In accordance with Rule 6.28 of the Insolvency (England & Wales) Rules 2016 and Section 106(3) of the Insolvency Act 1986.

LIQ14 Notice of final account prior to dissolution in CVL



For further information, please refer to our guidance at www.gov.uk/companieshouse

| 1 | Company details | |
|----------------------|-------------------------------|---|
| Company number | 0 1 7 4 4 9 5 5 | → Filling in this form Please complete in typescript or in |
| Company name in full | Linksair Limited | bold black capitals. |
| | | |
| 2 | Liquidator's name | |
| Full forename(s) | John William | |
| Surname | Butler | |
| 3 | Liquidator's address | |
| Building name/number | The Chapel | |
| Street | Bridge Street | |
| | | |
| Post town | Driffield | |
| County/Region | | |
| Postcode | Y O 2 5 6 D A | |
| Country | | |
| 4 | Liquidator's name • | |
| Full forename(s) | Andrew James | Other liquidator Use this section to tell us about |
| Surname | Nichols | another liquidator. |
| 5 | Liquidator's address 0 | |
| Building name/number | The Chapel | ② Other liquidator Use this section to tell us about |
| Street | Bridge Street | another liquidator. |
| | | |
| Post town | Driffield | |
| County/Region | | |
| Postcode | Y O 2 5 6 D A | |
| Country | | |

| | LIQ14 |
|----------------------|--|
| | Notice of final account prior to dissolution in CVL |
| | Liquidator's release |
| | Tick if one or more creditors objected to liquidator's release. |
| | : Final account |
| <u>-</u> | ☐ I attach a copy of the final account. |
| | Sign and date |
| quidator's signature | Signature X |
| gnature date | $\begin{bmatrix} 1 & & & & \\ 1 & 1 & & & \end{bmatrix} \begin{bmatrix} m & & & \\ & 1 & & \end{bmatrix} \begin{bmatrix} m & & \\ & 2 & & \end{bmatrix} \begin{bmatrix} y & 0 & \\ & & & \end{bmatrix} \begin{bmatrix} y & 2 & \\ & & & \end{bmatrix} \begin{bmatrix} y & 0 & \\ & & & & \end{bmatrix} \begin{bmatrix} y & 0 & \\ & & & & \end{bmatrix} \begin{bmatrix} y & 0 & \\ & & & & & \end{bmatrix} \begin{bmatrix} y & 0 & \\ & & & & & & \end{bmatrix} \begin{bmatrix} y & 0 & \\ & & & & & & & \end{bmatrix} \begin{bmatrix} y & 0 & \\ & & & & & & & & & & & & & & & &$ |
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LIQ14

Notice of final account prior to dissolution in CVL

Presenter information

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

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✓ Checklist

We may return forms completed incorrectly or with information missing.

Please make sure you have remembered the following:

- The company name and number match the information held on the public Register.
- ☐ You have attached the required documents.
- \square You have signed the form.

Important information

All information on this form will appear on the public record.

✓ Where to send

You may return this form to any Companies House address, however for expediency we advise you to return it to the address below:

The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.

7 Further information

For further information please see the guidance notes on the website at www.gov.uk/companieshouse or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.gov.uk/companieshouse

LINKSAIR LIMITED – IN LIQUIDATION

Final Account

Linksair Limited

- in liquidation ("the Company")

Joint Liquidators' final account

Statutory information

Company number: 01744955
Name of company: Linksair Limited

Previous name(s) None in three years prior to liquidation

of company (if any):

Trading name / style under LinksAir

which

• Company carried on business and

 Any debt owed to a creditor was incurred

Type of Liquidation: Creditors Voluntary Liquidation

Address of The Chapel, Bridge Street, Driffield, East Yorkshire, YO25 6DA

Registered office:

Principal trading Unit 8 Delta Court, Sky Business Park, Auckley, Doncaster,

address: DN9 3GN

Liquidator(s) name(s), J W Butler and A J Nichols of Redman Nichols Butler,

address(es) and contact The Chapel, Bridge Street, Driffield, East Yorkshire, YO25 6DA

number: T: 01377 257788

Office holder number(s): 9591 & 8367

Date of appointment: 1 April 2016

Is there a liquidation No

committee?

