

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

(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 IN MEASURES	ISOLVENCY MEASU	JRES AND RELATED CONTI	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
Member	1.1. Insolvency suspension		1.2. Claim enforcement suspension and contract termination suspension		COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
State	A. Suspension of duty to file for insolvency	B. Protection of debtors about insolvency filing	A. General / specific moratoria on claims enforcement / certain	B. Suspension of contract termination (general / specific contracts	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal	bank loans, social sec., health ins., business subsidies)
	(debtors)	from creditors	types of claims	·		agreements etc.)	
			enforcement				
AT	The debtor's duty to	Creditor's right	Bailiffs do not carry out	The Insolvency court can	Procedural time limits open	If a debtor is in	Loan instalments from
Austria	file for insolvency	to file for	enforcement orders	prolong the period of the	on 22-03-2020 or time limits	arrears as part of a	April to June 2020 are
	proceedings based	insolvency of a	(except in danger to life,	time within which third	that under normal	restructuring plan	deferred and term of
	on over-	debtor based on	limb, freedom or security	parties shall not terminate	circumstances would have	he can ask for a	contracts is automatically
	indebtedness is	over-	or there is considerable	contracts or exercise the	started to run after this date	moratorium for	extended for 3 months,
	suspended until 30-	indebtedness	and irreparable damage).	rights to separation or	are interrupted and will be	the maximum	except if borrower wants
	06-2020.	suspended until		separate satisfaction.	suspended until 30-04-2020.	duration of 9	to continue the loan
		30-06-2020.			They will start running again.	months.	normally.

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Member	1.1. Insolvency susp	ension	1.2. Claim enforcement stermination suspension	suspension and contract	COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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	The debtor's duty to file for insolvency proceedings within 60 days after inability to pay is extended to 120 days if inability to pay occurred because of Covid-19.		Stay of a forced auction of movable and immovable property can be requested, if the obligor faces economic difficulties due to the current COVID-19 pandemic and these difficulties have led to the initiation of the enforcement proceedings	Lease (tenancy law) cannot be terminated if the tenants who have financial difficulties due to Covid-19 for rent from April to June. Property owner cannot sue for unpaid rent until 2021, except for interests on arrears.	That means that a 14-day time limit will end on 15-05-2020 and a 4-week time limit will end on 29-05-2020. Exceptions (inter alia): payment deadlines; in cases of imminent danger for safety or personal freedom as well as in cases of irretrievable damages, the court can end the interruption earlier. The court can extend procedural time limits in insolvency proceedings by up to 90 days.		No default interest for arrears from April to June. No contractual penalties if contract concluded before 01-04 and the reason for the obligation to pay the penalty is a significant impairment of economic performance due to Covid-19.
BE Belgium	Temporary suspension of a duty to file for insolvency.	General moratorium for insolvency.	Suspension of enforcement proceedings against enterprises.	•	Adopted measure (8 th of April 2020): 1) Limitation periods and deadlines for introducing judicial remedies that expire between the 8 th of April 2020 and the 3 rd of May 2020 are extended by one month after the expiration of this period (i.e. postponed to t	payment periods in cluded in reorganization plans. In certain courts, no bankruptcy closures would be	crisis is putting them in a difficult financial situation will be able to obtain a deferral of the

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					he 3 rd of June 2020). If need be, the government may extend the final date of this period. 2) Deadlines in judicial 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 already sent their written conclusions.	as the social security or tax authorities) should delay summons for the opening of bankruptcy proceeding.	2020. Businesses that are forced to close because of containment will

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					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	Our national	There is no	All public sales and	-	The State of Emergency Law	-	In case of default on
Bulgaria	legislation provides	specific	coercive seizures of		(as amended and		payment of obligations
	for an obligation to	moratorium on	possession, announced by		supplemented on 6 th of April		under bank loans and
	file for insolvency by	this kind of	public and private		2020) envisages suspension		other forms of financing
	the debtor (its	claims. In the	enforcement agents, shall		of:		(factoring, forfeiting,
	management) within	same time, the	be suspended. After the		- all procedural deadlines of		etc.) provided by banks
	30 days of the	insolvency	lifting of the state of		civil judicial, arbitration and		and financial
	occurrence of the	proceedings fall	emergency, the public		enforcement proceedings;		institutions, as well as
	insolvency/over-	in the scope of	sales and the coercive		there are some exceptions of		under lease contracts,
	indebtedness (Art.	the suspension	seizures of possession shall		the suspension which are		interest and penalties
	626 (1) of the	· ·	be scheduled anew		explicitly mentioned in Annex		shall not be imposed
	Commercial Act). On 23rd March 2020	deadlines	without levying new fees		to Art.3, point 1;		until the lifting of the state of emergency.
	the Parliament	(please, see the information	and costs (Art. 5 (1) and (2) of the State of Emergency				state of emergency. Moreover, an
	adopted a Law on	under section 2	Law).				obligation/payment
	the Measures and	of this table)	Law).				cannot be required
	Actions during the	or triis table)					earlier and the contract
	State of Emergency						cannot be terminated
	announced by the						due to default (Art. 6 of
	Decision of the						the State of Emergency
	National Assembly as						Law as amended and

