV). Among the first of these,
	protection requirements.		During this period,	penalties connected with	i i	Decree-Law No.	the financial support
	Specific insolvency		hearings in civil	delayed or omitted	(including enforcement	provides for the	measures for micro,
	measures have been		proceedings, and	performance.	proceedings) have been	extension by six	small and medium-sized
	adopted by Article 10 of		therefore also those	•	initially suspended from 09-	months of the	enterprises provided for
	Decree Law No 23 of 8		relating to enforcement	·	03 to 15-04, than to 11-05	deadlines for the	in Article 56 are worth
	April 2020:		proceedings, are	paragraph 2, letters b) and	·	fulfilment of prior	mentioning, including
	- all appeals for		automatically	, , , ,	suspended activities, civil	agreements and	the prohibition of
	insolvency proceedings		postponed to a date	•	hearings that require the	approved	revocation of the
	filed in the period		subsequent to 11 May	-	presence of lawyers or	restructuring	amounts granted for
	between 9 March and 30		2020 and, until that	September 2020, without	parties only, subject to the	agreements	credit facilities subject to
	June 2020 are		date, the expiration of	•	respect of the adversarial	expiring between	revocation and for loans
	inadmissible, except for		the time limits for the	maturities for non-	process and the effective	23 February 2020	granted against
	those filed by the Public		completion of any act in	installment loans, as well	participation of the parties,	and 31 December	advances on loans; the
	Prosecutor if		civil proceedings is also	as the suspension until 30	may be held by means of	2021.	extension until 30
	precautionary or		suspended.	September 2020 of the	remote connections.	In the current	September 2020,
	conservative measures		With reference to	payment of installments of	For the period between 11	proceedings for	without any formality, of
	are requested to protect		enforcement, it should	loans or lease payments	May and 30 June 2020, the	the approval of	contracts for non-
	the assets or the		be noted that the		Heads of the judicial offices	the composition	instalment loans with
	company.		request for suspension		are expected to take a series	agreements, the	contractual maturity
	- when the declaration of		of the enforceability or		of organisational measures	debtor has been	before 30 September
	non-admissibility is		enforcement of an	payments subject to	in order to avoid close	allowed to submit,	2020; the suspension
	followed by the		appealed judgment	suspension.	gatherings and contacts	until the hearing	until 30 September 2020

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES	S	3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen	nt suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	suspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /		avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	•	AND PROCEDURAL	reorganization	health ins., business
	(0.2200.2)	from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	,
	declaration of		(art. 283 of the Italian		between people within each	set for the	of the payment of
	bankruptcy, the period of		Code of Civil Procedure)		office space.	approval, an	instalments of loans and
	non-admissibility is not		and the request for		These measures may	application for the	other instalment loans or
	counted within the time		suspension of		include:	granting of a	leasing instalments and
	limits laid down in Articles		enforcement of a		- the carrying out of civil	deadline, not	the deferral of the
	10 and 69 bis of the		judgment against which		hearings by means of	exceeding ninety	repayment plan for
	Bankruptcy Law, which		an appeal has been		remote connections that	days, for the	instalments or
	concern respectively the		lodged for cassation		require the presence only of	submission of a	instalments subject to
	annual period within		(art. 373 of the Italian		lawyers or the parties,	new plan and a	suspension.
	which the bankruptcy of		Code of Civil		subject to the respect of the	new proposal or a	Among the latter,
	the company deleted		Procedure), as well as		adversarial process and the	new restructuring	mention should be made
	from the register of		proceedings whose		effective participation of the	agreement.	of the remittance in
	companies must be		delayed handling may		parties;	Article 9 also	terms of payment to
	declared and the time		cause serious harm to		- the postponement of	provides that the	public administrations,
	limit for revocation		the parties, may be		hearings after 30 June 2020;	debtor may	including those relating
	actions.		handled during the		- the holding of civil hearings	submit requests	to social security and
			emergency period. In		that require the	for the granting of	welfare contributions and premiums for
			the latter case, a declaration of urgency		participation only of the defendants through written	new time limits or for further	and premiums for compulsory insurance,
			is made by the Head of		procedure.	extensions of time	the suspension of
			the judicial office or his		procedure.	limits already	payments of withholding
			delegate and, for cases			granted.	taxes, social security and
			that have already			grantea.	welfare contributions
			begun, by order of the				and premiums for
			judge or of the				compulsory insurance
			chairperson of the				and the terms of tax and
			panel.				contribution obligations
			•				and payments.

