

## NOTIFICATION 23<sup>rd</sup> of June 2014

Exhibit 227

Case no K 6778-11

Division 1

Specify when contacting the court

## The Bankruptcy of Saab Automobile AB, 556258-8912

Claims proceedings will take place in the bankruptcy. A party wishing to lodge proof of his claim in the bankruptcy shall do so in writing to the District Court by the 1<sup>st</sup> of **September 2014** at the latest and attach invoices and other documents that may support his claims. Two copies of all documents shall be submitted.

Objections to claims that have been lodged shall be submitted in writing, in two copies, to the District Court by the 27<sup>th</sup> of February 2015 at the latest.

Until that time, all documents pertinent to the claim shall be available for inspections with the Official Receivers in the bankruptcy:

The Lawyer Hans L Bergqvist Advokatfirman Delphi KB, Östra Hamngatan 29, 411 10 Göteborg, +46 31-10 72 00

The Lawyer Anne-Marie Pouteaux Wistrand Advokatbyrå, Göteborg, Box 11920, 404 39 Göteborg, +46 31-771 21 00

If objections are made, conciliatory meetings will be held before court at 10:00 am on the 27<sup>th</sup> of March 2015.

Any creditor which has received payment in advance is required to file its claim. The size of the creditor's claim as of the day when the debtor was placed into bankruptcy must be stated in the filing.

The District Court, Division 1 Telephone +46 521 27 02 70

## **INFORMATION**

When the Official Receiver in the bankruptcy requests a fee, each known preferred creditor in the property for whom there exists reason to determine a special fee will be given the opportunity to express himself or be called to proceedings in the matter, should such be held. Other creditors will be given the opportunity to express themselves or be called only if they so request.

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Mailing address	Street address	Telephone	Telefax	Hours of opening
Box 1070	Hamngatan 6	+46521-27 02 00	+46521-27 02 80	monday – friday
SE-462 28		E-mail: vanersborgs.tingsratt@dom.se		08:00-16:00
Vanershorg			<b>B</b>	

## **INFORMATION**

When in a bankrupt's estate, the assets are so considerable that creditors without preferential rights may also receive a share of the estate, a proof of debt procedure is usually started. During the proof of debt procedure, the District Court receives evidence to the claims on the bankrupt company. The executor will then prepare an assessment of the accuracy of the claims and draw up a proposed share-out.

If you want to lodge proof of a claim in the bankruptcy you should write to the District Court within the time specified in the notification. In your petition to lodge a claim you must clearly state the amount you are claiming in total; you must also attach invoice documentation or other documents you want to invoke. All documents shall be sent to the District Court in duplicate. The claim must be signed (original signature).

If you do not lodge proof of a claim, you will not receive a share-out in the bankruptcy.

Even creditors who claim priority rights must lodge proof of a claim in order to be able to receive a share-out.

If you lodge proof of a claim too late, you may not receive a share-out in the bankruptcy. You will nevertheless have to pay a deferred claim fee in order for your claim to be at all eligible for a share-out.

Please note that the <u>deadline for lodging a claim</u> (The person lodging the claim in the bankruptcy must submit it in writing to the District Court no later than...) is the date that applies. The date for an objection refers to any objections (generally from the executor) to claims received within the specified time frame. The date for a conciliation meeting only applies if an objection has been made regarding a claim and the creditor lodging a claim does not consent to these objections.