

The Insolvency Act 1986

Administrator's progress report

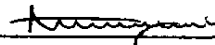
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Name of Company Profile Bodywear Ltd	Company number 03679826
In the High Court of Justice, Chancery Division, Leeds District Registry <i>[full name of court]</i>	Court case number 615 of 2015

We,
Christopher Wood and Andrew John Waudby of
BHP Clough Corporate Solutions LLP
New Chartford House
Centurion Way
Cleckheaton
West Yorkshire
BD19 3QB

Joint Administrators of the above company attach a progress report for the period

From	To
20 January 2016	1 July 2016

Signed 
Andrew John Waudby
Joint Administrator

Dated 1 July 2016

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 searches of the public record.

Michelle Pashley
BHP Clough Corporate Solutions LLP
New Chartford House
Centurion Way
Cleckheaton
West Yorkshire
BD19 3QB
Tel 01274 868970

Completed and signed this form please send it to the Registrar of Companies at
Companies House, Crown Way, Cardiff CF14 3UZ
DX 33050 Cardiff

TUESDAY



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COMPANIES HOUSE

Profile Bodywear Ltd - In Administration

**Administrators Final Report to Creditors pursuant to Rules 2.47, 2.110 and
2.118 of the Insolvency Rules 1986**

**BHP Clough Corporate Solutions LLP
New Chartford House
Centurion Way
Cleckheaton
West Yorkshire
BD19 3QB**

1 July 2016

Notice: About this Report

This report has been prepared by Christopher Wood and Andrew John Waudby, the Joint Administrators of Profile Bodywear Ltd, solely to comply with their statutory duty to report to creditors under the Insolvency Rules 1986 on the progress of the Administration, and for no other purpose. It is not suitable to be relied upon by any other person, or for any other purpose, or in any other context.

This report has not been prepared in contemplation of it being used, and is not suitable to be used, to inform any investment decision in relation of the debt of or any financial interest in Profile Bodywear Ltd.

Any estimated outcomes for creditors included in this report are illustrative only and cannot be relied upon as guidance as to the actual outcomes for creditors.

Any person that chooses to rely on this report for any purpose or in any context other than under the Insolvency Rules 1986 does so at their own risk. To the fullest extent permitted by law, the Joint Administrators do not assume any responsibility and will not accept any liability in respect of this report to any such person.

Christopher Wood and Andrew John Waudby are authorised to act as Insolvency Practitioners by the Insolvency Practitioners Association.

The Joint Administrators act as agents for Profile Bodywear Ltd and contract without personal liability. The appointment of the Joint Administrators is personal to them and, to the fullest extent permitted by law, BHP Clough Corporate Solutions LLP does not assume any responsibility and will not accept any liability to any person in respect of this report or the conduct of the Joint Administrators.

Contents

	Page
1 Glossary	1
2 Other information required by Rule 2 47 of the Insolvency (Amendment) Rules 2003	1
3 Introduction	2
4 Progress of the Administration to 1 July 2016	2
5 Related Party Transactions	3
6 Cost of Realisations	3 - 5
7 Estimated Outcome to Creditors	5
8 Further Reporting	6
9 Conclusion of the Administration	6

Appendices

- 1) Statutory information
- 2) Joint Administrators' receipts and payments account from 20 July 2015 to 1 July 2016
- 3) Joint Administrators' pre appointment time costs from 31 March 2014 to 19 July 2015
- 4) Joint Administrators' post appointment time costs from 20 July 2015 to 1 July 2016
- 5) Joint Administrators' statement of expenses
- 6) Joint Administrators' charge out rates and disbursements policy
- 7) Court Order dated 15 March 2016

1 Glossary

Joint Administrators	Christopher Wood and Andrew John Waudby of BHP Clough Corporate Solutions LLP, 2 Rutland Park, Sheffield, South Yorkshire, S10 2PD
Administration Order	The Administration Order granted by the High Court of Justice, Chancery Division, Leeds District Registry, in respect of Profile Bodywear Ltd on 20 July 2015. Court Administration Number 615 of 2015
the Company	Profile Bodywear Ltd - In Administration (Company number 03679826)
Secured Lender.	GE Commercial Finance (No 2) Limited (formerly known as Five Arrows Commercial Finance Limited)
the Act.	The Insolvency Act 1986
the Rules	The Insolvency Rules 1986
EC Regulations	Council Regulations (EC) No 1346/2000
SIP	Statement of Insolvency Practice
Solicitors.	Chadwick Lawrence Solicitors of Wakefield
BHP CCS.	BHP Clough Corporate Solutions LLP

The Joint Administrators act jointly and severally as agents of the company and without personal liability

2 Other information required by Rule 2.47 of the Insolvency (Amendment) Rules 2003

Date of appointment	20 July 2015
Company Number	03679826
Previous Registered Office	The Embankment, Neville Street, Leeds, West Yorkshire, LS1 4DW
Current Registered office	2 Rutland Park, Sheffield, South Yorkshire, S10 2PD
Appointed by:	The Secured Lender

3 Introduction

I write further to the six month progress report dated 10 February 2016 and set out below a final progress report, in accordance with Rule 2.110 of the Rules. This report covers the period 20 January 2016 to 1 July 2016 and should be considered in conjunction with previous reports to creditors issued in this matter.