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspension	1.1. Insolvency suspension		1.2. Claim enforcement suspension and contract termination suspension		INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURES
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors		B. Suspension of contract termination (general /	INSOLVENCY COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	(payment deferrals, bank loans, social sec., health ins., business subsidies)
							Article 11 of Decree-Law No. 23 of 2020 provided for the suspension of the expiration terms of debt securities falling within the period from 9 March to 30 April 2020.
LT Lithuania	The draft Law submitted to the Parliament includes: Suspension of the debtor's duty to file for bankruptcy or restructuring proceedings for the period of three months after the end of quarantine period. The government has the ability to extend this period until the end of 2020.	submitted to the Parliament includes: Creditor's right to file for insolvency is limited for the	-		The courts of Lithuania have started to apply written procedure when possible; not urgent oral hearings have been postponed.	The draft Law submitted to the Parliament includes: Suspended calculation of term when the debtor is not able to carry out the approved restructuring plan and as a result the restructuring could be terminated – for the period of three months after the end of quarantine period.	Measures applied by the tax administrators.

			The government	1. Deferring or arranging
			has the ability to	the taxes in instalments
			extend this period	acc. to the agreed
			until the end of	schedule without
			2020.	interest to be paid.
			2020.	=
				2. Stopping the tax
				arrears recovery actions
				in accordance with the
				criteria of
				reasonableness.
				3. Exemption of the
				taxpayers from fines,
				default interest for
				failure to comply with
				tax obligations on time.
				4. Postponement of
				submission (and
				payment of) personal
				income tax returns and
				advanced corporate
				income tax returns.
				According to the Law on
				Real Estate Related
				Credit and the Law on
				Consumer Credit, under
				certain circumstances
				(e.g., the borrower
				becomes unemployed or
				loses at least one third
				of his/her income), upon
				borrowers request, the
				credit provider has an
				obligation to defer
				payment of credit
				installments, except for
				interest, for the period
				not exceeding 3 months.
				not exceeding 3 months.

	1. SUBSTANTIVE INSOLU	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspension	on	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
							Such an obligation for
							consumer credit
							providers was
							introduced by the
							amendments to the Law
							on Consumer Credit
							since 19 March 2020.
							LT government has also
							adopted a broad
							package of economic
							measures for businesses
							(state-aid schemes,
							various allowances and
							subsidies, tax and loans
							deferences, etc.).
LU	The obligation for a	_			Only urgent cases will be	Parliamentary	In tenancy matters, the
Luxembourg	business to file in court	moratorium for			treated by the	scrutiny on the	enforcement of eviction
	within one month a	the filing of			Luxembourg Insolvency	Implementation	sentences has been
	formal declaration in case of a suspension of	bankruptcy, which means that			courts. Luxembourg suspended	of Directive 2019/1023 has	suspended for obvious reasons
	payments, which would	a creditor still has			deadlines in legal	been put on hold.	reasuris
	be the start of a	the right to file			•	However, the MoJ	
	bankruptcy proceeding,	for bankruptcy			proceedings and	is currently	
	has been suspended by	and a business			extended certain	considering	
	law.	has still the right			deadlines in specific	whether some	
		to make an			procedures.	elements of the	
						Directive could be	

:	 SUBSTANTIVE INSOL 	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen		2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /		avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
		admission of				useful in the	
		bankruptcy.				current context	
						and could be	
						introduced on	
						short notice (e.g.	
						simplified stay of	
						enforcement	
						mechanism or	
						provision regarding the	
						protection of new	
						financing).	
LV		Creditors are in	All enforcement	-	Instead of postponing		As regards suspension of
Latvia		certain cases	proceedings of		court hearings Latvia has	debt repayment	
Latvia		prohibited, until 1	administrative		switched to written court		Specialized Law, inter alia,
		September this	decisions commenced		procedure unless it is	insolvency	determines that the
		year, from	before the state of		absolutely necessary to	proceeding of a	. ,
		submitting an	emergency (12 March),		hold a proper court		the sectors affected by the
		application for	have been suspended		hearing.		crisis have the right to
		insolvency	from 5 April for the		Also – during the	plans'	apply for an extension of
		proceedings of a	duration of the state of		emergency state	•	the term for the payment
		legal person.	emergency (currently		applications for legal	•	of taxes, as well as to
			till 12 May).		protection proceedings,		request that an extension
			The moratorium of debt recovery is not		insolvency proceedings of a legal person and	period. Creditor	of the term for the payment of taxes.
			recovery is not applicable for		a legal person and insolvency proceedings of	committee's	payment or taxes.
			administrative		a natural person can be	meetings can be	
			decisions, which may		submitted electronically.	held remotely.	