Administration (including statutory reporting)

The work undertaken which is classified as Administration for the period of this report is summarised below;

Case Management

case set-up, record-keeping, completion of checklists, periodic case reviews

Statutory and Compliance

- case bonding; Companies House filings and returns; advertising of notices
- preparation and delivery of periodic reports to creditors and other stakeholders
- completion and submission of post appointment HMRC tax returns
- corresponding with HMRC in relation to cessation of PAYE and VAT schemes
- reporting to creditors including preparation of the final account.

Cashiering

 arrange banking facilities; monthly account reconciliations; general cashiering preparation and maintenance of cashbook and receipts and payments account

This work does not produce any direct financial benefit for creditors but is required by statute and best practice guidelines.

Asset realisations

The work undertaken which is classified as Asset realisations is summarized below;

| Asset | Estimated to realise per statement of affairs (£) | Actual realisations to date (£) | Comments |
|---|--|---------------------------------------|--|
| Cash in hands of accountants | 9,000 | 9,000 | This was monies held in the Redman Nichols client account being funds transferred from the company's bank account. |
| Cabin/shipping container Computer equipment motor vehicle | Uncertain | 0 | Agents were instructed to deal with these assets the full nature and value of which were unknown. However as previously reported the agent experienced difficulties in locating them and the director has not assisted. In the circumstances it has been decided that no further action will be taken in this regard. |
| Amount due from HM Revenue & Customs | Uncertain | 0 | The company's records indicate that a VAT refund may be recoverable, however the company owes HM Revenue and Customs in excess of the amount in other taxes and consequently, a recovery is not expected from this source. As liquidator I am investigating the position regarding VAT refunds prior to liquidation. As the liquidators are currently acting unfunded, I intend to approach a litigation funder to ascertain whether it has any interest in funding further action. They advised it had no interest in this case. Therefore, no further action will be taken in this regard. |
| Refund re fuel account | Not detailed | 3,368 | The company operated a fuel account and had overpaid. The creditor contacted my firm and offered the repayment unexpectedly. |
| Claim against Civil Aviation Authority ("CAA") | Not detailed | 0 | Prior to liquidation the company had instructed solicitors to advise on a claim against the CAA in respect of the company's suspended operator certificate. The solicitors have advised that there is substantial "groundwork" which needs to be undertaken in order to establish whether the Company has a claim against the CAA. |
| | | | The likely professional costs of undertaking this groundwork including the solicitor, barrister and obtaining an expert opinion would be in the region of £8,000 - £10,000. |
| | | | As there are limited funds in this case, I have not taken steps to pursue this claim as I am unable to pay the above costs. |
| | | | I do not propose to take any further action in relation to this matter. |

This work has not produced any financial benefit for creditors and is required by statute and best practice guidelines.

Statement of Insolvency Practice 13 – Transactions with connected parties

Statement of Insolvency Practice 13 provides that I am required to disclose to creditors and members at the first available opportunity after my appointment any transactions with connected parties.

In this case, I am not aware of any transactions with a connected party.

Investigations

Statement of Insolvency Practice 2 – Investigations by office holders

I have carried out the liquidator's duty to investigate the affairs of the company to that extent necessary to comply with best practice as provided by the provisions of Statement of Insolvency Practice 2 entitled "Investigations by office-holders in administrations and insolvent liquidations".

As previously reported to creditors there were a number of matters arising from my review of the company's records and affairs that warrant further investigation. These points were considered further with a view to recoveries becoming available for the benefit of the liquidation estate. In addition to the comments on the above Asset Realisations, the following was also considered: -

• the conduct of the director's loan account. Due to the Liquidators currently acting unfunded and the fact that any further action is unlikely to provide any commercial benefit to creditors it has been decided not to pursue this line of investigation any further.

Pursuant to those mentioned, no new matters have come to my attention, which warrant further investigation or action being taken.

Company Directors Disqualification Act 1986

I have complied with my duties under the provisions of the Company Directors Disqualification Act 1986. However, I am not able to disclose to creditors the content of my report.