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	of 13th March 2020 (the State of Emergency Law). The Law was amended and supplemented on 6th of April 2020. According to Art. 4 (1) of the State of Emergency Law, the time limits set in a law which expire during the state of emergency and involve the exercise of rights or the fulfilment of obligations shall be extended by one month as from the lifting of the state of						supplemented on 6 th of April 2020).
CY	emergency.	-	-	Proceedings for eviction	- Suspension of court	-	-
Cyprus				and the execution of eviction orders for the non- payment of the rent during the current period, have	cases between 16.3.2020 and 30.4.2020 with the following exceptions: In civil cases		

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				been suspended until 31-05-2020.	 (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 Civil Procedure Rules and other deadlines prescribed in judicial judgments and orders. 		
CZ Czechia	Suspension of debtor's duty to file for insolvency (in case of COVID-related bankruptcy occurred within 6 months from the end of the extraordinary measures). or	Creditor's right to file for insolvency of a debtor suspended until 31- 08-2020.	moratorium suspends enforcement orders and	Extraordinary moratorium also protects the debtor from the termination of contracts for the supply of energy, raw materials, goods and services, and allows the debtor to pay the obligations directly related to the maintenance of the business preferentially over older debts.	Ministry of Justice recommended postponing all court hearings, when possible. Waiver of missed time limits in court proceedings, if the time limit was missed due to current limitations (such as mandatory quarantines or restrictions on movement).	debtors' obligation to file for insolvency is suspended, the running of clawback periods relevant to actions for the avoidance of	Loan instalments from April to October 2020 can be deferred and term of contracts would be automatically extended. No penalties or interest on arrears can arise during the period of protection.

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	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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
DE Deutschland	Suspension of debtor's duty to file for insolvency (until 30th September 2020 if the insolvency situation is strictly COVID-19 induced and the liquidity shortage can likely be eliminated Both preconditions are presumed if the debtor had sufficient liquidity on 31st December 2019. MoJ is authorized to extend the suspension until 31st March 2021 (Sec. 8)		-	-	Possibility of interruption of the main hearing up to three months and 10 days.	Liability risks have been eliminated for the executives, creditors and contractual partners of insolvent companies in order to prevent the Insolvency courts from being hit by a wave of Insolvency applications.	
DK Denmark	N/A	N/A	N/A	N/A	The Danish courts have initiated an emergency procedure in order handle certain critical areas. The critical areas, which continue to be dealt with locally by the courts, are particularly	N/A	The Danish parliament has adopted a series of economic stimulus packages,

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					by law time-bound cases or are particularly intrusive.		
EE Estonia	(Proposal by MoJ): Suspension of debtor's duty to file for insolvency in the period of two months after the end of emergency situation.				No legislative changes are foreseen to tackle the emergency situation. However, the Council for Administration of Courts have drawn up recommendations for the administration of justice during the emergency situation.	(Proposal by MoJ): Suspension of time limits for transactions that can be clawed back via avoidance actions in the period of two months after the end of emergency situation. The need for further amendments in the area of insolvency (e.g. regarding reorganisation plans) that might help to endorse the overcoming of the crisis are currently being analyzed.	employees and help the employers to surpass temporary difficulties without having to lay off their staff or call bankruptcy. More info can be found here.

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EL Greece	All relevant procedures are suspended until the 27th of April 2020.	procedures are	All enforcement proceedings are suspended until the 27th of April 2020.		All courts' hearing procedure were temporary suspended for public health protection reasons, until the 27th of April 2020. Suspension of insolvency proceedings until the 27th of April 2020.	Banks and the Minister of Finance has agreed that the banks will waive repayment of capita instalments under loan agreements with enterprises affected by the coronavirus pandemic unti September of this	been affected by the coronavirus pandemic and their employees (as well as individuals who rent premises to such affected enterprises): - Extension of time for payments of tax without the accrual of interest or penalties - Extension of time for payment of social
ES Spain	A stay on the duty for filing for insolvency as long as the State of Alarm is in force (even if the debtor filed for the pre-insolvency mechanism provided in Article 5 bis of the Spanish Insolvency Act).	For a two month period after the end of the State of Alarm, the insolvency courts will not admit any filings for necessary insolvency proceedings which have been submitted by creditors/third	-	-	General suspension of procedural deadlines. Court Hearings can be hold in urgent cases.	In addition, Royal Decree Law of 31 March, which adopts urgent complementary measures in the social and economic sphere to deal with COVID-19, has set out the possibility that insolvent companies may	The Spanish Government has approved measures leading to the temporary suspension of the contractual obligations arising from any mortgage loan contracted by an individual who is in a situation of economic vulnerability.

