

The Insolvency Act 1986

**Notice of appointment of
replacement/additional
administrator****2.40B**

Name of Company

Broglia Press 86 Limited

Company number

01523936

In the
High Court of Justice, Birmingham District
Registry

(full name of court)

Court case number

8450 of 2010

(a) Insert name and
address of
administrator

Notice is hereby given that (a) Nigel Ian Fox
RSM Tenon Recovery
Highfield Court, Tollgate
Chandlers Ford
Eastleigh SO53 3TZ

(IP No 8891)

(b) Insert name and
address of
registered office of
company

has been appointed to be one of the administrators of (b)
Broglia Press 86 Limited
Highfield Court
Tollgate Chandlers Ford Eastleigh Hampshire

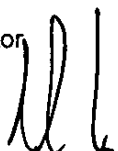
(c) Insert name of
applicant/appointor
(d) Insert date

by (c) High Court of Justice, Birmingham District Registry on (d) 13 April 2011

This appointment is an appointment of
a replacement administrator

Signed

Dated



19-7-11

Contact 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

Alexander Kinninmonth
RSM Tenon Recovery
Highfield Court, Tollgate
Chandlers Ford
Eastleigh
Hampshire, SO53 3TZ

DX Number southampton

+44 (0) 2380 646 464
DX Exchange



AKNPWWLJ

A46

11/08/2011

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COMPANIES HOUSE

When you have completed and signed this form, please send it to the
Registrar of Companies at -
Companies House, Crown Way, Cardiff CF14 3UZ DX 33050 Cardiff

IN THE HIGH COURT OF JUSTICE
CHANCERY DIVISION
COMPANIES COURT

Case number 3101 of 2011



DEPUTY REGISTRAR AGNELLO P.C.

IN THE MATTER OF A LICENCE HOLDER
AND IN THE MATTER OF ROEBUCK COUNTRY INNS LIMITED (in Company Voluntary Arrangement)
AND IN THE MATTER OF TRAILL & CO (in Partnership Voluntary Arrangement)
AND IN THE MATTER OF BROGLIA PRESS 86 LIMITED (in Administration) AND OTHERS
AND IN THE MATTER OF SEERA LIMITED (in Members' Voluntary Liquidation)
AND IN THE MATTER OF AVENTIS AUDIO VISUAL LIMITED (in Creditors' Voluntary Liquidation) AND
OTHERS

BETWEEN -

(1) NIGEL IAN FOX
(2) ALEXANDER KINNINMONTH
(3) DAVID JAMES GREEN

Applicants

and

(1) DUNCAN KENRIC SWIFT
(2) DUNCAN ROBERT BEAT
(3) GARETH WYN ROBERTS

Respondents

ORDER

UPON the Application dated 15 April 2011 ("the Application")

AND UPON reading the papers recorded in the Court file as having been read

IT IS ORDERED THAT:-

- 1 In respect of the relevant company voluntary arrangement, partnership voluntary arrangement, administration, and liquidation appointments identified in the Schedule annexed hereto ("the Schedule") as being the subject of proceedings not already within the jurisdiction of the High Court in London, these proceedings be transferred to the High Court in London, Chancery Division, solely for the purpose of making the orders contained in the paragraphs below and thereafter be transferred back to the relevant County Court

- 2 In relation to the company voluntary arrangement appointment held by the First Respondent jointly with Nigel Ian Fox the First Respondent be removed from office and Alexander Kinninmonth be appointed in his place, as detailed in the Schedule
- 3 In relation to the partnership voluntary arrangement appointment held by the First Respondent jointly with Nigel Ian Fox, the First Respondent be removed from office and Alexander Kinninmonth be appointed in his place, as detailed in the Schedule
- 4 In relation to all the administration, members' voluntary liquidation and creditors' voluntary liquidation appointments held by the First Respondent jointly with others, the First Respondent be removed from office and David James Green, Alexander Kinninmonth and Nigel Ian Fox be appointed in his place, as detailed in the Schedule
- 5 The effect of the orders referred to at paragraphs 2 to 4 above is summarised by reference to the initials of the incoming Office Holders set out in the Schedule
- 6 The Applicants shall at the first opportunity to do so, and in any event within 3 months of the date of this order, publish in the London Gazette, one composite notice in relation to each of the estates containing notification of the following matters -
 - (i) The removal of the First Respondent and the appointment of his replacement(s)
 - (ii) That creditors/members are at liberty to apply within 28 days of the date of the advertisement, to vary or discharge the order made
 - (iii) In the case of liquidations, where a liquidation or creditors' committee has been appointed, an explanation that it is open to the committee to require the Applicant(s) appointed or Office Holder remaining in office to provide an account of the administration of the estate pursuant to Rule 4 108(3) of the Insolvency Rules 1986 ("IR"), including -
 - (a) a summary of receipts and payments,
 - (b) a statement that he has reconciled his accounts
 - (iv) In the case of liquidations where no liquidation or creditors' committee has been appointed, an explanation that it is open to the creditor of a liquidation in the Schedule to apply for an order that the Applicant(s) appointed or remaining Office Holder do provide such information as they may otherwise be required to provide by IR 4 108(3), that is to say an account of the administration or the winding up,

