The Insolvency Act 1986

Notice of deemed approval of proposals

Name	me of Company			Company number	
A LE	LEVY & SON LIMITED			00487019	
In the	Court of Justice,	London	[full name of court]	Court case number 2016-000079	
(a) Insert name(s) and address(es) of administrator(s)	We N A Bennett and A D Cadwallader of				
address(es) or administrator(s)	Leonard Curtis, One Great Cumberland Place, Marble Arch, London W1H 7LW				
(b) Insert name and address of	having been appointed administrators of A Levy & Son Limited,				
registered office of company	One Great Cumberland Place, Marble Arch, London W1H 7LW				
(c) Insert date of appointment	on 19 Ja	nuary 2016			
(d) insert name of applicant / appointor	by Steve	en Cohen as director			
	hereby give notice that				
	having made a statement under paragraph 52(1) of Schedule B1 and no meeting having been requisitioned under paragraph 49 of that Schedule,				
(e) Insert date	the proposals sent by me on 11 February 2016				
(f) Insert date	were deemed to have been approved on 25 February 2016				
	Signed	Administrators			
	Dated	February 2016			

Presenter's details

You do not have to give any contact information in the box opposite but if you do, it will help Companies House to contact you if there is a query on the form. The contact information that you give will be visible to searchers of the public record.

Leonard Curtis	
One Great Cumberland Place, I	Marble Arch, London W1H 7LW
Tel 020 7535 7000	
DX Number	DX Exchange

SATURDAY



25 27/02/2016 COMPANIES HOUSE send it to the Registrar of Companies at

Companies House, Crown Way, Cardiff CF14 3UZ DX 33050 Cardiff

When completed and signed please

A. LEVY & SON LIMITED (IN ADMINISTRATION) ("the Company")

JOINT ADMINISTRATORS' STATEMENT OF PROPOSALS AS APPROVED ON 25 FEBRUARY 2016

It is proposed that

- The Joint Administrators continue to manage the business, affairs and property of the Company in such a manner as they consider expedient with a view to achieving the statutory purposes of the Administration
- In the event that there are no monies remaining to be distributed to creditors other than by virtue of the prescribed part the Company be dissolved as soon as all matters relating to the Administration have been completed
- If appropriate, the Joint Administrators file a notice with the Registrar of Companies in order that the Administration will cease and the Company will move automatically into Creditors' Voluntary Liquidation with a view to distributing the available funds. It is further proposed that N A Bennett and A D Cadwallader be appointed Joint Liquidators of the Company. Any act required or authorised under any enactment to be done by the liquidator is to be done by all or any one or more of the persons for the time being holding the office in question.
- In the event that options 2 and 3 are not appropriate, the Joint Administrators take whatever action(s) they deem appropriate to end of the Administration