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		parties during the State of Alarm or during such two month period. During the post State of Alarm two month period, the debtor's filing for insolvency proceedings will be admitted by the court with priority.				also file temporary employment regulation proceedings ("ERTEs") on the basis of force majeure or for organisational, technical, economic and production reasons due to the COVID-19 crisis: -The purpose of this measure is to prevent the economic crisis caused by the Covid-19 from constituting an additional obstacle to the viability of the insolvent, which could hinder them to execute or comply with a	The mortgage debt moratorium only applies to: • the usual/ordinary dwellings (ie not including vacation or weekend homes); • properties linked to the economic activity developed by entrepreneurs and professionals; and • dwellings other than the usual one in a rental situation and for which the mortgage debtor, natural person, owner and lessor of these dwellings, has stopped receiving the rental income since the entry into force of the State of Alarm, or does not receive it within one month after the end of the State of Alarm.

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						agreement, leading to their liquidation, or making it difficult 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	The granting of the moratorium entails the suspension of the payment of the mortgage debt instalments (principal and interests) during the term of three months and the early repayment clause in the mortgage loans will not be applied either. No late payment interest will accrue either. Economic vulnerable debtors are the ones that: • become unemployed or, if an entrepreneur or professional, suffers a substantial loss of income or decrease of sales (above 40%);
						insolvency receiver will be a party to the consultation	 tales (above 40%); the total income of the family unit does not exceed in the month prior to the application

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						period. If no agreement is reached during this period, the decision to apply the ERTE must have the authorization of the of the insolvency receiver, or decided by the insolvency receiver directly, depending whether the debtor is in possession or not. In any case, the insolvency court must be informed immediately of the request, resolution and measures applied, by telematic means.	calculation shall be increased in the case of children, persons over 65 years of age, disability, dependency or illness; • the mortgage loan instalments, plus the expenses and basic supplies, are higher than the 35% of the net income of the whole family unit; and • as a result of the COVID-19 emergency, the family unit has

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						In the event that the labour authority does not find the existence of force majeure, the company may 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.	of the State of Alarm (current deadline is 27 May). The lenders will have to implement such moratorium within a maximum of 15 days after the application and will have to report such moratorium to the Bank of Spain. The application of the suspension will not require agreement between the parties,

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						will follow the procedure of the insolvent incident in labour matters and the judgment will be appealable (suplicación).	registered in the Land Registry.
FI Finland	-	Preparation of a proposal to temporarily limit the possibility to declare the debtor bankrupt based on the creditor's petition.	The Enforcement act is proposed to be temporarily amended in order to facilitate the position of the debtor. The payment period and the criteria for granting months free of foreclosure will be amended. More time will be reserved for the enforcement of evictions.	-	-	Call for overall responsibility from the side of the creditors. Finland is also focusing its efforts towards avoiding over-indebtedness of private persons and households.	Proposing a temporary 10 percent interest rate cap for consumer credits, as well as temporary banning of their direct marketing.
FR France	Suspension of the duty of the debtor to file for insolvency (45 days after it occurs). For the health emergency period + 3 months, the	Creditors will not be able to request for the opening of and insolvency proceeding (reorganization	Contractual termination clauses in case of non-performance of the obligations are frozen if the termination clause's term expires during the state of emergency period	denunciation within a	Any right may be validly exercised during the initially legally provided timeframe, once the state of emergency period + one month ends, with an extra two months limit (this	duration of conciliation procedures, observation	Accelerated and extended coverage by the Association for the employee wages guarantee regime (AGS).

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	insolvency (état de cessation des paiements) of a debtor is to be assessed as to its situation on 12-03-2020 except in case of fraud. However, the debtor can still file for judicial reorganization and judicial liquidation proceeding. During the same period, the debtor can also request for the opening of a conciliation or safeguard proceeding regardless of its situation on 12-03-2020. See: Law 2020-290 and Ordinance 2020-341.	or judicial liquidation proceeding) of the debtor except in case of evidence of insolvency of the debtor assessed as to its situation on 12-03-2020 (or before) or fraud.	plus one month, the so-called legally protected period. The clause is back into force two months after the end of the legally protected period (state of emergency + one month), thus 2 months after the end of the health emergency period. These measures are subject to upcoming modifications. 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.	months if it terminates during the health emergency period + 1 (one) month.	period cannot extend beyond and additional two months) N.B.: Other judicial measures have also been adopted, e. g. in order to facilitate communication between courts and insolvency and restructuring practitioners.	or judicial) reorganization proceedings). See: Law 2020-290 and Ordinance	See: Law 2020-290 and Ordinance 2020-341.

