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News related with bankruptcy application in insolvency law

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In the law of insolvency, in particular in the case of bankruptcy, the statement is of great importance. That is, the statement is a prerequisite for the start of the bankruptcy regime, which is based on the insolvency of the debtor or the expected insolvency. The statement must be registered in court in accordance with the rules and conditions provided by law. Before submitting an application, the applicant has to consider a number of issues. "On Insolvency Proceedings" The law contained general requisites regarding it. It did not provide equal protection of the interests of the parties, it was not necessary to submit documents attached to the declaration, it did not differentiate between the statements submitted by the debtor and the creditor, There was no possibility for the rehabilitation manager to file an application, there were problems with deadlines, the role of the judge was minimized, bankruptcy

conversion was impossible, and so on. All this, except for the application deadlines and Application form, is corrected by the Law „On Rehabilitation and Collective Satisfaction of Creditors’ Claims“. I think the news related to the announcement, which was regulated by the new law, will be important for the success of the bankruptcy process. And, the goals of passing the law will be achieved. Given the importance of the statement and the numerous legislative innovations, I considered it necessary to review it and present it to the general public.

Agricultural land as an object of property rights and the means of security

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The land, including agricultural land, is a special object of state importance. In terms of research, two major problems are identified in the legal regulation of land-related relationship, namely:

1. Defining the circle of owners and property right

Legalization of land right and rules of alienation are always perceived as a problematic issue. Restrictions, defined under the rules of alienation of land to foreign nationals, require some legislative perfection and transparency, which should mainly cover