Work completed within this category also includes;

- obtaining and reviewing of the books and records archive boxes
- invite and review concerns / matters raised by the creditors regarding the director(s) conduct.

This work does not produce any direct financial benefit for creditors but is required by statute and best practice guidelines.

Creditors (claims and distributions)

The work undertaken which is classified as Creditors for the period of this report is summarised below;

- · general communication with creditors
- dealing with creditor claims

This work does not produce financial benefit for creditors but is required by statute and best practice guidelines.

Costs and expenses of the liquidation

Remuneration of office holders

A creditors' guide to an Insolvency Practitioner's fees is available at www.creditorinsolvencyguide.co.uk or www.insolvency-practitioners.org.uk/regulation-and-guidance/guides-to-fees. A copy of the creditors' guide to Redman Nichols Butler fees and expenses is attached to this report which details my firm's current charge out rates.

Basis of amount of remuneration, who agreed that basis and when

At the meeting of creditors held on 1 April 2016, the creditors resolved that the liquidators' fees be based on the time spent by them and their staff in dealing with all aspects and matters of the case, including those undertaken at the request of the creditors and that they be at liberty to draw fees in accordance with that resolution without further reference to creditors.

My firm's time costs in administering this case

My firm's time costs to date in dealing with the proper administration of this liquidation total £22,495.77 and for the period since the last report total £2,377.70. An estimated analysis by reference to the types of work carried out on this liquidation is attached to this report.

The narrative above provides a brief description of the type of work involved in each category.

Fee estimate

When seeking approval for my firm's remuneration, I provided creditors with details of the estimated costs of the liquidation. The fee estimate previously provided to creditors is attached to this report at Appendix 1. The fee estimate also includes a narrative of work which was anticipated to be undertaken.

The office holders' remuneration cannot exceed the total amount set out in the fee estimate without further approval from creditors. In this case the fee estimate for dealing with the post appointment matters on this case was £15,858.13.

Funds drawn on account of remuneration

I advise that, I have drawn £7,899.11 plus VAT in respect of my firm's remuneration. The balance of my firm's time costs will be written off.

Variances from fee estimate

My firm's remuneration has not exceeded the fee estimate.

Convening costs

At the first meeting of creditors held on 1 April 2016, the creditors resolved that the fees of my firm and Marshall & Co and J Branagan Business Support Services for assistance in convening the meeting of creditors and preparing the directors' statement of affairs were to be based on time costs at our respective firms' current charge out rates plus expenses plus VAT properly incurred.

My firm's time costs in attending to those instructions and how these costs were incurred are shown as follows;

| Grade of staff | Hours / Minutes | Rate (£) | Value (£) |
|----------------|-----------------|----------|-----------|
| Partner | 1/00 | 305 | 305 |
| Manager | 17/35 | 254 | 4,466 |
| Administrator | 0/15 | 166 | 41 |
| Support staff | 6/10 | 97 | 598 |
| Total/Average | 25/00 | | 5,411 |

In accordance with that resolution, my firm has received no funds in this regard and following a review, it has been highlighted that the fee estimate provided to creditors prior to liquidation (see below) was silent upon this type of costs in that an estimate of the anticipated Redman Nichols Butler pre liquidation times costs was not provided. This means that such a fee cannot be drawn in a proper manner without the matter being further considered by creditors. No further action is proposed in this respect.

Marshall & Co have received £1,750.00 plus VAT, and J Branagan Business Support Services has received £525.00 plus VAT for their assistance in this matter.

Redman Nichols Butler expenses

The fee estimate at Appendix 1 provides creditors with details of the estimated costs of the liquidation.

Attached to this report is a breakdown of the expenses incurred on behalf of the liquidation estate. I have recovered £644.38 plus VAT in respect of these disbursements.

I have not exceeded the original estimate.