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			Monetary and Financial code.				
HR Croatia			-	It is recommended to suspend the enforcement proceedings, in particular when it relates to eviction cases.	Due to the outbreak of epidemic of COVID-19 in 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	-	

	1. SUBSTANTIVE IN MEASURES	ISOLVENCY MEAS	JRES AND RELATED CONT	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
Member	1.1. Insolvency suspension		1.2. Claim enforcement stermination suspension	suspension and contract	COURTS SUSPENSION	(e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
					same conditions of sale by the		
					end of the special		
					circumstances of the outbreak		
					of epidemic of COVID -19.		
HU			A statutory payment		We must ensure access to		
Hungary			moratorium is introduced		justice and the continuity of		
			for debtors of credit, loan		the pending proceedings.		
			and financial lease		Therefore, there is no recess		
			contracts until 31		for courts of justice in		
			December 2020.		Hungary. Special procedural rules are authorized to		
			According to this the		facilitate its activities. All		
			debtor of any still existing		courts are operational.		
			contract which was signed		courts are operational.		
			and paid out before		As a general rule time limits		
			19.03.2020, get a		continue to run during the		
			moratorium on repayment		period of the state of danger.		
			of capital, interest and fees.		The only exception on this is		
			The moratorium lasts until		where the procedural act in		
			the end of this year.		question cannot be carried		
					out in writing or by electronic		
			The deadline for		means (i.e. procedural acts		
			repayment will be		which require personal		
			prolonged by the time of		contribution and cannot		
			the moratorium, and the		otherwise be carried out)		
			contracts itself will be		which brings the proceedings		
			prolonged in case the credit		to a halt. In this case the		

Member State	1. SUBSTANTIVE II MEASURES	NSOLVENCY MEAS	URES AND RELATED CONT	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-	
	1.1. Insolvency susp	pension	1.2. Claim enforcement stermination suspension	suspension and contract	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	MEASURES (e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	INSOLVENCY MEASURES (payment deferrals, bank loans, social sec., health ins., business subsidies)
	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			
			contract would normally		period until the obstacle has		
			end under the time of the		been removed or the period		
			moratorium. Also the		until the end of the state of		
			guarantees are prolonged		danger shall not be counted		
			with the same amount of		in a time limit.		
			time (9 months).				
			The moratorium of debt				
			repayment is applicable only for credit facilities				
			provided by domestic				
			financial companies				
			consequently credits				
			provided by international				
			financial institutions are				
			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 based				
			on the out-of-court				

	1. SUBSTANTIVE II MEASURES	NSOLVENCY MEAS	JRES AND RELATED CONT	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-	
Member State	1.1. Insolvency susp	1.1. Insolvency suspension		1.2. Claim enforcement suspension and contract termination suspension		MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
	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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
			settlement arrangements, or on the in-court debt settlement agreement, or on the decision of the court. 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 accordingly.				
			The most important 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,				

	1. SUBSTANTIVE IN MEASURES	NSOLVENCY MEAS	JRES AND RELATED CONT	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-	
Member	1.1. Insolvency susp	pension	1.2. Claim enforcement suspension and contract termination suspension		COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	health ins., business subsidies)
			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 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,				

	1. SUBSTANTIVE IN MEASURES	NSOLVENCY MEASI	URES AND RELATED CONT	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
Member	1.1. Insolvency susp	pension	1.2. Claim enforcement suspension and contract termination suspension		COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
			- 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 Ireland					relaxation of certain court rules and certain payment breaks, where appropriate.	stakeholders announced coordinated flexible forbearance	Subsidy Scheme on 24- 03 for 12 weeks from 26- 03 to support employers from the private sector experiencing significant economic disruption.

Member State	1. SUBSTANTIVE IN MEASURES	ISOLVENCY MEAS	JRES AND RELATED CONTI	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-	
	1.1. Insolvency susp	ension	1.2. Claim enforcement stermination suspension	suspension and contract	COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
	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	AND PROCEDURAL SUSPENSIONS	reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
						tenants affected by COVID 19 - customers with renta 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 Italy	Bankruptcy and, in general, insolvency proceedings too are included in the general provisions on postponement, without prejudice to the possibility to establish on a case by case basis what cannot be deferred in order to meet the parties' protection requirements.	column.	Time limits for the accomplishment of any act related to civil and criminal proceedings, including the enforcement proceedings of civil decisions, have been initially suspended from 9 March to 15 April, then to 11 May 2020. During this period, hearings in civil proceedings, and therefore also those	Article 3, paragraph 6 bis, of Law no. 6 of 2020, compliance with the containment measures is always assessed for the purpose of excluding the debtor's liability, also with regard to the application of any forfeiture or penalties connected with delayed or	Insolvency) have been initially postponed ex officio up to 15-04, or 30-06 if it has been so decided by the heads of office, except those that have been declared urgent by the judge on a case by case basis or those considered by the law as top priority. Procedural time limits	During the period in which declarations of insolvency are inadmissible, the time limits for revocation actions do not start to run. Article 9 of Decree-Law No. 23 of 2020 also provides for the extension by six months of the deadlines for the	Decree Law No. 18 of 2020 provided for a series of measures specifically aimed at supporting liquidity through the banking system (Title III) and supporting the liquidity of households and businesses (Title IV). Among the first of these, the financial support measures for micro, small and medium-sized

