

## **Submission of a motion to the District Court to suspend proceedings in the case of the so-called coal decision**

Current report no. 17/2026 dated March 4, 2026

*Legal basis (selected in ESPI)*

*Article 17(1) MAR – confidential information*

The administrator of the rehabilitation estate of PKP CARGO S.A. under restructuring (the “Company”) announces that today it received confirmation from the Administrator’s representative that on March 3, 2026, in agreement with the General Prosecutor’s Office of the Republic of Poland acting on behalf of the State Treasury represented by the Prime Minister and the Minister of State Assets, a motion was filed with the Regional Court in Warsaw, IV Civil Division, in case no. IV C 1433/25, for the suspension of proceedings pursuant to Article 178 of the Code of Civil Procedure. The Administrator was informed today that an identical application was also filed on March 3, 2026, by the General Prosecutor's Office of the Republic of Poland.

The above action is the result of an attempt by the parties to amicably resolve a dispute in connection with a lawsuit filed by the Company against the State Treasury concerning a claim for compensation for the so-called coal decision, which the Company announced on December 23, 2025, in current report No. 132/2025.