In accordance with Rule 3.41 of the Insolvency (England & Wales) Rules 2016.

AM07

Notice of creditor's decision on administrator's proposals



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

1	Company details	
—— Company number	0 2 0 8 6 4 2 7	Filling in this form
Company name in full	Chainrange Limited	Please complete in typescript or in bold black capitals.
	9	
2	Administrator's name	'
Full forename(s)	Andrew	
Surname	Hosking	
3	Administrator's address	
Building name/number	High Holborn House	
Street	52-54 High Holborn	
Post town	London	
County/Region		
Postcode	WC1V6RL	
Country		
4	Administrator's name •	
Full forename(s)	Michael	Other administrator Use this section to tell us about
Surname	Kiely	another administrator.
5	Administrator's address 🍳	
Building name/number	High Holborn House	② Other administrator
Street	52-54 High Holborn	Use this section to tell us about another administrator.
Post town	London	
County/Region		
Postcode	WC1V6RL	
Country		

Notice of creditor's decision on administrator's proposals Purpose of procedure or meeting 1. That the Joint Administrators' Proposals be approved. 2. That a Creditors' Committee will not be established. 3. That the Joint Administrators be discharged from liability in respect of any action undertaken by them pursuant to Paragraph 98 of Schedule B1 of the Act, such discharge to take effect when the appointment of Joint Administrators ceases to have effect, as defined by the Act, unless the court specifies a Description of procedure or meeting 9 3 Whether it was a virtual or physical **Deemed Consent** meeting, some other decision procedure (please describe), or deemed consent. Address of meeting If a meeting was held at a physical location, give the address below. Building name/number N/A - deemed consent procedure used. Street Post town County/Region

AM07

Postcode

Country

	AM07 Notice of creditor's decision on administrator's proposals		
9	Other platform for decision procedure or meeting •		
	N/A - deemed consent procedure used.	If a meeting was not held at (or the decision procedure was not undertaken at) a physical location, tell us what means were used—for example email, videolink	
10	Meeting	<u>'</u>	
	If a meeting was held was the required quorum met? ☐ Yes ☐ No		
11	Details of creditors' decisions		
	Details of decisions including any modifications to the proposals approved by the creditors are as follows:		
	N/A - deemed consent procedure used. Decisions passed listed above.		
12	Details of any resolutions passed		
	Give details of any resolutions which were passed.	-	
	N/A - deemed consent procedure used. Decisions passed listed above.		

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13	Date and time of decision made or resolution passed	
Date	$\begin{bmatrix} d & d & \\ 0 & 2 & \\ 0 & 3 & \end{bmatrix}$ $\begin{bmatrix} y_2 & y_0 \\ 2 & \end{bmatrix}$ $\begin{bmatrix} y_2 & y_1 \\ 1 & \end{bmatrix}$	
Time	1	
14	Sign and date	_
Administrator's signature	Signature	×
Signature date	$\begin{bmatrix} 1 & 1 & 1 & 1 \\ 0 & 5 & 0 & 3 & 2 & 1 \end{bmatrix}$	

Notice of creditor's decision on administrator's proposals

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.

Contact name	Andrew Hosking	
Company name	Quantuma Advisory Limited	
Address	High Holborn House	
	52-54 High Holborn	
Post town	London	
County/Region		
Postcode	W C 1 V 6 R L	
Country		
DX		
Telephone	020 3856 6720	

✓ 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 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.

t 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

Schedule of Agreed Proposals of Chainrange Limited (in Administration) ("the Company"), Company Number: 02086427, in accordance with the Insolvency Act 1986 ("the Act") and the Insolvency (England & Wales) Rules 2016 ("the Rules")

The following summary Statement of Proposals was approved by creditors on 2 March 2021:

In order to achieve the purpose of the Administration:

- the Joint Administrators continue to manage the business, affairs and property of the Company in order to achieve the purpose of the Administration, in particular that:
 - (i) continue to review the Company's books and records in order to ascertain whether there are any recoveries available for the estate. In the event that there are any debtors available to be recovered, then collect in those outstanding balance;
 - (ii) they investigate and, if appropriate, pursue any claims that the Company may have against any person, firm or company, whether in contract or otherwise, including any officer or former officer of the Company or any person, firm or company that supplies or has supplied goods or services to the Company; and
 - (iii) they do all such things and generally exercise all their powers as Joint Administrators as they consider desirable or expedient at their discretion in order to achieve the purpose of the Administration or protect and preserve the assets of the Company or maximise the realisations of those assets, or of any purpose incidental to these activities.
- the Joint Administrators make distributions to any secured or preferential creditors in accordance with Paragraph 65 of Schedule B1 of the Act. Further, they may make a distribution to unsecured creditors, having first sought the court's permission in accordance with Paragraph 65(3) of Schedule B1 of the Act where necessary.
- the Joint Administrators end the Administration in one of the following ways, appropriate to the circumstances of the case at the time:
 - (i) in the event that there is no remaining property that might permit a distribution to the Company's creditors, they shall file a notice of dissolution of the Company pursuant to Paragraph 84 of Schedule B1 of the Act; or
 - (ii) however, in the unlikely event that the Joint Administrators think that a distribution will be made to unsecured creditors (and they have not sought the court's permission, and are otherwise unable, to pay the distribution whilst the Company is in Administration), they shall send to the registrar of companies notice to move the Company from Administration to Creditors' Voluntary Liquidation. In such circumstances, Andrew Hosking and Michael Kiely will be appointed Joint Liquidators and will be authorised to act either jointly or separately in undertaking their duties as Liquidator. Creditors may nominate a different person or persons as the proposed liquidator or liquidators in accordance with Paragraph 83(7)(a) of Schedule B1 of the Act and Rule 3.60(6)(b) of the Rules, but they must make the nomination or nominations at any time after they receive the Statement of Proposals, but before it is approved. Information about the process of approval of the Statement of Proposals is set out at Section 10; or
 - (iii) alternatively, and should there be no likely funds to distribute to unsecured creditors, the Joint Administrators may seek to place the Company into Compulsory Liquidation in order to bring proceedings that only a Liquidator may commence for the benefit of the estate. In such circumstances, Andrew Hosking and Michael Kiely may ask the court that they be appointed Joint Liquidators, to act either jointly or separately in undertaking their duties as Liquidator; or
 - (iv) in the event that the Joint Administrators think that the purpose of the Administration has been sufficiently achieved and that control of the Company should be returned to the Company directors, they shall file the relevant form to bring the Administration to an end in accordance with Paragraph 80 of Schedule B1 of the Act.