I confirm that an Order was made by his Honour District Judge Goldberg sitting in the High Court of Justice, Chancery Division, Leeds District Registry on 15 March 2016 removing Gareth David Peckett from office and replacing him with Christopher Wood and Andrew John Waudby of BHP Clough Corporate Solutions LLP as Joint Administrators of the Company.

In accordance with Paragraph 58 of schedule B1 to the Act, no meeting of creditors was held and it was decided to conduct the business of passing resolutions by post. I can confirm that the resolution to accept the Joint Administrators' proposals as circulated was passed without modification.

The appointment of an Administrator automatically ceases to have effect at the end of one year, unless an extension of time is approved. As all matters have been dealt with by the Joint Administrators and there is no distribution available to unsecured creditors, it is the Joint Administrators' intention to move the Company from Administration to Dissolution, in accordance with the Joint Administrators' proposals.

The appropriate statutory information is set out at Appendix 1. A receipts and payments account for the period 20 January 2016 to 1 July 2016 is attached at Appendix 2.

Please note that, unless stated otherwise, all amounts referred to in this report and its appendices are stated net of VAT.

3.1 Other Matters

The Joint Administrators have carried out their duties in respect of reporting on the Directors' actions as required by the Company Directors Disqualification Act 1986.

EC Regulations apply and the centre of main interest is in the United Kingdom.

4 Progress of the Administration to 1 July 2016

4.1 Financial Redress Payment

As previously reported the sum of £44,377.65 was received from HSBC Bank Plc in respect of a financial redress payment due to the Company.

4.2 Bank Interest

The sum of £42.26 has been received in respect of interest received on a credit balance held on the Administrators' current account.

5 Related Party Transactions

Since the date of appointment, there have been no transactions with related parties in this matter.

6 Costs of Realisations

6.1 This section of the report should be read in conjunction with the “Guide to Administrators Fees” together with Rules 2.33, 2.67A and 2 106 through to 2 109 of the Insolvency Rules 1986.

Under Rule 2.48A, creditors are advised that, within 21 days of receipt of this report, a creditor may require additional information about the Joint Administrators’ remuneration and expenses as set out in this report. A request must be made in writing, and may be made either by a secured creditor or by an unsecured creditor with the concurrence of at least 5% in value of unsecured creditors (including himself) or the permission of the Court.

In addition, under Rule 2.109, any secured creditor or any unsecured creditor with either the concurrence of at least 10% in value of creditors, or with the permission of the Court, may apply to the Court to challenge the remuneration charged, the basis of remuneration or the expenses incurred by the Joint Administrators. Any such application must be made no later than eight weeks after receipt of the first report which reports the charging of the remuneration or incurring of expenses in question.

The full text of Rules 2 48A and 2 109 can be provided on request by writing to the Joint Administrators at BHP Clough Corporate Solutions LLP, New Chartford House, Centurion Way, Cleckheaton, West Yorkshire, BD19 3QB.

6.2 Pre Appointment Costs

The statutory provisions relating to Joint Administrators pre appointment remuneration are set out in Rules 2.33 and 2 67A of the Insolvency Rules 1986.

BHP CCS provided advice and assistance with regards to the restoration of the Company and liaised with HSBC regarding the redress offer.

The Joint Administrators’ solicitors also provided assistance with the appointment formalities and legal advice on all other aspects of the case prior to the appointment of an Administrator.

This work was performed prior to the appointment of an Administrator with a view to placing the Company into Administration and realising the redress offer from HSBC in order to achieve the objective of the Administration as detailed in my previous reports.

Pre appointment fees charges and expenses incurred by the former Administrator (net of VAT) are detailed as follows

Charged By	Brief Description of Services Provided	Total Amount Charged £	Amount Paid £	Payment Made By	Amount Unpaid £
BHP Clough Corporate Solutions LLP	Initial advice and assistance provided regarding restoration of the Company and the redress offer from HSBC Bank Plc	<u>Fees</u> 5,840 50 plus VAT	<u>Fees</u> 5,840 50 plus VAT	BHP CCS	Nil
Chadwick Lawrence Solicitors LLP	Assistance with appointment formalities of the Administrator	<u>Fees</u> 1,500 00 plus VAT <u>Disbursements</u> 65 00	<u>Fees</u> 1,500 00 plus VAT <u>Disbursements</u> 65 00	BHP CCS	Nil
Total		7,405.50	7,405.50		Nil

The pre appointment costs were approved by the Secured Lender in accordance with Rule 2 67A(3)(i) of the Rules

Time costs of £5,840 50 plus VAT were incurred prior to the appointment of the former Administrator. An analysis of the time costs for this period in accordance with the practice of SIP 9 is attached at Appendix 3. The former Administrator's pre appointment remuneration was paid in full.