		1. SUBSTANTIVE INSOLVENCY MEASURES 1.1.Insolvency suspension		CTS AFFECTING MEASURES t suspension and uspension	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURES
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors		B. Suspension of contract termination (general /	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions reorganization plans, informal agreements etc.)	(payment deferrals,
			already be executed on a compulsory basis from the time it comes into effect without waiting until it becomes indisputable.			Time period for the implementation of a plan of Measures of Legal Protection Proceedings can be set for up to for years (for new plans and those, that have not yet been extended), if the majority of creditors specified in the Insolvency Law agree. Those plans, that have been already extended once, can be extended for another year, if the majority of creditors specified in the Insolvency Law agree. Also — restriction	

	1. SUBSTANTIVE INSOLU	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspension	on	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
						be taken into	
						account, when	
						deciding to satisfy	
						employee claims	
						ensured by the	
						State.	
MT	Maltese Courts have	The closure of	Likewise, the closure of	As a consequence of the	With effect from 16 March		The government already
Malta	been closed with effect	Courts provided	Courts provided an	closure of Courts, and	2020, the Courts of Justice	•	
	from 16 March 2020 and	an automatic	automatic suspension	therefore the right of	along with the respective		
(new text in	only urgent cases where	suspension of	of enforcement actions	debtors to enforce	•	_	costed - on a month-by-
bold added	the Court rules that it	creditors' rights to file for the	by creditors.	contracts, the	closed. Nevertheless, the		
on 29 April	would be in the public interest are to be	insolvency of	Furthermore, the government has	government has ordered	Courts have been given the power to order the	·	1
2020)	allowed. This has	debtors.	ordered the suspension	the temporary suspension until further notice, of any	hearing of urgent cases or	'	
	temporarily provided for	Notwithstanding,	for a period of 6	legal and judicial time	of cases where the Court		a number of sectors. The
	the imminent situation	and since the	months of credit	established in any	deems that the public		
	with regards to certain	reopening of	facilities issued by	agreement, including any	interest should prevail in		only implemented tax
	actions (wrongful	Courts would lift	licensed credit or	time period for the	having the case heard. As a		deferments but has also
	trading) which could be	this implicit	financial institutions,	performance of any	consequential measure,		pledged State
	filed against directors if	moratorium,	which include the	obligation set out in such	all legal and judicial times,		guarantees on soft loans
	they do not file for	Malta is in the	lending of a sum of	agreement. This inter alia	including prescriptive		and directly injected
	insolvency.	process of	money by way of an	includes the running of all	periods and any		cash within businesses
	Notwithstanding, and in	amending its	advance, overdraft, or	the legal periods imposed	peremptory time limits		in order to maintain our
	view of the fact that the	laws to provide	loan, or any other line	on a notary public by law	have been suspended until		businesses alive, healthy
	reopening of Courts	for a temporary	of credit including	to register any deed, will,	seven days after the Order		and ready to bounce
	would lift this implicit	suspension of	discounting of bills of	act or private writing; the	for closure of the Courts is		back when the economy
	moratorium, Malta is in	creditors' rights	exchange and	running of any period	lifted. Such measures act		re-starts once again.
	the process of	to file for debtor	promissory notes,	within which a notary	in themselves as an		Apart from this, a

