

Early restructuring and a second chance for entrepreneurs

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Country fact sheet

Every year in the EU, 200 000 firms go bankrupt, resulting in over 1.7 million people losing their jobs.

A well-functioning insolvency framework is essential to support growth and business creation. That is why the European Commission is putting forward modern and streamlined insolvency rules that will facilitate restructuring, give businesses a second chance and improve the efficiency of restructuring, insolvency and debt discharge procedures.

The proposed approach is expected to:

- ✓ Cut down the number of jobs lost due to bankruptcy;
- √ Bring more legal certainty for cross-border investors;
- √ Turn bad debt into performing credit to facilitate lending;
- ✓ Allow entrepreneurs to restart business activities, to keep innovation going and create an additional three million jobs across the EU.

What is the situation currently in the Netherlands? (1)

Effectiveness of insolvency proceedings



The Netherlands ranks 6th among EU Member States when it comes to the effectiveness of its insolvency proceedings.

Average length of insolvency proceedings (years)





Recovery rate for secured creditors following insolvency proceedings





- The most likely outcome for debtors in financial difficulty in the Netherlands is liquidation.
- (1) All figures are according to the World Bank report, *Doing Business 2017: Equal Opportunity for All*: http://www.doingbusiness.org/%7E/media/WBG/DoingBusiness/Documents/Annual-Reports/English/DB17-Report.pdf.

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What will the new rules improve?

The situation today in the Netherlands (2)	With the new rules
Companies and entrepreneurs are prevented from controlling their own assets and the day-to-day operation of their businesses.	√ The companies and entrepreneurs will be in control of their businesses which will avoid unnecessary costs and ensure the least disruption to a debtors' business during restructuring. An insolvency practitioner will be appointed when necessary.
The creditors are not divided in classes for the adoption of the restructuring plan. As a result, secured creditors can be outvoted and there is less legal certainty for creditors.	✓ As a minimum, there will be classes of secured and unsecured creditors in order to ensure that similar rights are treated equitably and that restructuring plans can be adopted while respecting the legitimate interests of creditors.
New financing for companies in the process of early restructuring is not sufficiently protected.	✓ Access to fresh money is vital for the rescued company. New financing will be specifically protected increasing the chances that restructuring will be successful.