

Claims with a lower priority (Section 39 of the German Insolvency Regulations)	
These claims may only be registered if the court has made an express request in this regard (Section 174 Clause 3 of the German Insolvency Regulations). You must mark with a cross the statutory rank order. From lower priority 3 onwards, interest and costs must be shown separately and allocated to the respective principal claim (cf. Section 39 Clause 3 of the German Insolvency Regulations).	
1. () Lower priority according to Section 39 Clause 1 No. 1	EUR
2. () Lower priority according to Section 39 Clause 1 No. 2	EUR
3. () Lower priority according to Section 39 Clause 1 No. 3	EUR
4. () Lower priority according to Section 39 Clause 1 No. 4	EUR
5. () Lower priority according to Section 39 Clause 1 No. 5	EUR
6. () Lower priority according to Section 39 Clause 2	EUR
Interest (Section 39 Clause 3) in respect of lower priority 3 - 4 - 5 - 6	EUR
Costs (Section 39 Clause 3) in respect of lower priority 3 - 4 - 5 - 6	EUR
Total of lower priority claims	EUR

A claim is being made for separate payment with simultaneous registration of the shortfall. () Yes. For reasons see the appendix. () No
Claim based on a tortuous act () Yes, the facts from which it can be seen that the claim, in the view of the registered creditor, relates to a tortuous act on the part of the debtor are given in the appendix. () No
Reason and more detailed explanation of the claims (e.g. supply of goods, rent, loan, repair service, wages, promissory note, compensation for damages)
The following are attached (2 copies) as documentary evidence of the claims:

.....

 (place) (date) (signature and company stamp where applicable)

We request that you always submit two copies of this registration and of all additional documents.