6.3 Post Appointment Costs

6.3.1 Joint Administrators' Post Appointment Costs

The statutory provisions relating to Joint Administrators' post appointment remuneration are set out in Rule 2 106 of the Insolvency Rules 1986

The Joint Administrators' post appointment remuneration was agreed by the Secured Lender on a time costs basis. A creditors guide to fees can be accessed at:

<http://www.clough.co.uk/services/corporate-solutions>

An analysis of the time costs for the period 20 July 2015 to 1 July 2016 in accordance with the practice of SIP 9 is attached at Appendix 4.

A summary of the charge out rates by staff grade is attached at Appendix 6.

In the period from 20 July 2015 to 1 July 2016 the Joint Administrators and their staff have incurred time costs of £20,595, representing 108 50 hours at an average hourly charge out rate of £189 82 per hour. The Joint Administrators have drawn £19,500 against these time costs.

The Joint Administrators are also obliged to provide creditors with details of their category 1 and category 2 disbursements that I have drawn and recovered in the Administration. At the date of this report the Joint Administrators have incurred and billed disbursements in the sum of £725 97, £248 62 of which relates to category 2 disbursements

Please note that all staff who worked on this assignment, including cashiers and secretarial staff have charged time directly to the assignment and are included in the analysis of time spent. The costs of staff employed in central administration functions is not charged directly to this assignment, but is reflected in the general level of charge out rates.

6.3.2 Legal Fees

Chadwick Lawrence Solicitors were instructed to provide their legal advice on all aspects of the Administration and to make an application to Court to disapply the prescribed part (see Section 7.3). Their fees were agreed on the basis of their standard hourly charge out rates plus disbursements and VAT. They have been paid £7,500 plus VAT in respect of their fees and £605 plus VAT in respect of their disbursements.

7 Estimated Outcome to Creditors

Please note that the Joint Administrators are bound by the insolvency code of ethics, creditors are entitled to request details of any threats identified to compliance with the fundamental principles and safeguards applied. Any such requests should be made in writing to this office.

A creditor's guide to insolvency can be found at www.creditorinsolvencyguide.co.uk.

7.1 Secured Creditors

The Company granted a debenture to the Secured Lender on 10 August 2006, which consisted of a fixed and floating charge over the undertaking and all property and assets present and future, including goodwill, uncalled share capital, building, fixed plant and machinery. At the date of Administration the Secured Lender was estimated to be owed £289,000. They have been paid £10,248.44 in respect of their claim.

7.2 Preferential Creditors

There are no preferential creditors in respect of the Company.

7.3 Prescribed Part

Under the provisions of Section 176A of the Insolvency Act 1986 an Administrator must state the amount of funds available to unsecured creditors in respect of the prescribed part. This provision only applies where the company has granted a floating charge to a creditor after 15 September 2003.

As mentioned in the previous report to creditors, in accordance with Section 176A(5) of the Act, the Joint Administrators obtained an Order to disapply the prescribed part, as the costs of making a distribution to unsecured creditors from the prescribed part would be disproportionate to the benefits.

7.4 Unsecured Creditors

As the prescribed part has been disapplied in this case there are no funds available to unsecured creditors.

8 Further Reporting

This report will be the Joint Administrators' final progress report as per Rule 2.110 of the Rules and on this basis the Joint Administrators do not intend to issue any further reports in the Administration.

9 Conclusion of the Administration

On the filing and registration of this report together with form 2.35B at Companies House, the Company will be placed into dissolution. At this point the Joint Administrators will cease to act and will be discharged of all liabilities as detailed in paragraph 98 of Schedule B1 to the Act.



Andrew John Waudby
Joint Administrator

Statutory Information

Date of Incorporation: 7 December 1998

Company Registration Number: 03679826

Company Name: Profile Bodywear Ltd

Present Registered Office: 2 Rutland Park
Sheffield
South Yorkshire
S10 2PD

Previous Registered Office: 1 The Embankment
Neville Street
Leeds
West Yorkshire
LS1 4DW

Issued Share Capital: 200,000 Ordinary Shares

Shareholders: Eurotex UK Limited – 200,000 Ordinary £1 Shares

Directors:	Name	Appointed	Resigned
	Gillian Thackray	19 December 2000	N/A
	Robert Ferguson	7 December 1998	N/A

Company Secretary:	Name	Appointed	Resigned
	Christopher John Hill	31 August 2006	N/A

Court in which proceedings brought: High Court of Justice, Chancery Division, Leeds District Registry

Court Reference Number: 615 of 2015

Date of Appointment: 20 July 2015

EC Regulation: The EC Regulation on Insolvency Proceedings 2000 will apply in this matter and these proceedings will be the main proceedings as defined in Article 3 of the EC Regulation. The Company's registered office and centre of main interests are in the United Kingdom.