Professionals engaged to assist the liquidator to carry out his duties

The following professionals have been engaged to assist me in carrying out my duties in this case: -

| Firm | Estimated costs (£) | Costs incurred to date (£) | Costs paid to date (£) | Basis of those fees | Brief description of work carried out & reasons for costs exceeding estimate | Basis of review of reasonableness of fees |
|---------|---------------------|-------------------------------------|------------------------------|------------------------|--|--|
| LCF Law | n/a | 1,000 | 1,000 | Time costs | Advise and assistance in respect of matters arising from the liquidators' investigations | Reasonable |

Creditors' request for further information

Within 21 days of receipt of this report: -

- i) a secured creditor; or
- ii) a unsecured creditor with the concurrence of at least 5% in value of the unsecured creditors (including the creditor in question); or

with the permission of the court upon an application made within the 21 days any unsecured creditor may make a request in writing to the liquidator for further information about remuneration or expenses set out in the draft report.

The liquidator must, within 14 days of receipt of the request, respond accordingly.

Right of challenge

If a creditor believes that the office holders' remuneration is, in all the circumstances excessive, the basis inappropriate, or the expenses incurred by the office holder are, in all the circumstances, excessive he may, provided certain conditions are met, apply to the court.

The application to court may be made by:

• Any secured creditor, or any unsecured creditor with either the concurrence of at least 10% in value of the creditors (including that creditor) or the permission of the court

The application must, subject to any order of the court, be made no later than 8 weeks (or, in a case where a creditors' meeting to is convened to receive a liquidator's resignation, 4 weeks) after receipt by the applicant of the report which first reports the charging of the remuneration or the incurring of the expenses in question.

Outcome for creditors

The prescribed part

Where a floating charge is created after 15 September 2003 a prescribed part of the company's net property shall be made available to unsecured creditors.

The Company granted a fixed and floating charge to The Bank of Scotland on 12 September 2007.

Based on present information, the Joint Liquidators estimate that there will be insufficient realisations to discharge in full all costs and preferential claims. Therefore, there will be no net property from which to deduct a prescribed part.

Secured creditor

There will not be a return to the secured creditor.

Preferential creditors

There were no preferential unsecured creditors in this case.

Dividend prospects for non-preferential unsecured creditors

There was no prospect of a dividend to the unsecured creditors and consequently the joint liquidators have not taken steps to agree the claims of the non-preferential unsecured creditors.

This is Notice under Rule 14.36 of the Insolvency Rules (England & Wales) 2016 that no dividend will be declared in the liquidation as the funds realized have been used to pay the expenses of the liquidation.

Conclusion

There are no outstanding matters and the affairs of the company have been fully wound up.

Should any creditor require any further information please contact me.

J W Butler Joint Liquidator

07 October 2020

Linksair Limited - in liquidation

Receipts and payments account for the period 1 April 2016 to 7 October 2020

| | 1 April 2016 to 31 March 2017 £ | 1 April 2017 to 31 March 2018 £ | 1 April 2018 to 31 March 2019 | 1 April 2019 to 31 March 2020 | 1 April 2020 to 7 October 2020 | Total £ |
|------------------------------|---------------------------------------|---------------------------------------|----------------------------------|----------------------------------|-----------------------------------|------------|
| INCOME | | | | | | |
| Cash in hand of accountants | 9,000.00 | - | - | - | - | 9,000.00 |
| Overpayment refund | 3,368.13 | - | - | - | - | 3,368.13 |
| Bank interest | 36.38 | 41.33 | 22.05 | 23.93 | - | 123.69 |
| TOTAL INCOME | 12,404.51 | 41.33 | 22.05 | 23.93 | - | 12,491.82 |
| EXPENSES | | | | | | |
| Convening Expenses | - | - | - | 68.50 | - | 68.50 |
| Corporation Tax | - | 7.28 | 7.85 | 4.19 | 5.69 | 25.01 |
| Legal costs | - | - | - | 1,000.00 | - | 1,000.00 |
| Office holders' expenses | - | - | - | 644.38 | - | 644.38 |
| Office holders' remuneration | - | - | - | 6,783.64 | 1,115.47 | 7,899.11 |
| Statement of affairs costs | 2,275.00 | - | - | - | - | 2,275.00 |
| Irrecoverable VAT | - | - | - | - | 579.82 | 579,82 |
| TOTAL EXPENSES | 2,275.00 | 7.28 | 7.85 | 8,500.71 | 1,700.98 | 12,491.82 |
| Balance | 10,129.51 | 10,163.56 | 10,177.76 | 1,700.98 | - 0.00 | |

