Liquidator's Progress Report

S.192

Pursuant to Sections 92A and 104A and 192 of the Insolvency Act 1986

To the Registrar of Companies

Company Number

00877614

Name of Company

Southwark & Boon Limited

ℋ We

Lloyd Biscoe

Louise Donna Baxter, The Old Exchange, 234 Southchurch Road, Southend on Sea, Essex, SS1 2EG

the liquidator(s) of the company attach a copy of my/our Progress Report under section 192 of the Insolvency Act 1986

The Progress Report covers the period from 18/07/2013 to 17/07/2014

Signed

Date

Begbies Traynor (Central) LLP The Old Exchange 234 Southchurch Road Southend on Sea SS1 2EG

Ref SO098CVL/LCB/LDB/JXH/GNL

TUESDAY



A39

23/09/2014 COMPANIES HOUSE

Southwark & Boon Limited (In Liquidation) Joint Liquidators' Abstract of Receipts & Payments

From 18/07/2013 To 17/07/2014		Statement of Affairs
	ASSET REALISATIONS	
NII	Leasehold Property Improvements	NIL
NII	Fixtures & Fittings	NIL
NII	Stock	Uncertain
840 00	Book Debts	6,399 00
NII	Shares & Investments	NIL
23 39	Rates Refund	
NII	Cash at Bank	2,425 00
2,400 00	Cash in Hand	2,400 00
0 44	Bank Interest Gross	
3,263 83		
	COST OF REALISATIONS	
2,000 0	Statement of Affairs Fee	
(2,000 00		
	PREFERENTIAL CREDITORS	
NI NI	RPO - Holiday Pay	(399 00)
NI		(000 01)
	UNSECURED CREDITORS	
NI	Trade Creditors	(57,211 00)
NI	RPO - CNP/Redundancy	(33,871 00)
NI	Adrian Boon	(200 00)
NI	H M Revenue & Customs - PAYE/NIC	(3,835 00)
<u>N1</u>	H M Revenue & Customs - VAT	(18,393 00)
NI		(,
	DISTRIBUTIONS	
NI	Ordinary Shareholders	(2,900 00)
NI		
1,263.8		(105,585.00)
	REPRESENTED BY	,
1,263 8	Bank 1 Clients Premium Account	
1,263.8		
Lloyd Bisco		
Joint Liquidate		



Southwark & Boon Limited (In Creditors' Voluntary Liquidation)

Progress report pursuant to Section 104A of the Insolvency Act 1986 and Rule 4.49C of the Insolvency Rules 1986

Period: 18 July 2013 to 17 July 2014

Important Notice

This progress report has been produced solely to comply with our statutory duty to report to creditors and members of the Company on the progress of the liquidation. The report is private and confidential and may not be relied upon, referred to, reproduced or quoted from, in whole or in part, by creditors and members for any purpose other than this report to them, or by any other person for any purpose whatsoever

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1. INTERPRETATION

Expression	Meaning
"the Company"	Southwark & Boon Limited (In Creditors' Voluntary Liquidation)
"the liquidation"	The appointment of liquidators pursuant to Section 98 of the Act on 18 July 2013
"the liquidators", "we", "our" and "us"	Lloyd Biscoe and Louise Donna Baxter of Begbies Traynor (Central) LLP, The Old Exchange, 234 Southchurch Road, Southend on Sea, SS1 2EG
"the Act"	The Insolvency Act 1986 (as amended)
"the Rules"	The Insolvency Rules 1986 (as amended)
"secured creditor" and "unsecured creditor"	Secured creditor, in relation to a company, means a creditor of the company who holds in respect of his debt a security over property of the company, and "unsecured creditor" is to be read accordingly (Section 248(1)(a) of the Act)
"secunty"	(i) In relation to England and Wales, any mortgage, charge, lien or other security (Section 248(1)(b)(i) of the Act), and
	(II) In relation to Scotland, any security (whether heritable or moveable), any floating charge and any right of lien or preference and any right of retention (other than a right of compensation or set off) (Section 248(1)(b)(II) of the Act)
"preferential creditor"	Any creditor of the Company whose claim is preferential within Sections 386, 387 and Schedule 6 to the Act