Profile Bodywear Ltd - In Administration
Joint Administrators Abstract of Receipts & Payments

From 20 July 2015 to 1 July 2016

Statement of Affairs £	As Previously Reported	20 January 2016 to 1 July 2016	Total £
RECEIPTS			
42,009 00 Financial Redress Payment	44,377 65	NIL	44,377.65
NIL Bank Interest Gross	2 50	20 47	22 97
NIL Bank Interest Net of Tax	10 08	9.21	19 29
<u>42,009 00</u>	<u>44,390 23</u>	<u>29 68</u>	<u>44,419 91</u>
PAYMENTS			
Administrators Remuneration Pre Appointment	NIL	5,840 50	5,840 50
Administrators Remuneration Post Appointment	NIL	19,500 00	19,500 00
Legal Fees Pre Appointment	NIL	1,500 00	1,500 00
Legal Fees Post Appointment	NIL	6,000 00	6,000 00
Legal Disbursements Pre Appointment	50 00	15 00	65 00
Legal Disbursements Post Appointment	NIL	540 00	540 00
Statutory Advertising	71 61	73.74	145 35
Specific Bond	148 00	74 00	222 00
Computer System Disbursement	110 00	NIL	110 00
Postage & Photocopying	NIL	248 62	248 62
Secured Lender - GE Commercial Finance (No 2) Limited	NIL	10,248 44	10,248 44
	<u>379 61</u>	<u>44,040 30</u>	<u>44,419 91</u>
 CASH IN HAND	 <u>44,010 62</u>	 <u>(44,010 62)</u>	 <u>NIL</u>
 REPRESENTED BY			
Current Account	239 73	(239 73)	NIL
Deposit Accounts	44,002 50	(44,002 50)	NIL
Office Account	(245 93)	245 93	NIL
VAT Control Account	14 32	(14 32)	NIL
	<u>44,010 62</u>	<u>(44,010 62)</u>	<u>NIL</u>

Pre Appointment Remuneration Schedule
Profile Bodywear Ltd
Between 31 March 2014 and 19 July 2015

Classification of work function	Partner/ Director	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost	Average Hourly Rate
Administration & Planning	0 00	0 00	0 00	0 00	0 00	0 00	0 00
Investigations	0 00	0 00	0 00	0 00	0 00	0 00	0 00
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
Creditors	0 00	0 00	0 00	0 00	0 00	0 00	0 00
Case Specific Matters	0 00	0 00	0 00	0 00	0 00	0 00	0 00
General Advice	0 00	0 00	0.00	0 00	0 00	0 00	0 00
Pre Appointment - Obtaining Information	0.00	25 10	0 00	5 90	31 00	5,840 50	188 40
Total hours	0 00	25 10	0.00	5 90	31.00		
Time costs	0 00	5,132 50	0 00	708 00	5,840 50		
Average hourly rate	0 00	204 48	0 00	120 00	188 40		

Summary of Fees

Time spent in administering the Assignment	Hours	31 00
Total value of time spent to 20 July 2015	£	5,840 50
Total Pre Appointment fees charged to 20 July 2015	£	Nil

Joint Administrators Remuneration Schedule
Profile Bodywear Ltd
Between 20 July 2015 and 1 July 2016

Classification of work function	Partner/ Director	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost	Average Hourly Rate
Administration & Planning	0 00	36 20	0 00	34 30	70 50	12,328 50	174 87
Investigations	0 00	1 10	0 00	0 30	1 40	271 00	193 57
Realisation of Assets	0 00	6 50	0 00	0 20	6 70	1,639 00	244 63
Trading	0 00	0 00	0 00	0 00	0 00	0 00	0 00
Creditors	0 00	10 60	0 00	3 30	13 90	3,107 50	223 56
Case Specific Matters	0 00	16 00	0 00	0 00	16 00	3,249 00	203 06
General Advice	0 00	0 00	0 00	0 00	0 00	0 00	0 00
Pre Appointment - Obtaining Information	0 00	0 00	0 00	0 00	0 00	0 00	0 00
Total hours	0 00	70 40	0 00	38 10	108 50		
Time costs	0 00	15,990 00	0 00	4,605 00	20,595 00		
Average hourly rate	0 00	227.13	0.00	120 87	189 82		

Summary of Fees

Time spent in administering the Assignment	Hours	108 50
Total value of time spent to 1 July 2016	£	20,595 00
Total Joint Administrators fees charged to 1 July 2016	£	19,500 00