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s	uspension	INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
	, ,	from creditors	types of claims	•	SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	·
	amending its laws to	insolvency, until	guarantees,	public, in terms of any	automatic moratorium, or		number of social
	provide for a temporary	such time as the	indemnities,	applicable law, must pay	a stay of enforcement		measures including
	suspension of directors'	Government	acceptances and bills of	taxes collected by him in	actions and for the		wage supplements have
	duty to file for	considers	exchange endorsed	the exercise of his	insolvency of companies,		also been installed. All
	insolvency, until such	necessary.	pour aval, but	profession; the running of	as well as the immediate		of this is being done in
	time as the Government		excluding credit cards.	any time period related to	duty to file for insolvency		order to avoid
	considers necessary			fiscal benefits, incentives	by directors Ad-hoc laws		insolvencies, save viable
	No steps in the area of			or exemptions; the	for this purposed are being		businesses, safeguard
	insolvency taken, but not			running of any time period	currently promulgated		jobs and contain as
	excluding the possibility			within which a notary			much as possible non-
	of taking such measures.			public is to submit any information or			performing loans.
				information or documentation to any			Specifically the government has ordered
				authority or regulator			the suspension for a
				pursuant to relevant			period of 6 months of
				notarial activity; and the			credit facilities issued by
				running of time with			licensed credit or
				respect to the			financial institutions,
				performance of any			which include the
				obligation contained in			lending of a sum of
				any deed or private			money by way of an
				writing, including a			advance, overdraft, or
				registered promise of sale			loan, or any other line of
				agreement; and the			credit including
				running of time with			discounting of bills of
				respect to the expiration			exchange and
				of any registered promise			promissory notes,
				of sale agreement.			guarantees,

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen	•	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination s		INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member		B. Protection of	• •	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL SUSPENSIONS	reorganization	health ins., business subsidies)
		from creditors	types of claims enforcement		SUSPENSIONS	plans, informal agreements etc.)	Subsidies)
			emorcement			agreements etc.)	indemnities,
							acceptances and bills of
							exchange endorsed pour
							aval, but excluding
							credit cards.
							The government already
							launched three
							financial-aid packages to
							prevent insolvency of
							companies
NL	NL is also not in favour of	-	Suspension of payment	-	-	A number of banks	• ,
the	suspension of the duty to file for insolvency, as this		obligation is currently not considered, as this			have voluntarily	measures have been announced aiming to
Netherlands	risks to keep unviable		might cause a chain-			agreed to a	allow citizens and
	enterprises alive longer		reaction.			temporary standstill on the	entrepreneurs to keep
	than responsible. This is					termination of	fulfilling their payment
	detrimental to creditors.					credit facilities and	obligations.
	NL rather focuses on facilitating speedy and					enforcement	This maskage includes
	early restructuring.					measures (subject	This package includes measures such as the
	carry restructuring.					to certain	immediate cessation
						conditions). In the	of the collection of
						Netherlands,	certain taxes (income
						banks do not very	tax, corporate tax,
						often resort to the	VAT) and a liberal
						filing of petitions	regime for deferral of a

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcement contract termination s	•	2.CIVIL, INCL. INSOLVENCY	INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURES
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors		B. Suspension of contract termination (general /	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	(payment deferrals, bank loans, social sec., health ins., business subsidies)
						for the opening of insolvency proceedings anyway.	number of other taxes and pension contributions.
PL Poland	Regarding bankruptcy proceedings, Poland is currently preparing a draft Law where the deadline for requesting bankruptcy over the period of pandemic risk shall not be running. Once it began to run, it shall be interrupted.				Court proceedings will be suspended in accordance with the law adopted on 26/03/2020 by the Council of Ministers (i.e. the law going through the parliament at this moment). The instruments prepared by the government limiting the negative effects of Covid-19 are to prevent bankruptcy and protect the labour market.	Restructuring procedures contained in the Restructuring Law contain solutions that weigh the interests of both the debtor and his creditors and serve on the one hand to maintain the existence of the debtor and on the other hand to satisfy creditors as effectively as possible. So they should not by definition be considered detrimental to debtors.	difficult economic situation (risk of insolvency) who meets the criteria of an entrepreneur threatened with insolvency (art. 141 section 2 of the Restructuring law) or is