including -

- (a) a summary of receipts and payments,
 - (b) a statement that he has reconciled his accounts
 - (v) In the case of members' voluntary liquidation, an explanation that it is open to any member to apply to Court for an order that the replacement or remaining Office Holder do provide such information as they may otherwise be required to provide by IR 4 142(2), that is to say an account of the administration of the estate, including -
 - (a) a summary of receipts and payments,
 - (b) a statement that he has reconciled his accounts
 - (vi) Notification that if the Applicant(s) in question have been required to provide the information referred to in paragraphs 6(iii) to (v) above whether by liquidation or creditors' committee or by Court order on the application of an individual creditor the Applicant(s)' costs of complying with such a request or order shall, unless good reason to the contrary are demonstrated, be paid as costs in the relevant liquidation estates
 - (vii) In the case of each liquidation that the creditors have the right to object and make representations to the Secretary of State in respect of the First Respondent's release within 28 days of the date of the advertisement
- 7 No further advertisement concerning the removal of the First Respondent and the appointment of the Applicant(s) is required, save for the circulation referred to in paragraph 8 below
- 8 The Applicant shall when the next report is due to the creditors/members of each company voluntary, arrangement, partnership voluntary arrangement, administration, members' voluntary liquidation and creditors' voluntary liquidation appointment and in any event by no later than six months from the date of this order, give notice of the making of this order to such creditors/members, such notice to include the date of the order, the fact of the removal of the First Respondent and the appointment of his replacement(s)
- 9 There be liberty to each creditor/member of each liquidation, company and partnership voluntary arrangement, and administration to apply to vary or discharge this order within 28 days of the date of the advertisement in the London Gazette referred to in paragraph 6 above
- 10 The First Respondent be released from all liability in respect of his acts and omissions and in

relation to his conduct as Office Holder whilst acting as Administrator in respect of the companies listed in Administration in the attached Schedule, with effect from 31 days after circulation of each report respectively referred to in paragraph 8 above, save in respect of any claim notified by that date to the First Respondent or (where appropriate) his joint Appointee or replacement Office Holder pursuant to the Insolvency Act 1986 and/or pursuant to such other provisions as may apply

- 11 The First Respondent shall not be at liberty to apply to the Secretary of State for his release from his position as liquidator, whether voluntary or compulsory, or as trustee in bankruptcy until after the expiry of 42 days from the circulation of each report respectively referred to in paragraph 8 above
- 12 No order for costs

Dated the 18th day of April 2011

IN THE HIGH COURT OF JUSTICE

Case number of 2011

CHANCERY DIVISION

COMPANIES COURT

AND IN BANKRUPTCY

IN THE MATTER OF A LICENCE HOLDER

AND IN THE MATTER OF ROEBUCK COUNTRY INNS LIMITED (in
Company Voluntary Arrangement)

AND IN THE MATTER OF TRAILL & CO (in Partnership Voluntary
Arrangement)

AND IN THE MATTER OF BROGLIA PRESS 86 LIMITED (in
Administration) AND OTHERS

AND IN THE MATTER OF SEERA LIMITED (in Members' Voluntary
Liquidation)

AND IN THE MATTER OF AVENTIS AUDIO VISUAL LIMITED (in
Creditors' Voluntary Liquidation) AND OTHERS

BETWEEN -

- (1) NIGEL IAN FOX
- (2) ALEXANDER KINNINMONTH
- (3) DAVID JAMES GREEN

Applicants

and

- (1) DUNCAN KENRIC SWIFT
- (2) DUNCAN ROBERT BEAT
- (3) GARETH WYN ROBERTS

Respondents

ORDER

 **Blake
Lapthorn**

Watchmaker Court
33 St John's Lane
London
EC1M 4DB

Tel 020 7814 2000
Fax 0844 620 3402

Reference TSS/SPP/106123/387