PROFILE BODYWEAR LIMITED - IN ADMINISTRATION
STATEMENT OF EXPENSES FOR THE PERIOD 20 JULY 2015 TO 1 JULY 2016

Expenses	Provider	Total paid at date of report (as per R&P) £	Costs incurred but not paid at date of report £	Total Expenses since appointment £	Total Expenses for period 1 £	Total Expenses for the period £
Administrators Remuneration Pre Appointment	BHP Clough Corporate Solutions LLP	5,840 50	0 00	5,840 50	5,840 50	0 00
Administrators Remuneration Post Appointment	BHP Clough Corporate Solutions LLP	19,500 00	1,095 00	20,595 00	12,501 50	8,093 50
Administrators Disbursements	BHP Clough Corporate Solutions LLP	248 62	0 00	248 62	175 06	73 56
Legal Fees Pre Appointment	Chadwick Lawrence Solicitors LLP	1,500 00	0 00	1,500 00	1,500 00	0 00
Legal Disbursements Pre Appointment	Chadwick Lawrence Solicitors LLP	65 00	0 00	65 00	65 00	0 00
Legal Fees Post Appointment	Chadwick Lawrence Solicitors LLP	6,000 00	0 00	6,000 00	4,000 00	2,000 00
Legal Disbursements Post Appointment	Chadwick Lawrence Solicitors LLP	540 00	0 00	540 00	155 00	385 00
Specific Bond	Marsh Limited	222 00	0 00	222 00	148 00	74 00
Statutory Advertising	TMP (UK) LLP	145 35	0 00	145 35	71 61	73 74
Computer System Disbursement	Visionblue Solutions	110 00	0 00	110 00	110 00	0 00
Total		34,171 47	1,095 00	35,266 47	24,566 67	10,699 80

Office Holder's charging and disbursement policy from 1 June 2016

The Office Holder's remuneration is charged by reference to the time properly given by the Office Holder and his staff in attending to matters arising and is charged in minimum time units of 6 minutes.

It is the Office Holder's policy to delegate tasks to appropriate members of staff considering their level of experience and any requisite specialist knowledge, supervised accordingly, so as to maximise the cost effectiveness of the work performed. Matters of particular complexity or significance requiring more exceptional responsibility are dealt with by senior staff or the Office Holder himself.

Set out below are the relevant charge-out rates per hour worked for the Office Holder's staff actually or likely to be involved on these assignments. Time is charged by reference to actual work carried out on the assignment. There has been no allocation of any general costs or overhead costs.

Grade	£ per hour
Partner	290 - 320
Senior Manager	250 - 285
Manager	190 - 230
Executive	180
Analyst	150
Administration/Secretarial	50 - 130

In common with all professional firms, the scale rates used by the Office Holder may periodically rise (for example to cover annual inflationary cost increases) over the period of the assignment. Any material amendments to these rates will be advised to the creditors and any creditors' committee in the next statutory report.

Specialist departments within the associated businesses of Barber Harrison & Platt, BHP Clough & Company LLP, BHP Financial Planning Limited, Corporate Finance Services LLP, Figuresout Limited, ITWiser LLP, Project Search LLP and The Finance Brokerage LLP do sometimes charge a small number of hours, should we require their expert advice. Their rates do vary, however, the figures shown give an indication of the maximum rate per hour.

The Office Holder's firm's expenses policy allows for all properly incurred expenses to be recharged to the case. The policy relating to Category 2 disbursements is as follows:

Category 2 disbursements

Postage	At cost – only charged for circulars to creditors or exceptional packages
Storage	At £0.50 per box per month
Photocopying	At 5 pence per side copied, only charged for circulars to creditors and exceptional amounts of copying
Mileage	At a maximum of 50 pence per mile (up to 2,000cc) or 70 pence per mile (over 2,000cc)
Staff expenses	These are only charged as they relate to the assignment and will generally be for subsistence or items charged at cost

IN THE HIGH COURT OF JUSTICE
CHANCERY DIVISION
LEEDS DISTRICT REGISTRY

No: 253 of
2016

IN THE MATTER THE LICENCE HOLDER

AND IN THE MATTER OF THE INSOLVENCY ACT 1986

AND IN THE MATTER OF JOSEPH COTTERILL AND OTHER BANKRUPTCIES LISTED IN SCHEDULE 1

AND IN THE MATTER OF LINDSEY HAWLEY AND OTHER INDIVIDUAL VOLUNTARY ARRANGEMENTS
LISTED IN SCHEDULE 2

AND IN THE MATTER OF PROFILE BODYWEAR LIMITED – IN ADMINISTRATION AS LISTED IN
SCHEDULE 3

AND IN THE MATTER OF BROOKSON (5695G) LIMITED AND OTHER COMPULSORY LIQUIDATIONS
LISTED IN SCHEDULE 4

AND IN THE MATTER OF A.A.G. INVESTMENTS LIMITED AND OTHER CREDITORS' VOLUNTARY
LIQUIDATIONS LISTED IN SCHEDULE 5

AND IN THE MATTER OF LIGHT TRADES HOUSE LIMITED AND OTHER MEMBERS' VOLUNTARY
LIQUIDATIONS LISTED IN SCHEDULE 6

BETWEEN

MR GARETH DAVID PECKETT

Applicant

and

- (1) MR CHRISTOPHER WOOD
- (2) MR ANDREW WAUDBY
- (3) MR CHRISTOPHER JOHN BROWN
- (4) MR KEITH ROBIN COTTAM
- (5) MR EDWARD CHRISTOPHER WETTON

