## decision

### AMSTERDAM DISTRICT COURT

Civil-law sector

Suspension of payments number: 13/61 S

With reference to the petition with number 554027FT-RK 13.2610, received at the registry of the district court on 18 November 2013, filed by mr. N.W.A. Tollenaar, lawyer in Amsterdam, on behalf of:

The Public Limited Liability Company

### Plaza Centers N.V.,

registered with the Chamber of Commerce in Amsterdam under number 33248324,

with registered office in Amsterdam,

business address: 1016 EA Amsterdam, Keizersgracht 241,

for the purpose of being granted suspension of payments.

Pursuant to the provisions of Article 3, first paragraph of Regulation 1346/2000 of the Council of the European Union, the district court is authorised to open these main proceedings, since in its opinion the centre of the main interests of the debtor is located in the Netherlands.

Considering Article 215 of the Bankruptcy Act, the decision reads as follows.

# The decision

The district court:

GRANTS Plaza Centers, aforementioned, provisional suspension of payments;

**APPOINTS** mr. J.L.M. Groenewegen, lawyer and attorney in 1090 GS Amsterdam, PO Box 94700 (tel.: 020 - 3016301) as administrator, to administer jointly with the debtor the debtor's affairs;

APPOINTS as supervisory judge the member of this court mr. L. van Berkum;

**ORDERS** pursuant to Article 255 paragraph 1 of the Dutch Bankruptcy Act that the hearing referred to in Article 218 of the Dutch Bankruptcy Act will not take place;

**DECIDES** that no later than 3 April 2014 the claims shall have to be filed with the administrator mr. J.L.M. Groenewegen, 1090 GS Amsterdam, PO Box 94700;

**DECIDES** that on 17 April 2014, at 10:00 am CET, in the Herzberg Hall of this court, located at Parnassusweg 220 in Amsterdam, the consultation and vote on the proposed composition shall take place before the supervisory judge;

**DECIDES** that the administrator shall immediately notify all known creditors of the aforementioned by letter, as referred to in Article 256 of the Dutch Bankruptcy Act;

### DECIDES also:

- that the administrator shall file a copy of the list of provisionally allowed and rejected claims, as referred to in Article 259 of the Dutch Bankruptcy Act, at the registry of the court, as referred to in Article 263 of the Dutch Bankruptcy Act, where it shall be available for inspection by everyone, free of charge, during the seven days preceding the consultation and vote;
- that the administrator shall report in writing at the meeting, as referred to in Article 265 paragraph 1 of the Dutch Bankruptcy Act, on the proposed composition;

This decision was given by mr. M.J.E. Geradts and pronounced in chambers on 18 November 2013 at 13:00 pm.

Signature

signature

FOR TRUE COPY
THE REGISTRAR OF THE DISTRICT COURT IN AMSTERDAM