2. COMPANY INFORMATION

Trading name(s)

As Above

Company registered number

00877614

Company registered office

The Old Exchange, 234 Southchurch Road, Southend on Sea, SS1

2EG

Former trading address

23 Tallon Road, Hutton, Brentwood, Essex, CM13 1TE

DETAILS OF APPOINTMENT OF LIQUIDATORS

Date winding up commenced

18 July 2013

Date of liquidators' appointment

18 July 2013

Changes in liquidator (if any)

None

PROGRESS DURING THE PERIOD

Attached at Appendix 1 is our abstract of receipts and payments for the period from 18 July 2013 to 17 July 2014

Book Debts

The company's book debts were anticipated to realise the sum of £6,399 however to date, the sum of £840 has been realised. We are continuing to review this situation although it is uncertain whether any further recoveries will ultimately be made.

Cash in Hand

The sum of £2,400 has been realised in respect of monies received from the director prior to our appointment

Stock

The company held a quantity of stock with an estimated cost value of £6,000. However these items were shown to have a uncertain realisable value. It has since been established that it would prove uneconomical to pursue these assets and therefore no realisations have been made.

5. ESTIMATED OUTCOME FOR CREDITORS

Details of the sums owed to each class of the Company's creditors were provided in the director's statement of affairs included within the report sent to creditors further to our appointment as liquidators

On the basis of realisations to date and estimated future realisations we estimate an outcome for each class of the Company's creditors as follows

Secured creditor

There are no secured creditors

Preferential creditors

There are no known preferential claims

Prescribed Part for unsecured creditors pursuant to Section 176A of the Act

Section 176A of the Act provides that, where the company has created a floating charge on or after 15 September 2003, the liquidator must make a prescribed part of the Company's net property available for the unsecured creditors and not distribute it to the floating charge holder except in so far as it exceeds the amount required for the satisfaction of unsecured debts. Net property means the amount which would, were it not for this provision, be available to floating charge holders out of floating charge assets (i.e. after accounting for preferential debts and the costs of realising the floating charge assets). The prescribed part of the Company's net property is calculated by reference to a sliding scale as follows.

- 50% of the first £10,000 of net property,
- 20% of net property thereafter,
- Up to a maximum amount to be made available of £600,000

A liquidator will not be required to set aside the prescribed part of net property if

- the net property is less than £10,000 and the liquidator thinks that the cost of distributing the prescribed part would be disproportionate to the benefit, (Section 176A(3)) or
- the liquidator applies to the court for an order on the grounds that the cost of distributing the prescribed part would be disproportionate to the benefit and the court orders that the provision shall not apply (Section 176A(5))

To the best of our knowledge and belief, there are no unsatisfied floating charges created or registered on or after 15 September 2003 and, consequently, there is no net property as defined in Section 176A(6) of the Act and, therefore, no prescribed part of net property is available for distribution to the unsecured creditors

Unsecured creditors

Based upon realisations to date and estimated future realisations it is anticipated there will be insufficient funds available to enable a dividend to be paid to the unsecured creditors

6. REMUNERATION & DISBURSEMENTS

Our remuneration has been fixed by a resolution of creditors at the meeting held pursuant to Section 98 of the Act by reference to the time properly given by us (as liquidators) and the various grades of our staff calculated at the prevailing hourly charge out rates of Begbies Traynor (Central) LLP in attending to matters ansing in the liquidation and we are authorised to draw disbursements, including disbursements for services provided by our firm (defined as category 2 disbursements in Statement of Insolvency Practice 9) in accordance with our firm's policy, details of which accompanied the Statement of Affairs and other information presented to the meeting of creditors convened pursuant to Section 98 of the Act and which is attached at Appendix 2 of this report