	1. SUBSTANTIVE IN MEASURES	SOLVENCY MEASU	IRES AND RELATED CONTI	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
Member	1.1. Insolvency suspension		1.2. Claim enforcement stermination suspension	suspension and contract	COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
State	duty to file for insolvency	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	SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
	Specific insolvency measures have been adopted by Article 10		relating to enforcement proceedings, are automatically postponed	contracts, Article 56,	initially suspended from 09-03 to 15-04, than to 11-05 In the case of non-suspended	fulfilment of prior agreements and approved	enterprises provided for in Article 56 are worth mentioning, including
	of Decree Law No 23 of 8 April 2020: - all appeals for		to a date subsequent to 11 May 2020 and, until that date, the expiration	2020, provides for the	activities, civil hearings that require the presence of lawyers or parties only, subject	restructuring agreements expiring between	the prohibition of revocation of the amounts granted for
	insolvency proceedings filed in		of the time limits for the completion of any act in	September 2020, without	to the respect of the adversarial process and the	23 February 2020 and 31 December	credit facilities subject to revocation and for loans
	the period between 9 March and 30 June 2020 are		civil proceedings is also suspended. With reference to		effective participation of the parties, may be held by means	2021. In the current proceedings for	granted against advances on loans; the extension until 30
	inadmissible, except for those filed by the		enforcement, it should be noted that the request for	September 2020 of the	For the period between 11 May and 30 June 2020, the	proceedings for the approval of the composition	September 2020, without any formality, of
	Public Prosecutor if precautionary or		suspension of the enforceability or	and the deferral of the	Heads of the judicial offices are expected to take a series of	agreements, the debtor has been	contracts for non- instalment loans with
	conservative measures are requested to protect		enforcement of an appealed judgment (art. 283 of the Italian Code of	installments or lease	organisational measures in order to avoid close gatherings and contacts between people	allowed to submit, until the hearing set for the	contractual maturity before 30 September 2020; the suspension
	the assets or the company.		Civil Procedure) and the request for suspension of	suspension.	within each office space. These measures may include:	approval, an application for the	until 30 September 2020 of the payment of
	- when the declaration of non-admissibility is		enforcement of a judgment against which an appeal has been		- the carrying out of civil hearings by means of remote connections that require the	granting of a deadline, not exceeding ninety	instalments of loans and other instalment loans or leasing instalments
	followed by the declaration of		lodged for cassation (art. 373 of the Italian Code of		presence only of lawyers or the parties, subject to the	days, for the submission of a	and the deferral of the repayment plan for
	bankruptcy, the period of non-		Civil Procedure), as well as proceedings whose		respect of the adversarial	new plan and a new proposal or a	instalments or

	1. SUBSTANTIVE IN MEASURES	ISOLVENCY MEAS	JRES AND RELATED CONT	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-	
Member	1.1. Insolvency suspension mber		1.2. Claim enforcement termination suspension	1.2. Claim enforcement suspension and contract termination suspension		MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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	SUSPENSIONS	reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
	admissibility is not counted within the time limits laid down in Articles 10 and 69 bis of the Bankruptcy Law, which concern respectively the annual period within which the bankruptcy of the company deleted from the register of companies must be declared and the time limit for revocation actions.		delayed handling may cause serious harm to the parties, may be handled during the emergency period. In the latter case, a declaration of urgency is made by the Head of the judicial office or his delegate and, for cases that have already begun, by order of the judge or of the chairperson of the panel.		process and the effective participation of the parties; - the postponement of hearings after 30 June 2020; - the holding of civil hearings that require the participation only of the defendants through written procedure.	new restructuring agreement. Article 9 also provides that the debtor may submit requests for the granting of new time limits or for further extensions of time limits already granted.	instalments subject to suspension. Among the latter, mention should be made of the remittance in terms of payment to public administrations, including those relating to social security and welfare contributions and premiums for compulsory insurance, the suspension of payments of withholding taxes, social security and welfare contributions and premiums for compulsory insurance and premiums for compulsory insurance and the terms of tax and contribution obligations and payments. Article 11 of Decree-Law No. 23 of 2020 provided for the suspension of the expiration terms of debt securities falling within