Redman Nichols Butler

TIME & CHARGEOUT SUMMARIES

Linksair Ltd

From 1 Apr 2020 to 7 Oct 2020

HOURS

| Classification Of work Function | Partner | Manager | Other Senior Professional | Assistants & Support Staff | Total Hours | Time Cost | Average Hourly Rate £ |
|---------------------------------|---------|----------|------------------------------|-------------------------------|-------------|-----------|--------------------------|
| Administration & Planning | 0.00 | 7.17 | 0.17 | 2.20 | 9.53 | 1,989.04 | 208.64 |
| Investigations | 1.00 | 0.00 | 0.00 | 0.00 | 1.00 | 305.00 | 305.00 |
| Creditors | 0.00 | 0.33 | 0.00 | 0.00 | 0.33 | 83.66 | 251.01 |
| Realisation of Assets | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| Trading | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| Total Fees Claimed £ | 305.00 | 1,703.33 | 37.67 | 331.70 | | 2,377.70 | |
| Total Hours | 1.00 | 7.50 | 0.17 | 2.20 | 10.87 | | |
| Average Rate | 305.00 | 227.11 | 225.97 | 150.77 | | | |
| | | | | | | | |

Redman Nichols Butler

TIME & CHARGEOUT SUMMARIES

Linksair Ltd

| HOURS | |
|-------|--|
| HOUNG | |

| Classification Of work Function | Partner | Manager | Other Senior Professional | Assistants & Support Staff | Total Hours | Time Cost £ | Average Hourly Rate £ |
|---------------------------------|----------|-----------|------------------------------|-------------------------------|-------------|----------------|--------------------------|
| Administration & Planning | 8.32 | 37.67 | 1.88 | 26.98 | 74.85 | 16,082.71 | 214.87 |
| Investigations | 1.42 | 9.50 | 0.00 | 0.00 | 10.92 | 2,775.09 | 254.21 |
| Realisation of Assets | 0.62 | 7.75 | 0.00 | 0.00 | 8.37 | 2,140.31 | 255.80 |
| Creditors | 0.72 | 3.42 | 0.00 | 4.25 | 8.38 | 1,497.66 | 178.65 |
| Trading | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 | 0.00 |
| Total Fees Claimed £ | 3,375.36 | 14,395.69 | 425.62 | 4,299.10 | | 22,495.77 | |
| Total Hours | 11.07 | 58.33 | 1.88 | 31.23 | 102.52 | | |
| Average Rate | 305.00 | 246.78 | 226.01 | 137.64 | | | |

CATEGORY 1 + 2 DISBURSEMENTS

| Type & Purpos | se | | Amount £ |
|---------------|--------------------------------------|---|----------|
| 07/04/2016 | Category 2 - Archive Boxes | Archive boxes | 50.00 |
| 09/05/2016 | Category 1 - Bordereau | | 45.00 |
| 14/04/2016 | Category 2 - Printing & Photocopying | Notice of Appointment | 127.80 |
| 14/04/2016 | Category 2 - Postage | Notice of Appointment | 114.46 |
| 14/04/2016 | Category 2 - Postage | Notice of Appointment | 2.74 |
| 14/04/2016 | Category 2 - Postage | Notice of Appointment | 2.03 |
| 19/04/2016 | Category 1 - Advertising | Notice of appointment & resolution notice | 137.00 |
| 09/02/2017 | Category 1 - Bordereau | Bordereau increase | 20.00 |
| 31/05/2017 | Category 2 - Printing & Photocopying | Annual Report | 21.60 |
| 31/05/2017 | Category 2 - Postage | Annual Report | 119.84 |
| 31/05/2017 | Category 2 - Postage | Annual Report | 1.17 |
| 31/05/2017 | Category 2 - Postage | Annual Report | 2.80 |
| | | | 644.38 |