Our time costs for the period from 18 July 2013 to 17 July 2014 amount to £5,495 which represents 24 1 hours at an average rate of £228 01 per hour. These costs remain outstanding

The following further information in relation to our time costs and disbursements is set out at Appendix 2

- Table of time spent and charge-out value for the period 18 July 2013 to 17 July 2014
- Begbies Traynor (Central) LLP's policy for re-charging disbursements
- Begbies Traynor (Central) LLP's charge-out rates

A copy of 'A Creditors' Guide to Liquidators Fees (E&W) 2011' which provides guidance on creditors' rights on how to approve and monitor a Liquidator's remuneration and on how the remuneration is set can be obtained online at www.begbies-traynor.com/creditorsguides Alternatively, if you require a hard copy of the Guide, please contact our office and we will arrange to send you a copy

7 LIQUIDATORS' EXPENSES

A statement of the expenses incurred during the period of this progress report is attached at Appendix 3. These costs remain outstanding

ASSETS THAT REMAIN TO BE REALISED

As detailed above, we are investigating the position regarding the company's assets and it is uncertain whether any further recoveries will be made

OTHER RELEVANT INFORMATION

Investigations and reporting on directors conduct

You may be aware that a liquidator has a duty to enquire into the affairs of an insolvent company to determine its property and liabilities and to identify any actions which could lead to the recovery of funds. In addition, as explained in the report circulated at the meeting of creditors convened pursuant to Section 98 of the Act, such report having also been sent to creditors following the meeting, a liquidator is also required to consider the conduct of the Company's directors and to make an appropriate submission to the Department for Business Innovation and Skills. We can confirm that we have discharged our duties in these respects

Investigations carried out to date

We have undertaken an initial assessment of the manner in which the business was conducted prior to the liquidation of the Company and potential recoveries for the estate in this respect

10. CREDITORS' RIGHTS

Right to request further information

Pursuant to Rule 4 49E of the Rules, within 21 days of the receipt of this report a secured creditor, or an unsecured creditor with the concurrence of at least 5% in value of the unsecured creditors, including that creditor, (or an unsecured creditor with less than 5% in value of the unsecured creditors, but with the permission

of the court) may request in writing that the we provide further information about our remuneration or expenses which have been detailed in this progress report

Right to make an application to court

Pursuant to Rule 4 131 of the Rules, any secured creditor or any unsecured creditor with the concurrence of at least 10% in value of the unsecured creditors including that creditor, (or any unsecured creditors with less than 10% in value of the unsecured creditors, but with the permission of the court) may, within 8 weeks of receipt of this progress report, make an application to court on the grounds that the remuneration charged or the expenses incurred as set out in this progress report are excessive or, the basis fixed for our remuneration is inappropriate

11. CONCLUSION

We will report again in approximately twelve months time or at the conclusion of the liquidation, whichever is the sooner

Lloyd Biscoe Joint Liquidator

Dated 16 September 2014

ACCOUNT OF RECEIPTS AND PAYMENTS

Period 18 July 2013 to 17 July 2014

Southwark & Boon Limited (In Liquidation) Joint Liquidators' Abstract of Receipts & Payments To 17/07/2014

£	ξ		SofA£
		ASSET REALISATIONS	
	NIL	Leasehold Property Improvements	NIL
	NIL	Fixtures & Fittings	NIL
	NIL	Stock	Uncertain
	840 00	Book Debts	6,399 00
	NIL	Shares & Investments	NIL
	23 39	Rates Refund	7112
	NIL	Cash at Bank	2,425 00
	2,400 00	Cash in Hand	2,400 00
	0 44	Bank Interest Gross	2,400 00
3,263 83		Barik interest 61666	
-,			
		COST OF REALISATIONS	
	2,000 00	Statement of Affairs Fee	
(2,000 00		Statement of Analis Fee	
(=)000			
		PREFERENTIAL CREDITORS	
	NIL		(200.00)
NIL		RPO - Holiday Pay	(399 00)

