

## **Appeal to the Prime Minister and Minister of State Assets with a claim for compensation for the so-called coal decision**

Current report No. 120/2025 z dnia 5 grudnia 2025 roku

*Legal basis (selected in ESPI)*

*Article 17(1) MAR – inside information*

The administrator of the rehabilitation estate of PKP CARGO S.A. under restructuring (the „Company”, „PKP CARGO”) announces that on December 5, 2025, it was informed that the Company had filed a claim with the Prime Minister and the Minister of State Assets for payment of the amount of PLN 1.522.424.000 as compensation for damage resulting from the performance of tasks imposed on PKP Cargo pursuant to Decision of the Prime Minister BPRM.5020.19.2.2022(1) of July 25, 2022 (as amended) regarding the transport of coal purchased by PGE Paliwa z o.o. and Węłokoks S.A. and the failure of the State Treasury to fulfill its obligation to conclude an agreement with the Company regarding the financing of the task covered by the above-mentioned Decisions, resulting from the provisions of the Act of April 26, 2007, on crisis management.

If the request amount is not paid within the deadline specified by the Company, PKP CARGO plans to file a lawsuit against the State Treasury in common court before the end of 2025.