Respondents

~~{DRAFT}~~ ORDER

DJ Gaddley
BEFORE HIS HONOUR JUDGE

ON 15 March 2016

UPON THE APPLICATION of the Applicant

AND UPON READING the documents on the Court file and the Skeleton Argument filed on behalf of
the Applicant

AND UPON READING the Witness Statement of the Respondents consenting to the Application

AND UPON READING a letter from the Insolvency Service dated 11 March 2016 confirming that there is no objection to the Application

IT IS ORDERED THAT:-

- 1 The Bankruptcies and Compulsory Liquidations listed in Schedules 1 and 4 to this Order which are the subject of proceedings in the stated hearing centres of the County Court, be transferred to the High Court, Leeds District Registry, solely for the purpose of hearing the application for the Orders contained in paragraphs 2 to 13 below.
2. The Applicant be removed from office of the estates of the individuals, including Trustee and Supervisor of Individual Voluntary Arrangements ("IVAs") for which he is the Sole Appointee listed in section 1 of Schedule 1 and Schedule 2 which will be transferred to the First and Second Respondents as Joint Appointees with authority to act jointly and severally with immediate effect.
3. The Applicant be removed from office as Trustee of the estates of the individuals for which he is the Joint Appointee listed in section 2 of Schedule 1 which will be transferred to the First Respondent with immediate effect who is to act alongside the existing Joint Appointee with authority to act jointly and severally, as shown in the Schedules
4. The Applicant be removed from office of the estates of the companies, including Administrator and Liquidator (both Compulsory and Voluntary) for which he is the Sole Appointee listed in Schedule 3, section 1 of Schedules 4 and 5 and Schedule 6 which will be transferred to the First and Second Respondents as Joint Appointees with authority to act jointly and severally with immediate effect.
5. The Applicant be removed from office as Liquidator (both Compulsory and Voluntary) of the estates of the companies for which he is the Joint Appointee listed in section 2 of Schedules 4 and 5 which will be transferred to the First Respondent with immediate effect who is to act alongside the existing Joint Appointee with authority to act jointly and severally, as shown in the Schedules.
- 6 The Applicant be replaced as such office holder in the case of each such estate by the Respondents named in the Schedules as his proposed replacement(s), these replacements to take effect within the timescales referred to at paragraphs 2 to 5 above

- 7 In respect of the Administration listed in Schedule 3, the First and Second Respondents (as the Applicant's proposed replacement) shall have full power and ability to take an appointment as Liquidator(s) pursuant to paragraph 83 of Schedule B1 to the Insolvency Act 1986 (whether solely or jointly), subject to the other provisions of that paragraph.
8. The Respondent(s) shall be entitled to:-
 - 8.1 Publish in the Gazette one composite notice relating to all new appointments which are required by law to be published in the Gazette;
 - 8.2 Apportion the costs of the said composite Gazette notice between those estates with sufficient funds to discharge the costs of this notice in full equally; and
 - 8.3 Charge to each individual estate the costs of obtaining an Insolvency Practitioner's licence bond in respect of that estate.
9. The Applicant shall be granted his release as appropriate 21 days after the publication of the notice in the Gazette referred to at paragraph 8.1 above.
- 10 Notwithstanding Rule 6.78A of the Insolvency Rules 1986 in respect of the Bankruptcies listed in Schedule 1, Rule 2.47 in respect of the Administration listed in Schedule 3, Rule 4.49B in respect of the Compulsory Liquidations listed in Schedule 4; and Rule 4.49C in respect of the CVLs and MVLs listed in Schedules 5 and 6:-
 - 10.1 The Applicant, as outgoing office holder, shall not be required to prepare a report to creditors made up to the date of this Order; and
 - 10.2 The reporting periods and anniversaries for both the relevant Respondent(s) named in the Schedules as the Applicant's proposed replacement(s) and any Joint Appointee in respect of all of the estates of individuals and companies listed in the Schedules shall end on the same day as they would have ended had this Order not been made
- 11 Without incurring any additional expenses to any of the said estates, the Respondent(s) shall, when the next routine report is due to the creditors of each estate, notify each creditor of the making of this Order, such notice to contain the following matters:-
 - 11.1 An explanation of the effect of the Order,
 - 11.2 Express reference to the liberty to apply contained in paragraph 12 below,