		UNSECURED CREDITORS	
	NIL	Trade Creditors	E7 044 00\
	NIL		57,211 00)
	NIL	RPO - CNP/Redundancy	33,871 00)
	NIL	Adrian Boon H M Revenue & Customs - PAYE/NIC	(200 00)
	NIL		3,835 00)
Nil	TALL	H M Revenue & Customs - VAT	8,393 00)
(4)(
		DISTRIBUTIONS	
	NIL	Ordinary Shareholders	(2,900 00)
NII		Ordinary Shareholders	(2,900 00)
1,263.83	-		05,585.00)
	=		00,000.00,
1,263 8		REPRESENTED BY Bank 1 Clients Premium Account	
	-		
1,263.8			
	<u>=</u>		
Lloyd Bisco			
Joint Liquidate			

TIME COSTS AND DISBURSEMENTS

- a Begbies Traynor (Central) LLP's policy for re-charging expenses/disbursements
- b Begbies Traynor (Central) LLP's charge-out rates
- c Table of time spent and charge-out value for the period from 18 July 2013 to 17 July 2014

information is to be provided to creditors regarding the office holder's fees following the practice guidance requires that such information should be disclosed to those who are holder of an insolvent estate and seeks creditor approval to draw remuneration on the basis of the time properly spent in dealing with the case. It also applies where further passing of a resolution for the office holder to be remunerated on a time cost basis. Best This note applies where a licensed insolvency practitioner in the firm is acting as an office responsible for approving remuneration

by way of expenses or disbursements to recover the cost of facilities provided by the firm and also where payments are to be made to outside parties in which the office holder or charges should be disclosed to those who are responsible for approving the office holder's in addition, this note applies where creditor approval is sought to make a separate charge his firm or any associate has an interest. Best practice guidance² requires that such remuneration, together with an explanation of how those charges are calculated

OFFICE HOLDER'S FEES IN RESPECT OF THE ADMINISTRATION OF INSOLVENT ESTATES

delegate tasks to members of staff. Such delegation assists the office holder as it allows him/her to deal with the more complex aspects of the case and ensures that work is being carried out at the appropriate level. There are various levels of staff that are employed by The office holder has overall responsibility for the administration of the estate He/she will the office holder and these appear below The firm operates a time recording system which allows staff working on the case along with the office holder to allocate their time to the case. The time is recorded at the individual's hourly rate in force at that time which is detailed below

OFFICE HOLDERS EXPENSES IN RESPECT OF THE ADMINISTRATION OF INSOLVENT ESTATES. Best practice guidance classifies expenses into two broad categories

- related to the case usually referable to an independent external supplier's invoice. All Category 1 expenses (approval not required) - specific expenditure that is directly such items are charged to the case as they are incurred
- Category 2 expenses (approval required) items of incidental expenditure directly incurred on the case which include an element of shared or allocated cost and which are based on a reasonable method of calculation
- (A) The following items of expenditure are charged to the case (subject to approval)
- internal meeting room usage for the purpose of statutory meetings of creditors may be charged by some offices and is charged at the rate of £100 (London £150) per meeting External meeting room usage is charged at cost,
- Car mileage is charged at the rate of 45 pence per mile,
- Expenses which should be treated as Category 2 disbursements (approval required) in addition to the 2 categories referred to above, best practice guidance indicates that where payments are made to outside parties in which the office holder or his firm or any associate has an interest these should be treated as Category 2 disbursements 0

following items of expenditure which relate to services provided by entities within the Begbies Traynor Group are to be charged to the case (subject to approval)

