

# Coronavirus - Business interruption Loss recovery - Czech Republic

How to navigate the financial recovery process



The state is responsible for damages caused by the crisis measures adopted under the Crisis Act. No unlawful behavior of the state is required



The court fee is proportional to the value of the claim and must be paid if the claim is raised before the court (e.g. CZK 100M claim, CZK 2,6M court fee)



Lost profit is most probably covered



The claim must be raised within six months after suffering the damages



Not only is it important to prove the amount of damages, but also to fulfil a duty to mitigate the damages, if possible. Evidence should thus focus both on damages and mitigation



There may be a different regime for damages suffered in the second week of the quarantine (24. 3. - 1. 4. 2020) as the quarantine was not allegedly imposed under the Crisis Act

For more information, please contact



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