

decision

OOST-BRABANT DISTRICT COURT

Supervision

Insolvency number: C/01/16/135

Date of the decision: 18 February 2021

Decision pursuant to Section 176(2) of the Bankruptcy Act

In the case of:

the private limited company PLANB4YOU B.V.,
previously established at Bijlmerdreef 106, Unit 2.36,
1102 CT Amsterdam,
hereinafter referred to as: PlanB4you.

1. Assessment

1.1. PlanB4you was declared bankrupt on 15 March 2016. The insolvency practitioner requested the delegated judge on 20 October 2021, which request was explained further in the request dated 12 February 2020, to determine on the basis of Section 176(2) of the Bankruptcy Act that any surplus in the bankruptcy of PlanB4you following payment of all validated claims and winding-up costs and after the term of lodging objections to the distribution list has ended or in case of a timely objection after the court decision in this case, or, if applicable, in any claim validation proceedings, has become final, shall be paid to the State of the Netherlands.

1.2. The delegated judge holds as follows.

1.3. The Public Prosecution Service transferred the assets attached at the expense of PlanB4you to the liquidation assets within the context of the PlanB4you bankruptcy. The insolvency practitioner and the Public Prosecution Service concluded agreements as a result of which the Public Prosecution Service agreed to payment of all assets attached by it at PlanB4you's expense subject to the condition that following payment of all validated creditors and winding-up costs any surplus will be paid to the State (on the basis of criminal proceeds accrued by means of the exploitation of a prohibited investment game). The request is granted in view of the agreements reached between the insolvency practitioner and the Public Prosecution Service.

2. The decision

The delegated judge:

- determines that any surplus in the bankruptcy of PlanB4you following payment of all validated claims and winding-up costs and after the term of lodging objections to the distribution list has ended or in case of a timely objection after the court decision in this

case, or, if applicable, in any claim validation proceedings, has become final, shall be paid to the State of the Netherlands.

Delivered by V.G.T. van Emstede and pronounced at the public hearing of 18 February 2021 in the presence of the clerk of the court.

[SIGNATURE]

[SIGNATURE]

**[STAMP: OOST-BRABANT
DISTRICT COURT]**

**[STAMP: CERTIFIED AS A TRUE COPY by the registrar of the Oost-Brabant
District Court]
[SIGNATURE]**