	1. SUBSTANTIVE IN MEASURES 1.1. Insolvency susp		JRES AND RELATED CONT	2.CIVIL, INCL. INSOLVENCY COURTS	3. OTHER INSOLVENCY MEASURES	4. RELATED NON- INSOLVENCY MEASURES	
Member	,		termination suspension	·	SUSPENSION	(e.g. relating to	(payment deferrals,
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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
							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.	The draft Law submitted to the Parliament includes: Creditor's right to file for insolvency is limited for the quarantine period.			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. The government has the ability to extend this period until the end of 2020.	Measures applied by the

				1. Deferring or arranging
				the taxes in instalments
				acc. to the agreed
				schedule without
				interest to be paid.
				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
ı j				interest, for the period

	1. SUBSTANTIVE IN MEASURES	SOLVENCY MEASU	JRES AND RELATED CONT	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
Member	1.1. Insolvency susp		termination suspension	suspension and contract	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
State	duty to file for	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		reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
							not exceeding 3 months. 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 Luxembourg	The obligation for a business to file in court within one month a formal declaration in case of a suspension of payments, which would be the start of a bankruptcy proceeding, has	No general moratorium for the filing of bankruptcy, which means that a creditor still has the right to file for bankruptcy and a business has still			Only urgent cases will be treated by the Luxembourg Insolvency courts. Luxembourg suspended deadlines in legal proceedings and extended certain deadlines in specific procedures.	Parliamentary scrutiny on the Implementation of Directive 2019/1023 has been put on hold. However, the MoJ is currently considering whether some	In tenancy matters, the enforcement of eviction sentences has been suspended for obvious reasons

	1. SUBSTANTIVE IN MEASURES	ISOLVENCY MEASU	JRES AND RELATED CONT	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-	
Member	1.1. Insolvency susp		termination suspension	suspension and contract	COURTS SUSPENSION AND PROCEDURAL SUSPENSIONS	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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		reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
	been suspended by law.	the right to make an admission of bankruptcy.				elements of the Directive could be useful in the 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 Latvia		Creditors are in certain cases prohibited, until 1 September this year, from submitting an application for insolvency proceedings of a legal person.	All enforcement proceedings of administrative decisions commenced before the state of emergency (12 March), have been suspended from 5 April for the duration of the state of emergency (currently till 12 May). The moratorium of debt recovery is not applicable for administrative	-	Instead of postponing court hearings Latvia has switched to written court procedure unless it is absolutely necessary to hold a proper court hearing. Also – during the emergency state applications for legal protection proceedings, insolvency proceedings of a legal person and insolvency proceedings of a natural	debt repayment plan (part of an insolvency proceeding of a natural person) can be suspended; plans' implementation period is extended	Specialized Law, inter alia, determines that the

Member State	1. SUBSTANTIVE IN MEASURES	ISOLVENCY MEAS	JRES AND RELATED CONT	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
	1.1. Insolvency susp	ension	1.2. Claim enforcement suspension and contract termination suspension		COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
	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	SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
			decisions, which may already be executed on a compulsory basis from the time it comes into effect without waiting until it becomes indisputable.		person can be submitted electronically.	Creditor committee's meetings can be held remotely. 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	

	MEASURES	SOLVENCY MEASU	JRES AND RELATED CONT	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-	
Member	1.1. Insolvency suspension		1.2. Claim enforcement stermination suspension	suspension and contract	COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
State	insolvency	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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
						in the Insolvency Law agree. Also – restriction for creditors to file for insolvency will be taken into account, when deciding to satisfy employee claims ensured by the State.	
Malta	Maltese Courts have been closed with effect from 16 March 2020 and only urgent cases where the Court rules that it would be in the public interest are to be allowed. This has temporarily provided for the imminent situation with regards to certain actions (wrongful trading)	The closure of Courts provided an automatic suspension of creditors' rights to file for the insolvency of debtors. Notwithstanding, and since the reopening of Courts would lift this implicit moratorium, Malta is in the	Likewise, the closure of Courts provided an automatic suspension of enforcement actions by creditors. Furthermore, the government has ordered the suspension for a period of 6 months of credit facilities issued by licensed credit or financial institutions, which include the lending of a sum of money by way of an advance, overdraft, or loan, or any other line	As a consequence of the closure of Courts, and therefore the right of debtors to enforce contracts, the government has ordered the temporary suspension until further notice, of any legal and judicial time established in any agreement, including any time period for the performance of any obligation set out in such agreement. This inter alia includes the running of all	With effect from 16 March 2020, the Courts of Justice along with the respective registries have been closed. Nevertheless, the Courts have been given the power to order the hearing of urgent cases or of cases where the Court deems that the public interest should prevail in having the case heard. As a consequential measure, all legal and judicial times, including prescriptive periods and any peremptory time	Regarding the Insolvency Directive Government is still examining the situation and it	already launched three financial-aid packages costed - on a month-bymonth basis, intended