- 11.3 In the case of IVAs, the provision of all such information as might reasonably be required with regard to the conduct of the IVA;
- 11.4 In the case of Creditors' Voluntary Liquidations ("CVLs") and Bankruptcies under the Insolvency Act 1986 where liquidation of creditors' committees have been appointed, an explanation that (to the extent that any information which would otherwise be required to be provided under Insolvency Rule 4.108(3) or Rule 6.126(2) has not already been provided as part of the routine report) it is open to that committee to require the Respondent(s) appointed to provide an account of the administration of the estate, including:-
- 11.4.1 a summary of receipts and payments; and
- 11.4.2 a statement that the Respondent(s) has reconciled his or her accounts;
- 11.5 In the case of CVLs and Bankruptcies under the Insolvency Act 1986 where no liquidation or creditors' committees have been appointed, an explanation that (to the extent that such information has not already been provided as part of the routine report) it is open to that creditor to apply to Court for an order that the Respondent(s) appointed do provide such information as might otherwise be required by Rule 4.108(3) or Rule 6.126(2) (as the case may be);
- 11.6 Notification that if the Respondent(s) has been required to provide information referred to in paragraphs 11.4 or 11.5 above, whether by liquidation, creditors' committee or by Court Order on the application of any individual creditors, the Respondent's costs of so complying will, unless there are good reasons to the contrary, be paid as an expense of the Bankruptcy or Liquidation as the case may be;
- 11.7 In the case of Liquidations under the Insolvency Act 1986, notification to each creditor and member of his/her right under Rule 11(2) (voluntary winding up) of the Insolvency Regulations 1994 to require the appointed Respondent(s) to supply a statement of receipts and payments free of charge; and
- 11.8 In the case of Bankruptcies under the Insolvency Act 1986, notification to each creditor of his/her right under Rule 25 of the Insolvency Regulations 1994 to require the appointed Respondent(s) to supply a statement of receipts and payments free of charge

- 12 Liberty to each creditor of each estate to apply to vary or discharge this Order within 21 days of receipt of the notices directed to be sent under paragraph 11 above
13. The costs of this application (including VAT) be aggregated and apportioned equally between each of the estates listed in the Schedules provided that if the costs which fall to be borne by any of the estates exceeds 10% of the realisable assets within that estate:-
 - 13 1 That estate shall only bear part of those apportioned costs, that part being an amount equal to 10% of that estate's readily realisable assets; and
 - 13 2 The excess shall be apportioned and borne rateably amongst the other estates in proportion to their realisable assets.
- 14 Following the Orders made in paragraphs 2 to 13 above, the Bankruptcies and Compulsory Liquidations referred to in Schedules 1 and 4 shall be transferred back to their respective County Court hearing centres
- 15 Service of the said Application Notice be dispensed with.

SCHEDULE 1 – BANKRUPTCIES

Section 1

Case Code	Name	Appointed on	Current Appointee	Court	Court No.	Proposed Appointees
INC005	Joseph Cotterill	22-03-12	Gareth David Peckett	Sunderland County Court	20 of 1994	Christopher Wood & Andrew Waudby
INC011	Jacqueline De Chanel	29-01-14	Gareth David Peckett	Huddersfield County Court	208 of 2013	Christopher Wood & Andrew Waudby
INH011	Pauline Ann Hail	20-06-12	Gareth David Peckett	Doncaster County Court	266 of 2011	Christopher Wood & Andrew Waudby
INH014	Jonathan David Gilbert Hardcastle	13-06-13	Gareth David Peckett	Kingston Upon Hull County Court	60 of 2013	Christopher Wood & Andrew Waudby
INJ005	Hazel Jeffrey	28-10-14	Gareth David Peckett	Chesterfield County Court	84 of 2014	Christopher Wood & Andrew Waudby
INK001	Melvyn Anthony Kendall	02-07-15	Gareth David Peckett	Barnsley County Court	323 of 2009	Christopher Wood & Andrew Waudby
INM001	Mr David Maskill	17-09-15	Gareth David Peckett	York County Court	800 of 2014	Christopher Wood & Andrew Waudby
INP006	Derek Pearson	10-06-10	Gareth David Peckett	Barnsley County Court	217 of 2010	Christopher Wood & Andrew Waudby

INR002	Robert Anthony Rawlings	02-02-11	Gareth David Peckett	Sheffield County Court	1449 of 2010	Christopher Wood & Andrew Waudby
INS004	Michelle Louise Srou	17-12-12	Gareth David Peckett	Sheffield County Court	92 of 2012	Christopher Wood & Andrew Waudby
INS001	Nabil Srou	02-07-15	Gareth David Peckett	Sheffield County Court	668 of 2006	Christopher Wood & Andrew Waudby
INS008	Richard Michael Sutton	18-10-13	Gareth David Peckett	Sheffield County Court	346 of 2013	Christopher Wood & Andrew Waudby
INS007	Susan Elizabeth Sutton	18-10-13	Gareth David Peckett	Sheffield County Court	347 of 2013	Christopher Wood & Andrew Waudby