- Storage of books and records (when not rechargeable as a Category 1 expense) is charged by Archive Facilities (Southend) Limited, an associated company. The per mile Provision of cardboard box charged at £275 per box Where Archive rates applying as at the date of this report are. Minimum charge of £40 per quarter for up to three boxes, Four to Two Hundred Boxes charged at £11 per quarter per box, over two hundred boxes are charged at half the aforementioned price, (£5 50 per box per quarter) Mileage for collection of books and records is charged at 55p there is a minimum charge of 2 hours at £15 per hour per person required, and at Facilities (Southend) Limited are required to physically pack the books and records, £15 per hour for each hour thereafter All figures stated are net
- BTG Asset Consulting may be engaged to undertake valuations and/or disposal of assets BTG Asset Consulting is a part of Begbies Traynor Group plc and is A separate charge will be levied for any valuations to be provided at a fixed fee of therefore an associated company Their charges are based on 15% of realisations £500 + VAT Disbursements are charged at cost and mileage is recovered at 40p or time costs at a Partner rate of £125 per hour and Manager rate of £100 per hour per mile. All figures stated are net of VAT
- overheads and will not be charged to the case although a charge may be made where the precise cost to the case can be determined because the item satisfies The following items of expenditure will normally be treated as general office the test of a Category 1 expense <u>B</u>
- Telephone and facsimile
- Printing and photocopying
 - Stationery

BEGBIES TRAYNOR CHARGE-OUT RATES

may work on a case are set nationally, but vary to suit local market conditions. The rates Begbies Traynor is a national firm. The rates charged by the various grades of staff that applying to the Southend-on-Sea office are as follows

Charge-out Rate (£ per hour)

01 July 2008 to 01 May 2011 450	395	375	350	300	250	220	180	150	150
From 01 May 2011 495	N/A	395	365	315	270	235	185	160	160
Grade of staff Partner	Partner 2	Director	Senior Manager	Manager	Assistant Manager	Senior Administrator	Administrator	Junior Administrator	Support

post, is not charged to cases but is carried as an overhead. Only where a significant amount of time is spent at one time on a case is a charge made for support staff. Time is Time spent by support staff for carrying out shorter tasks, such as typing or dealing with recorded in units of 0 10 of an hour (i.e. 6 minute units)

Staff Grade		Partner	Director	Snr Mngr	Mngr	Asst Mingr	Snr Admin	Admın	Jnr Admin	Support	Total Hours	Time cost £	Average hourly rate £
Administration	Appointment and case planning		0.5		=				10		2 60	704 00	270 77
and Planning	Administration and Banking	60					0 1	27	4 5	90	8 80	1,705 50	193 81
	Statutory reporting and statement of affairs	17									1 70	671 50	395 00
Investigations	CDDA and investigations	25		,							2 50	987 50	395 00
Realisation of	Debt collection												
assets	Property, business and asset sales				03						0 30	94 50	315 00
	Retention of Title/Third party assets												
Trading	Trading												
Creditors	Secured												
	Others							03	61		6 40	1,031 50	161 17
	Creditors committee							,					
Other matters	Meetings												
	Other												
	Tax							0.5	13		1 80	300 20	166 94
	Litigation												
Total hours by staff grade	itaff grade	51	0.5		14		0 1	35	12.9	90	24 1		
Total time cost by staff grade £	by staff grade £	2,025 50	197 50		441 00		23 50	647 50	2,064 00	00 96		5,495 00	
Average hourly rate £	rate £	397 16	395 00		315 00		235 00	185 00	160 00	160 00			228 01
Total fees drawn to date £	to date £											00 0	

STATEMENT OF EXPENSES

Type of expense	Name of party with whom expense incurred	Amount incurred £	Amount discharged £	Balance (to be discharged) £
Stationary Advertising	Stationary Office	150 00	-	150 00
Photocopies & Faxes	Begbies Traynor	161 00	-	161 00
Telephone, Postage & Stationary	Begbies Traynor	31 50	-	31 50
Specific Penalty Bond	AUA Insolvency Risk Services	30 00	-	30 00