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRAC	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspensi	on	1.2. Claim enforcemen	t suspension and	2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
			contract termination suspension		INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
	,	from creditors	types of claims	•	SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
PT	Although the insolvency	-	Suspension of the	Suspension of the	During this emergency	-	It was asked and
Portugal	regime has been recently		statute of limitation and	termination of lease	period, the regime of		approved by the
	amended, it was decided		expiry periods related	contracts.	judicial holidays, which		European Commission a
	to revise it through an		to all types of cases (e.g.		means that deadlines and		package of 13 billion
	inter-ministerial working		eviction proceedings).		procedural diligences are		Euro with the purpose to
	group.				suspended, is applied.		help the Economic
							environment and
							Business Sector.
RO	Insolvency proceedings	A creditor still	Budgetary claims (fiscal	In order to preserve	During the state of	-	Complementary
Romania	during the state of	has the right to	and others except for	contractual relations of	emergency, the activity of		measures were taken so
	emergency are subject to	file for insolvency	claims arising from	SMEs which were closed	publishing the Insolvency		far to reduce the
(New text -	the general provisions	but an insolvency	decisions in criminal	or temporarily suspended	Procedures Bulletin is		pressure of financial
update of 24	regarding the suspension	procedure could	matters) which	(by the authorities)	performed only by		liquidity such as the
April 2020 in	ex officio of all judicial	be open only	become due during the	during the state of	electronic means (online		possibility to postpone
bold)	activity in civil cases,	after the state of	state of emergency	emergency (for example,	portal).		certain payment
,	except in extremely	emergency has ceased.	cannot be enforced	restaurants, hotels), there is a specific obligation to	During the state of emergency, substantial		obligations (credit instalments or fiscal
	urgent cases, that cannot be postponed. The	ceased.	during this time and 30 days after the state of	try a renegotiation of the	emergency, substantial and procedural deadlines		instalments or fiscal obligations) which
	debtor's obligation to file		emergency has ceased.	contract before	do not run/are suspended.		become due during the
	for opening of the		Also, enforcement	suspending/terminating it	Judicial activity in pending		state of emergency and
	insolvency proceedings is		measures for	due a force majeure.	cases shall continue only		are expected to mitigate
	suspended as a general		budgetary claims were	In certain condition, SMEs	in extremely urgent cases,		some of the negative
	moratorium applies		suspended or not	which were closed or	that cannot be postponed		effects of the pandemic
	during the state of		applied for budgetary	temporarily suspended by	(the Courts of Appeal		on the solvability of
	emergency to all		claims after the state of	authorities during the	establish a list of such		entrepreneurs.
	deadlines in civil matters,		emergency was	state of emergency	cases for all the courts in		Other economic
	including to the 30 days		instituted, except for	benefit in their	their jurisdiction). Courts		measures such as
	period in which the			contractual relation from	can set short deadlines		preferential loans for

		1. SUBSTANTIVE INSOLVENCY MEASURES 1.1. Insolvency suspension		CTS AFFECTING MEASURES It suspension and Iuspension	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURE
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors	A. General / specific moratoria on claims enforcement / certain types of claims enforcement	B. Suspension of contract termination (general / specific contracts	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	(payment deferrals, bank loans, social sec., health ins., business subsidies)
	debtor is obliged to petition for insolvency.		claims related to criminal proceedings. The enforcement proceedings/ forced execution in civil matters continue only if it is possible to comply with the sanitary discipline rules.	a presumption of force majeure. The presumption is rebuttable by any means of proof.	and if possible, hold the hearing through videoconference. In insolvency proceedings pending on March 16th, judicial activity is suspended ex officio and only extremely urgent actions are resolved (temporary suspension of enforcement actions against the debtor until a decision on the opening of the insolvency procedure at the request of the debtor is taken as well as other actions that can be resolved in the absence of parties). In appeal proceedings against the decisions of the syndic judge, certain enforceable decisions can be suspended (decisions to open the insolvency		SMEs including loans 90% guaranteed by the state and other social protection measures were taken. During the state of emergency, SMEs which were closed or temporarily suspended by authorities may postpone payment of their rent and utilities for their headquarters. Temporary special provisions for holding the general meeting of shareholders/members of companies during the state of emergency will soon be in place.