Section 2

Case Code	Name	Appointed on	Current Appointees	Court	Court No.	Proposed Appointees
INP009	Nathan James Pearson	08-05-14	Gareth David Peckett and Christopher John Brown	Barnsley County Court	193 of 2010	Christopher Wood & Christopher John Brown
INR005	Elizabeth Rigney	21-12-11	Gareth David Peckett and Keith Cottam	Stockport County Court	259 of 2011	Christopher Wood and Keith Robin Cottam

NR004	Martin Edward Rigney	21-12-11	Gareth David Peckett and Keith Cottam	Stockport County Court	260 of 2011	Christopher Wood and Keith Robin Cottam
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SCHEDULE 2 – INDIVIDUAL VOLUNTARY ARRANGEMENTS

Case Code	Name	Appointed on	Current Appointee	Proposed Appointees
INH018	Lindsey Hawley	28-10-14	Gareth David Peckett	Christopher Wood & Andrew Waudby
ING005	Geraldine Lyons-Askham	31-01-14	Gareth David Peckett	Christopher Wood & Andrew Waudby
INP011	Andrew George Paget	07-11-14	Gareth David Peckett	Christopher Wood & Andrew Waudby

SCHEDULE 3 – ADMINISTRATION

Case Code	Name	Appointed on	Current Appointee	Court	Court No.	Proposed Appointees
INP010	Profile Bodywear Limited	20-07-15	Gareth David Peckett	Leeds District Registry	615 of 2015	Christopher Wood & Andrew Waudby

SCHEDULE 4 – COMPULSORY LIQUIDATIONS

Section 1

Case Code	Name	Appointed on	Current Appointee	Court	Court No.	Proposed Appointees
INB007	Brookson (5695G) Limited	15-08-12	Gareth David Peckett	Wakefield County Court	11 of 2012	Christopher Wood & Andrew Waudby
INE003	Elden Minns & Co Limited	20-02-14	Gareth David Peckett	Sheffield County Court	41 of 2014	Christopher Wood & Andrew Waudby
INE002	Eljay Engineering Limited	28-05-13	Gareth David Peckett	Sheffield County Court	80 of 2012	Christopher Wood & Andrew Waudby
INR006	Rad Interiors Limited	14-08-12	Gareth David Peckett	Leeds County Court	837 of 2012	Christopher Wood & Andrew Waudby

Section 2

Case Code	Name	Appointed on	Current Appointees	Court	Court No.	Proposed Appointees
INT005	Topps Rogers Financial Management	23-11-11	Gareth David Peckett and Keith Cottam	Stockport County Court	258 of 2011	Christopher Wood and Keith Robin Cottam

SCHEDULE 5 – CREDITORS' VOLUNTARY LIQUIDATIONS

Section 1

Case Code	Name	Appointed on	Current Appointee	Proposed Appointees
INA005	A.A G Investments Limited	25-11-11	Gareth David Peckett	Christopher Wood & Andrew Waudby
INC013	Clico (Sheffield) Tooling Limited	22-12-14	Gareth David Peckett	Christopher Wood & Andrew Waudby
INC009	Cobbetts Employee Services	06-06-14	Gareth David Peckett	Christopher Wood & Andrew Waudby
INC006	CYC Marketing Limited	20-07-12	Gareth David Peckett	Christopher Wood & Andrew Waudby
INI001	IIK Limited	02-07-15	Gareth David Peckett	Christopher Wood & Andrew Waudby
INP012	Plus Engineering Services Limited	24-02-15	Gareth David Peckett	Christopher Wood & Andrew Waudby
INV002	Victoria Builders Limited	15-06-11	Gareth David Peckett	Christopher Wood & Andrew Waudby

Section 2

Case Code	Name	Appointed on	Current Appointees	Proposed Appointees
INP008	Platillos Limited	18-02-14	Gareth David Peckett and Edward Christopher Wetton	Christopher Wood & Edward Christopher Wetton

SCHEDULE 6 – MEMBERS' VOLUNTARY LIQUIDATIONS

Case Code	Name	Appointed on	Current Appointee	Proposed Appointees
L00014	Light Trades House Limited	02-07-15	Gareth David Peckett	Christopher Wood & Andrew Waudby
INN001	Northbeach Property (SW3) Limited	09-12-14	Gareth David Peckett	Christopher Wood & Andrew Waudby
INT010	T.C LI Limited	22-12-15	Gareth David Peckett	Christopher Wood & Andrew Waudby
INW004	The Westwick Group of Businesses Limited	03-08-15	Gareth David Peckett	Christopher Wood & Andrew Waudby