

Company Number 00287211

SOLVENCY STATEMENT

(prepared for the purposes of Section 643 of the Companies Act 2006)

Lorien Customer Focus Limited

We

Lori Ann Blaker of Unit 5, Langley Business Centre Station Road,
Langley, Slough, Berkshire, SL3 8DS
David John Kennedy of Unit 5, Langley Business Centre Station Road,
Langley, Slough, Berkshire, SL3 8DS

being all the Directors of Lorien Customer Focus Limited do solemnly and sincerely state that we have made a full enquiry into the affairs of this Company and that we have individually formed the opinion, as regards the Company's situation at the date of this statement, that there is no ground on which the Company could be found to be unable to pay (or otherwise discharge) its debts in full

We have also formed the opinion that the Company will be able to pay (or otherwise discharge) its debts as they fall due for one year after the date of this statement

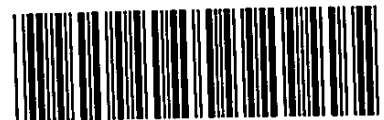
In forming these opinions we, all the Directors, have taken into account all the Company's liabilities including any contingent or prospective liabilities in accordance with Section 643(2) of the Companies Act 2006

Made this 9th day of December 2013


.....
Lori Ann Blaker

.....
David John Kennedy

MONDAY



L2NTVXYI

LD1

23/12/2013

#318

COMPANIES HOUSE

Company Number 00287211

SOLVENCY STATEMENT

(prepared for the purposes of Section 643 of the Companies Act 2006)

Lorien Customer Focus Limited

We

Lori Ann Blaker of *Unit 5, Langley Business Centre Station Road,*
Langley, Slough, Berkshire, SL3 8DS


David John Kennedy of *Unit 5, Langley Business Centre Station Road,*
Langley, Slough, Berkshire, SL3 8DS

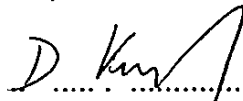
being all the Directors of Lorien Customer Focus Limited do solemnly and sincerely state that we have made a full enquiry into the affairs of this Company and that we have individually formed the opinion, as regards the Company's situation at the date of this statement, that there is no ground on which the Company could be found to be unable to pay (or otherwise discharge) its debts in full

We have also formed the opinion that the Company will be able to pay (or otherwise discharge) its debts as they fall due for one year after the date of this statement

In forming these opinions we, all the Directors, have taken into account all the Company's liabilities including any contingent or prospective liabilities in accordance with Section 643(2) of the Companies Act 2006

Made this *9th* day of *December* 2013


Lori Ann Blaker


David John Kennedy