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Member	1.1. Insolvency susp	ension	1.2. Claim enforcement termination suspension	suspension and contract	COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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	SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
	against directors if they do not file for insolvency. Notwithstanding, and in view of the fact that the reopening of Courts would lift this implicit moratorium, Malta is in the process of amending its laws to provide for a temporary suspension of directors' duty to file for insolvency, until such time as the Government considers necessary.	laws to provide for a temporary suspension of creditors' rights to file for debtor insolvency, until such time as the Government considers necessary.	discounting of bills of exchange and promissory notes, guarantees, indemnities, acceptances and bills of exchange endorsed pour aval, but excluding credit cards.	on a notary public by law to register any deed, will, act or private writing; the running of any period within which a notary public, in terms of any applicable law, must pay taxes collected by him in the exercise of his profession; the running of any time period related to fiscal benefits, incentives or exemptions; the running of any time period within which a notary public is to submit any information or documentation to any authority or regulator pursuant to relevant notarial activity; and the running of time with respect to the performance of any obligation contained in any deed or private writing, including a	until seven days after the Order for closure of the Courts is lifted. Such measures act in themselves as an automatic moratorium, or a stay of enforcement actions and for the insolvency of companies, as well as the immediate duty to file for insolvency by directors Ad-hoc laws for this purposed are being currently promulgated		order to maintain our businesses alive, healthy and ready to bounce back when the economy re-starts once again. Apart from this, a number of social measures including wage supplements have also been installed. All of this is being done in order to avoid insolvencies, save viable businesses, safeguard jobs and contain as much as possible non-performing loans. Specifically the government has ordered the suspension for a period of 6 months of credit facilities issued by licensed credit or financial institutions, which include the
				registered promise of sale agreement; and the			lending of a sum of money by way of an

	1. SUBSTANTIVE IN MEASURES	ISOLVENCY MEASU	JRES AND RELATED CONTI	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
Member	1.1. Insolvency suspension		1.2. Claim enforcement stermination suspension	, 	COURTS SUSPENSION	(e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
				running of time with respect to the expiration of any registered promise of sale agreement.			advance, overdraft, or loan, or any other line of credit including discounting of bills of exchange and promissory notes, guarantees, indemnities, acceptances and bills of exchange endorsed pour aval, but excluding credit cards.
NL the Netherlands	NL is also not in favour of suspension of the duty to file for insolvency, as this risks to keep unviable enterprises alive longer than responsible. This is detrimental to creditors. NL rather focuses on facilitating speedy and early restructuring.		Suspension of payment obligation is currently not considered, as this might cause a chain-reaction.	-		A number of banks have voluntarily agreed to a temporary standstill on the termination of credit facilities and enforcement measures (subject to certain conditions). In the Netherlands, banks do not very often	measures have been announced aiming to allow citizens and entrepreneurs to keep fulfilling their payment obligations. This package includes measures such as the immediate cessation of the collection of

	1. SUBSTANTIVE IN MEASURES	ISOLVENCY MEAS	JRES AND RELATED CONT	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
Member	1.1. Insolvency susp	ension	1.2. Claim enforcement termination suspension	suspension and contract	COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
						resort to the filing of petitions for the opening of insolvency proceedings anyway.	VAT) and a liberal regime for deferral of a number of other taxes and pension contributions.
PL	Regarding	-	-		Court proceedings will be	· · · · · · · · · · · · · · · · · · ·	Under the new "anti-
Poland	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.				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.	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	crisis shield", state aid may be given to an entrepreneur in a 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 insolvent (Art. 11 of the Bankruptcy law) who meets also other criteria

	1. SUBSTANTIVE IN MEASURES	ISOLVENCY MEASU	JRES AND RELATED CONT	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
Member	1.1. Insolvency susp	ension	1.2. Claim enforcement suspension and contract termination suspension		COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
						detrimental to debtors.	
PT Portugal	Although the insolvency regime has been recently amended, it was decided to revise it through an interministerial working group.	-	Suspension of the statute of limitation and expiry periods related to all types of cases (e.g. eviction proceedings).	Suspension of the termination of lease contracts.	During this emergency period, the regime of judicial holidays, which means that deadlines and procedural diligences are suspended, is applied.	-	It was asked and approved by the European Commission a package of 13 billion Euro with the purpose to help the Economic environment and Business Sector.
RO Romania	Insolvency proceedings during the state of emergency are subject to the general provisions regarding the suspension ex oficio of all judicial activity in civil cases, except in extremely urgent cases, that cannot be postponed. The debtor's obligation to file for opening of the insolvency	A creditor still has the right to file for insolvency but an insolvency procedure could be open only after the state of emergency has ceased.	Budgetary claims (fiscal and others except for claims arising from decisions in criminal matters) which become due during the state of emergency cannot be enforced during this time and 30 days after the state of emergency has ceased. Also, enforcement measures for budgetary claims were suspended or not applied for budgetary claims after the state of emergency was	In order to preserve contractual relations of SMEs which were closed or temporarily suspended (by the authorities) during the state of emergency (for example, restaurants, hotels), there is a specific obligation to try a renegotiation of the contract before suspending/terminating it due a force majeure. In certain condition, SMEs which were closed or temporarily suspended by	During the state of emergency, substantial and procedural deadlines do not run/are suspended. Judicial activity in pending cases shall continue only in extremely urgent cases, that cannot be postponed (the Courts of Appeal establish a list of such cases for all the courts in their jurisdiction). Courts can set short deadlines and if possible, hold the hearing through videoconference.		Complementary measures were taken so far to reduce the pressure of financial liquidity such as the possibility to postpone certain payment obligations (credit instalments or fiscal obligations) which become due during the state of emergency and are expected to mitigate some of the negative effects of the pandemic