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES			
	1.1. Insolvency suspension		1.2. Claim enforcement suspension and		2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON- INSOLVENCY MEASURES
			contract termination suspension		INSOLVENCY	MEASURES	
Member	A. Suspension of duty		- · ·	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	•
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
					simplified bankruptcy/		
					bankruptcy procedures		
					can still be suspended by		
					the courts of appeal). The		
					activity of judicial		
					administrators/liquidators		
					in pending procedures continue, if possible,		
					under the sanitary		
					requirements.		
					. equilibrium cinicinum		
					As with 15 May 2020, the		
					state of emergency has		
					ended. Therefore, in all		
					civil cases, procedures will		
					resume ex officio. In 10		
					days after the state of		
					emergency has ended, the		
					courts will take the		
					appropriate measures in order to reschedule the		
					hearings and to summon		
					the parties.		
					As with the Ministry of		
					Justice, acting as Central		
					Authority, all activity will		
					be carried out in general		

	1. SUBSTANTIVE INSOLVENCY MEASURES		AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspension		1.2. Claim enforcement contract termination s	•	2.CIVIL, INCL. INSOLVENCY	INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURES
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors	A. General / specific moratoria on claims enforcement / certain types of claims enforcement	B. Suspension of contract termination (general / specific contracts	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	(payment deferrals, bank loans, social sec., health ins., business subsidies)
					lines as within the state of emergency.		
SE Sweden	-	-	-	-	No specific measure in the legal System.	-	Focus on economic measures to reduce the risk on additional enforcement proceedings.
SI Slovenia	Law passed on 02-04: deferral of the obligation to file for insolvency and	declared insolvent due to	In the area of enforcement, enforcement is	-	Insolvency Cases (except for auctions) were first classified urgent (from 13-	irrefutable presumption was	In credit, payment are deferred (specific provision).
	initiate the compulsory settlement procedure, if the insolvency is due to the	when requested by creditors, time	suspended. After the amendment enters into force, courts will also be		03) then non-urgent (from 31-03), meaning that hearings are cancelled.	introduced: if the employer profit from special Covid	All revenues obtained from special Covid
	Covid crisis. Rebuttable presumption of a covid-related insolvency if	f (or to end the	able to issue enforcement and insurance orders and		During the epidemic, the Insolvency Court would not open an Insolvency case	measures to protect workers' salaries, it must be	legislation are excluded from fiscal and civil enforcement (including
	the Government or loca authorities mention the company's activity in a list. It no presumption, proof that	proceeding) is extended by 4	serve them on clients in non-urgent cases that began to run before the introduction of		(some exception possible for workers with a terminated contract due to epidemic).	paid by 1 month the latest. If not, the employer is deemed	personal bankruptcy).
	the insolvency is due to the epidemic must be given.		measures due to the epidemic. In these cases, the parties will not be obliged to		The new proposed regime with The Covid-19 Act passed on 29 April, for the	insolvent. The measure is in force until 4 months after	
			respond immediately, as the deadlines in non- urgent cases do not run,		duration of the epidemic, allows insolvency parties to submit their application,	termination of special measures.	

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRAC		3. OTHER		
	1.1. Insolvency suspension		1.2. Claim enforcement suspension and contract termination suspension		2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
					INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member	A. Suspension of duty	B. Protection of	A. General / specific	B. Suspension of contract	COURTS	(e.g. relating to	(payment deferrals,
State	to file for insolvency	debtors about	moratoria on claims	termination (general /	SUSPENSION	avoidance actions,	bank loans, social sec.,
	(debtors)	insolvency filing	enforcement / certain	specific contracts	AND PROCEDURAL	reorganization	health ins., business
		from creditors	types of claims		SUSPENSIONS	plans, informal	subsidies)
			enforcement			agreements etc.)	
			and the legal solution		statement or document		
			according to which		after the deadline, the		
			enforcement is still in		reason for the delay is the		
			force (except in urgent		COVID 19 epidemic and the		
			cases, such as the		court has not yet ruled,		
			recovery of		such a late application is		
			maintenance) will still		still considered and does		
			be in force, for		not reject it after the		
			enforcement		deadline. Such an		
			proceedings which		intervention legal basis,		
			were stopped or		which loosens the severity		
			postponed during the		and irreversibility of acts in		
			epidemic. Of course,		insolvency proceedings,		
			this does not mean that		will also be an important		
			the party that would		circumstance in the		
			like to respond is		eventual assessment of the		
			limited in this.		President of the Supreme		
					Court of the Republic of		
					Slovenia to determine		
					insolvency proceedings as		
					urgent proceedings.		
SK	The Act No 62/2020 Coll.	No.	The enforcement of a	No.	§ 1 of The COVID Act	No.	- Financial help to
Slovakia	on certain extraordinary		lien or mortgage and		temporarily suspended		entrepreneurs-natural
Jiorania	measures in connection		the judicial sales are		the running of the		persons and to small and
	with COVID-19 outbreak		temporarily prohibited		limitation & prescription		medium enterprises
	and on measures in the		(until May 31) (§6 and		periods in private law or		(possible guarantees for
	justice area (hereinafter		§7 of the COVID Act)		introduced a waiver of		loans or payments of

