

2729873

Case No. 248 of 2014

IN THE HIGH COURT OF JUSTICE

CHANCERY DIVISION

COMPANIES COURT

Before: Chief Registrar Baister

On: 22 June 2015

IN THE MATTER OF TRISTAR BROADCASTING LIMITED (IN ADMINISTRATION)

AND IN THE MATTER OF THE INSOLVENCY ACT 1986



ORDER

UPON THE APPLICATION of Tristar Broadcasting Limited (in Administration) (the Company), acting by its Administrators, David John Dunckley and Nicholas Stewart Wood, both of Grant Thornton UK LLP, 30 Finsbury Square, London, EC2P 2YU (the Administrators),

AND UPON hearing Counsel for the Applicant

AND UPON David John Dunckley undertaking by Counsel to file an original of his first witness statement by 4 30pm on Friday 26 June 2015

AND UPON reading the evidence filed

IT IS DECLARED THAT these are main proceedings as defined by Article 3 of the EC Regulation

IT IS ORDERED THAT:-

1 The issue of a winding up petition, service of the petition and advertisement of the petition be dispensed with

(registration number 02729873)
The Company be wound up under the provisions of Part IV of the Insolvency Act 1986 and the winding up shall take effect from the date of this Order

The Administrators, David John Dunckley and Nicholas Stewart Wood, both of Grant Thornton UK LLP, 30 Finsbury Square, London, EC2P 2YU, be appointed as liquidators of the Company pursuant to section 140 of the Insolvency Act 1986

4 Pursuant to paragraph 79 of Schedule B1 to the Insolvency Act 1986 the Administrators' appointment over the Company will cease to have effect forthwith

5 The Administrators be discharged from liability in respect of any of their actions as Administrators of the Company pursuant to paragraph 98 of Schedule B1 to the Insolvency Act 1986 from the date this Order was made



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- 6 A copy of this Order to be served by the Applicants on both of the Joint Trustees in Bankruptcy of Mr Avtar Lit within 7 days. The said Joint Trustees in Bankruptcy have liberty to apply to set aside paragraph 5 of this Order above within 21 days of the date this order was made.
- 7 The costs of and incidental to the Application, save for the costs of the hearing on 18 June 2015, be paid as an expense of the administration.