	1. SUBSTANTIVE IN MEASURES	SOLVENCY MEASU	JRES AND RELATED CONT	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-	
Member	1.1. Insolvency suspension		1.2. Claim enforcement termination suspension	suspension and contract	COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
State	•	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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	bank loans, social sec., health ins., business subsidies)
	proceedings is suspended as a general moratorium applies during the state of emergency to all deadlines in civil matters, including to the 30 days period in which the debtor is obliged to petition for insolvency.		instituted, except for 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.	authorities during the state of emergency benefit in their contractual relation from a presumption of force majeure. The presumption is rebuttable by any means of proof.	In insolvency proceedings pending on March 16th, judicial activity is suspended ex oficio 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 procedure against the debtor or to enter in simplified banckruptcy/ bancruptcy procedures can still be suspended by the courts of appeal). The activity of judicial administrators/liquidaidators		on the solvability of entrepreneurs. Other economic measures such as preferential loans for 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 IN MEASURES	SOLVENCY MEASU	JRES AND RELATED CONT	RACTS AFFECTING	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-
Member	1.1. Insolvency susp	ension	1.2. Claim enforcement termination suspension	suspension and contract	COURTS SUSPENSION	MEASURES (e.g. relating to avoidance actions, reorganization plans, informal agreements etc.)	INSOLVENCY MEASURES (payment deferrals, bank loans, social sec., health ins., business subsidies)
State	duty to file for insolvency	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	AND PROCEDURAL SUSPENSIONS		
					in pending procedures continue, if possible, under the sanitary requirements.		
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 initiate the compulsory settlement procedure, if the insolvency is due to the Covid crisis. Rebuttable presumption of a covid-related insolvency if the Government or local authorities mention the company's activity in a list. If no	proceeding) is extended by 4 month.	-	-	Insolvency Cases (except for auctions) were first classified urgent (from 13-03) then non-urgent (from 31-03), meaning that hearings are cancelled. During the epidemic, the Insolvency Court would not open an Insolvency case (some exception possible for workers with a terminated contract due to epidemic).	An additional irrefutable presumption was introduced: if the employer profit from special Covid measures to protect workers' salaries, it must be paid by 1 month the latest. If not, the employer is deemed insolvent. The measure is in force until 4 months after	deferred (specific provision).

Member State	1. SUBSTANTIVE IN MEASURES	SOLVENCY MEASU	JRES AND RELATED CONT	2.CIVIL, INCL. INSOLVENCY	3. OTHER INSOLVENCY	4. RELATED NON-	
	1.1. Insolvency suspension		1.2. Claim enforcement suspension and contract termination suspension		COURTS SUSPENSION	MEASURES (e.g. relating to	INSOLVENCY MEASURES (payment deferrals,
	duty to file for insolvency	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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	, bank loans, social sec., health ins., business subsidies)
	presumption, proof that the insolvency is due to the epidemic must be given.					termination of special measures.	
SK Slovakia	The Act No 62/2020 Coll. on certain extraordinary measures in connection with COVID-19 outbreak and on measures in the justice area (hereinafter 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	No.	The enforcement of a lien or mortgage and the judicial sales are temporarily prohibited (§6 and §7 of the COVID Act)	No.	§ 1 of The COVID Act temporarily suspended the running of the limitation & prescription periods in private law or introduced a waiver of 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.	No.	- Financial help to enterpreneurs-natural persons and to small and medium enterprises (possible guarantees for loans or payments of 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

Member State	1. SUBSTANTIVE IN MEASURES 1.1. Insolvency susp		JRES AND RELATED CONTRACTS AFFECTING 1.2. Claim enforcement suspension and contract termination suspension		2.CIVIL, INCL. INSOLVENCY COURTS SUSPENSION		4. RELATED NON- INSOLVENCY MEASURES (payment deferrals,
	duty to file for insolvency	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	AND PROCEDURAL SUSPENSIONS	avoidance actions, reorganization plans, informal agreements etc.)	••
	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).				No changes to statutory interest rates were introduced (yet).		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