SÖDERTÖRN DISTRICT COURT **DECISION**



2021-12-07 Pronounced in Huddinge

Page 1 (1) Case No. Ä 20470-21

> SÖDERTÖRNS TINGSRÄTT Konkurser

INKOM: 2021-12-08 MÅLNR: Ä 20470-21

AKTBIL: 7

DECISION

The District Court has decided on company reconstruction regarding Otso Gold AB, 556767-4980.

Lars-Henrik Andersson, Cirio Advokatbyrå AB, 'PO Box 3294, 103 65 Stockholm, is appointed as reconstructor.

A meeting of creditors will be held on 22 December 2021 at 09:30, at Södertörn District Court.

The company reconstruction will end on 7 March 2022, unless the debtor has submitted a request for an extension prior to that date.

This insolvency procedure constitutes a principal insolvency procedure under Article 3 (1) of the Regulation (EU) 2015/848 of the European Parliament and of the Council of 20 May 2015 regarding insolvency procedures.

HOW TO APPEAL, see Appendix 1 (TR-21)

Anyone who wishes to appeal the decision must do so in writing. The appeal must be submitted to the District Court within three weeks of the date on which the person wishing to appeal the decision was informed of the court's decision. The appeal must be lodged with the Svea Court of Appeal. Leave to appeal is required.

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08:30-16:00

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Stockholm 2021-12-08 **Semantix**

THE COURTS OF SWEDEN

How to appeal TR-21

If you wish for any part of the decision to be changed, you may appeal. The following provides information on how to do so.

Appeal in writing within 3 weeks

Your appeal must be submitted to the court within 3 weeks. The time is counted from the date on which you received the written decision.

What is the deadline?

The last day to appeal is the same day of the week as the day on which the time starts to be calculated. For example, if you received notice of the decision on Monday, 2 March, the time expires on Monday, 23 March.

If the last day is a Saturday, a Sunday, a holiday, Midsummer Eve, Christmas Eve or New Year's Eve, it is sufficient that the appeal be received on the next normal weekday.

What you must do

- 1. Write the district court's name and the case number.
- 2. Explain why you think the decision should be altered. Inform the court of what change(s) you want and why you think the court should take up your appeal (read more about leave to appeal further down on this page).
- 3. Inform the court of what evidence you wish to refer to. Explain what you want to show with any evidence. Also submit any documentary evidence which has not already been included in the case.
- 4. Provide names and personal identity numbers or company registration numbers.

Provide current and complete information about where the court may reach you: postal addresses, e-mail addresses and phone numbers. If you have a representative, please also provide his/her contact information.

- 5. Sign the appeal yourself, or have your representative do so.
- 6. Send in or submit the appeal to the district court. You can find the address in the decision.

What happens then?

The district court verifies that the appeal was submitted in good time. If it was received too late, the court rejects the appeal. This means that the decision applies.

If the appeal has been received in good time, the district court will send the appeal and all the documents associated with the case onward to the court of appeal.

If you previously received letters through simplified service of process, the court of appeal may also send letters to you in this manner.

Leave to appeal in the court of appeal

When the appeal is received by the court of appeal, the court first decides whether the case should be admissible for appeal:

The court of appeal grants leave to appeal in four different instances.

- The court determines that there is reason to doubt that the district court has ruled correctly.
- The court considers it impossible to assess whether the district court ruled correctly without taking up the case.
- The court needs to take up the case in order to provide other courts with guidance on the application of the law.
- The court finds that there are serious reasons to take up the case for some other reason.

If you *do not* receive leave to appeal, then the appealed decision shall continue to apply. It is therefore important that you include everything you wish to present in your appeal.

Do you wish to know more?

If you have any questions, please contact the district court. The address and telephone number to contact can be found on the first page of the document stating the court's decision. More information is available at www.domstol.se.

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www.domstol.se

(Text on left side of page: Instructions for appeals TR-21 - Decisions (in trials) to notify - party • Produced by the Swedish Court Administration, Department for Court Development • 2018-11)

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