	1.1. Insolvency suspension		5 AND RELATED CONTRACTS AFFECTING MEASURES 1.2. Claim enforcement suspension and contract termination suspension		2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURE
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors	A. General / specific moratoria on claims enforcement / certain types of claims enforcement	B. Suspension of contract termination (general / specific contracts	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	(payment deferrals, bank loans, social sec., health ins., business subsidies)
	the "COVID Act") entered into force on March 27. Pursuant to § 4 of this Act, the time- limit for a debtor to file for bankruptcy has been extended from 30 days to 60 days. Applies only to a balance sheet test as the debtor is obliged to file for bankruptcy solely on this basis. Restrictive provisions in the COVID Act are limited in time (30 April 2020). Possible extension will be subject to future consideration (consent of the Government and the Parliament will be required to amend the law).		Slovak entrepreneurs whose business is under threat as a result of COVID measures can ask for a court decision which has similar effects to a temporary moratorium in restructuring proceedings (detailed list of effects is below). Entrepreneurs (natural or legal persons with residence or seat in Slovakia) who are not insolvent, fraudulent or against whom there was no enforcement procedure as to March 12, 2020) can ask for a temporary moratorium using a form (an obligatory electronical filing is required from companies, not individuals).		such deadlines in specified cases. Pursuant to §2 of the COVID Act the same applies to procedural deadlines on the part of the parties to the proceedings. If the extension of the deadline in not possible due to threat to life, health, security, freedom and possible significant damage, the court has a discretion not to apply this provision and continue within the set deadline. Both of these measures applied only until April 30. No changes to statutory interest rates were introduced (yet).		loan interests), Act No. 75/2020 - deferral of mortgage payments for consumers (9 months) by the Act No. 75/2020 - deferral of loan payments for small and medium enterprises and entrepreneurs-natural persons (9 months) by the Act No. 75/2020 - deferral of payments for health, social and old-age insurance for some employers and entrepreneurs natural persons (connected with decline of turn-over due to COVID measures) by the Act No. 68/2020 - postponement of the obligation to file tax declaration by the Act No. 67/2020

	1.1. Insolvency suspension		AND RELATED CONTRACTS AFFECTING MEASURES 1.2. Claim enforcement suspension and contract termination suspension		2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURES
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors	A. General / specific moratoria on claims enforcement / certain types of claims enforcement	B. Suspension of contract termination (general / specific contracts	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	(payment deferrals, bank loans, social sec., health ins., business subsidies)
			upon a publication of				
			the court decision				
			granting the				
			moratorium. Such				
			decision can be				
			challenged (by anyone)				
			at court and				
			subsequently the				
			moratorium may be				
			terminated. The				
			moratorium is limited				
			in time - it can last (as a maximum) only until				
			October 1, 2020 (if not				
			terminated earlier).				
			The new type of				
			moratorium has				
			comparable effects to a				
			moratorium in				
			restructuring:				
			- suspending the duty				
			of a debtor or its				
			management to file for				
			insolvency proceeding				
			if insolvent				

	1. SUBSTANTIVE INSOL	VENCY MEASURES	AND RELATED CONTRA	CTS AFFECTING MEASURES		3. OTHER	
	1.1. Insolvency suspension		1.2. Claim enforcement suspension and contract termination suspension		2.CIVIL, INCL.	INSOLVENCY	4. RELATED NON-
					INSOLVENCY	MEASURES	INSOLVENCY MEASURES
Member State	A. Suspension of duty to file for insolvency (debtors)	B. Protection of debtors about insolvency filing from creditors	A. General / specific moratoria on claims enforcement / certain types of claims enforcement	B. Suspension of contract termination (general / specific contracts	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	(e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	(payment deferrals, bank loans, social sec., health ins., business subsidies)
			- no creditors can apply for insolvency of a debtor - enforcement proceedings that started after March 13 are temporarily discontinued - no enforcement of a lien which consist of an enterprise or a part of enterprise - limitation of set offs - suspension of contract termination				