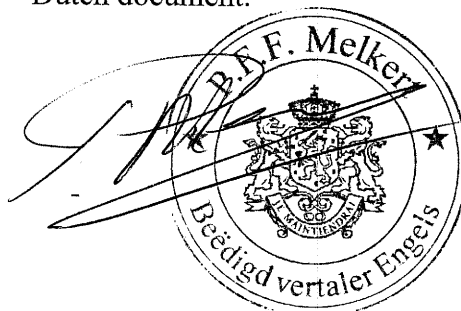


I, Paul Melkert, residing at Rietmeent 66, 1218 AX, Hilversum,
sworn in as a translator for the English language before the Amsterdam District Court,
registered in the Netherlands Register of Sworn Interpreters and Translators (Rbtv) as Dutch-
English and English-Dutch translator under Wbtv¹ no.: 2269,
hereby certify that the following English translation is a literal and
accurate translation of the attached
Dutch document.



NOTE ABOUT THIS TRANSLATION

This document is an English translation of a document prepared in Dutch. In preparing the document, an attempt has been made to translate as literally as possible without jeopardising the overall continuity of the text. Inevitably, however, differences may occur in translation and if they do, the Dutch text will prevail.

In this translation, Dutch legal concepts are expressed in English terms and in their original Dutch terms. The concepts concerned may not be identical to concepts described by the English terms as such terms may be understood under the laws of other jurisdictions.

¹ *Wet beëdigde tolken en vertalers* (Wbtv) [Sworn Court Interpreters and Translators Act]

Decision

AMSTERDAM DISTRICT COURT

Private-law division

Suspension of payments number: C/13/14/44 S

On 19 September 2014 a petition was filed with the Registry of this District Court, with number C/13/572539 / FT RK 14/2074, by B.W.G. van der Velden, LL M, attorney practising in Amsterdam, on behalf of:

SWETS & ZEITLINGER GROUP B.V.,

a private company with limited liability under Dutch law,
listed in the Chamber of Commerce under number 30224370,
with its official seat in Amsterdam,
postal address: 2300 AA Leiden, P.O. Box 26,
business address: 2316 WZ Leiden, Dellaertweg 9 B,

for the purpose of being granted suspension of payment.

In view of Article 3(1) of Council Regulation (EC) No. 1346/2000, the Court has jurisdiction to open these main insolvency proceedings as it is of the opinion that the centre of the debtor's main interests is in the Netherlands.

In view of Section 215 of the Bankruptcy Act (*Faillissementswet*), the decision reads as follows:

The decision

The Court:

- grants Swets & Zeitlinger Group B.V., aforementioned, provisional suspension of payment;
- appoints J.L.M. Groenewegen, attorney practising in 1090 GS Amsterdam, P.O. Box 94700 as administrator, to administer the debtor's affairs jointly with the debtor;
- appoints as supervisory judge I.M. Bilderbeek, LL M, member of this Court;
- orders that the court clerk notifies the known creditors and debtor to appear in the chambers of this Court on **20 December 2014 at 10:00 am** to be heard at the meeting, stating that no proposed composition has been appended to the petition;



C/13/14/44 S

in the matter of: Swets & Zeitlinger Group B.V.
continuation page - 2 -

- orders that any third-party right of recovery of property belonging to the assets or any third-party right to claim property under the control of the debtor or the administrator may not be exercised without the authorisation of the supervisory judge for a period of two months from the date of this decision.

This decision was handed down by M.J.E. Geradts, LL M, and pronounced in chambers on 19 September 2014 at 16:00 pm.

[signature]

[signature]

CERTIFIED AS A TRUE COPY
THE REGISTRAR OF THE AMSTERDAM DISTRICT COURT
[signature]

