

MG INVESTMENTS CC (IN BUSINESS RESCUE)

BUSINESS RESCUE STATUS REPORT IN TERMS OF SECTIONS 132 AND 141 OF THE COMPANIES ACT, 71 OF 2008 READ WITH REGULATION 125 OF THE COMPANIES ACT FILED BY THE BUSINESS RESCUE PRACTITIONER J F KLOPPER

1. Important Information and Actions

Board of directors passes resolution for Business Rescue on	25/11/2021
Notice of resolution filed with CIPC on	25/11/2021
Notice to affected parties on filing for Business Rescue on	2/12/2021
•Company nominated a BRP on	25/11/2021
•CIPC confirmed certification of BRP on	1/12/2021
•File notice to CIPC re BRP appointment on	30/11/2021
Publish notice to affected parties of BRP appointment on	2/12/2021
•First meeting of creditors held on	10/12/2021
•First meeting of employees held on	10/12/2021
• Publish Business Plan on/ due by	25/02/2022
• Publish notice of meeting to consider proposed Business Rescue Plan on	25/02/2022
•Meeting to determine the future of the business held on	04/03/2022

2. Current Status of Business Rescue Proceedings

1. MG Investments CC ('the close corporation') was placed under Business Rescue in terms of Section 129(1) of the Companies Act 2008 ("the Act") on 25 November 2021.

2. The close corporation complied with the requirements of Section 129(3)(a) and (b) of the Act.

3. Johannes Frederick Klopper was licensed by the Commission in respect of the company and

appointed as Business Rescue Practitioner (BRP) to this company on 1 December 2021 in terms

of Section 138 of the Act.

4. The First Meeting of Creditors was held in terms of Section 147 of the Act on 10 December

2021.

5. It was resolved at the First Meeting of Creditors that the BRP would be afforded until 25

February 2022 to publish a Business Rescue Plan.

6. The Business Rescue Plan was published and the meeting in terms of section 151 of the Act to

consider the Business Rescue Plan was convened to be held on 4 March 2022 and on which

date the Business Rescue Plan was adopted.

7. The implementation of the Business Rescue Plan is dependent upon the collection of retention

moneys. This is proving to be a challenge and the BRP might have to consider terminating

business rescue proceedings and converting proceedings into liquidation proceedings. The

downside of this is however that parties who owe retentions are even less likely to make payment of such monies due to the company under liquidation proceedings. This will be

canvassed with affected persons.

J F KLOPPER - BUSINESS RESCUE PRACTITIONER

Date: 30 April 2023