The Insolvency Act 1986

2.24B

Administrator's progress report

Name of Company

The Silver Fund Plc - In Administration

In the

High Court of Justice, Chancery Division

(full name of court)

Company number

03832885

Court case number 1806 of 2008

(a) Insert full name(s) and address(es) of administrator(s) We (a)
David Rubin
David Rubin & Partners
Pearl Assurance House
319 Ballards Lane
London

Asher Miller
David Rubin & Partners
Pearl Assurance House
319 Ballards Lane
London
N12 8LY

administrator(s) of the above company attach a progress report for the period

From

(b) Insert date

(b) 6 September 2008

(b) 5 March 2009

Signed

N12 8LY

Joint / Administrator(s)

Dated

06.04.2009

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

David Rubin

David Rubin & Partners Pearl Assurance House 319 Ballards Lane

London N12 8LY

DX Number: 57368

020 8446 8203 DX Exchange

A3QSA91F A53 15/04/2009 30

15/04/2009 COMPANIES HOUSE |

Registrar of Companies at:-Companies House, Crown Way, Cardiff CF14 3UZ DX 33050 Cardiff

When you have completed and signed this form, please send it to the

IN THE HIGH COURT OF JUSTICE

NO 1806 OF 2008

IN THE MATTER OF

THE SILVER FUND PLC - IN ADMINISTRATION

<u>AND</u>

THE INSOLVENCY ACT 1986

THE JOINT ADMINISTRATORS' SECOND PROGRESS REPORT PURSUANT TO RULE 2.47 OF THE INSOLVENCY RULES 1986 FOR THE PERIOD 6 MARCH 2008 TO 5 MARCH 2009

THE SILVER FUND PLC - IN ADMINISTRATION

REPORT OF THE JOINT ADMINISTRATORS' ON THE PROGRESS OF THE ADMINISTRATION

INTRODUCTION

On 6 March 2008, David Rubin and Asher Miller of David Rubin & Partners, Pearl Assurance House, 319 Ballards Lane, London N12 8LY were appointed Joint Administrators' of The Silver Fund Plc ("the Company") by Silver Fund 1 Limited who hold a qualifying floating charge debenture over the assets of the Company.

As the twelve month anniversary has recently passed, we are pleased to provide creditors with our second six month progress report as required by Rule 2.47 of the Insolvency Rules 1986. Creditors are also directed to our previous reports to creditors dated 6 May 2008 and 16 October 2008. It is suggested that this report is read in conjunction with our previous reports.

I also confirm that the Administration has been extended for a further six months with the consent of the secured creditor, Silver Fund 1 Limited.

A schedule of information required is attached as Appendix 1.

1. REALISATIONS

1.1 Sale of business and assets

As stated in our proposal dated 1 May 2008, the Joint Administrators concluded that it would not be possible to trade the business during the Administration as the Company was making losses and there was no source of funds available to meet the trading costs that would have been incurred. It was therefore not feasible to keep the business operational whilst seeking interested parties who may have wanted to purchase the assets. The associated company Silver Fund 1 Limited (SF1) had expressed their willingness to acquire the business for fair value and it was concluded that such an arrangement would result in the best possible return to the secured creditors in the circumstances.

The Joint Administrators took steps shortly after their appointment to validate the debenture that the associated company held over the assets of the Company. Formal legal advice was provided by Butcher Burns solicitors, that the debenture under which the Joint Administrators were appointed was valid.

An independent and professional firm of valuers, Hobart Associates Inc of San Francisco, California was engaged to value the Company's stock. On 18th April 2008 they reported that the marketable cash value of the stock amounted to \$503,180; approximately £250,000. There were no other physical assets belonging to the Company.

1.1 Sale of business and assets - continued

An offer was accepted by the Joint Administrators to sell the Company's stock to SF1, for a total consideration of £600,000.

As any funds generated from the sale of the assets, after costs, would have been paid to the debenture holder under its security. It was agreed that SF1 could pay for the assets by set-off against its secured indebtness. Subject to contract, we are currently awaiting funds from SF1 to meet the costs of administration, solicitor's fees and the Joint Administrators' disbursements.

2. RECEIPTS

2.1 Cash at bank

£30.74 was recovered from the Lloyds TSB bank account operated by the Company.

2.2 Cash held on appointment

This sum was paid to my firm prior to the date of Administration, specifically on account of the costs of placing the Company into Administration.

2.3 Bank interest gross

Interest earned on the funds in hand amounts to £18.98

2.4 Third party funds

This represents funds paid on account by the debenture holder to assist in meeting the costs of the Administration procedure.

3. PAYMENTS

3.1 Specific bond

The specific bond is the cost of insurance, based on the level of realisations by the Joint Administrators, as required by the Insolvency Practitioners Regulations.

3.2 Statutory advertising

The Joint Administrators are required to advertise their appointment in the London Gazette and a national newspaper. The costs of this advertising amounted to £186.22.

3.3 Professional fees

The amount of £9,000 plus VAT was paid to my firm for assisting with the formalities of placing the Company into Administration.

3.4 Legal fees

We paid £304 plus VAT to our Court Agents, Warwick Boyd & Co for filing the relevant statutory documents at the High Court of Justice enabling the Company to proceed into Administration.

4. <u>SECURED CREDITORS</u>

Silver Fund 1 Limited (SF1)

The Company's main finance has been provided by its associated company SF1. This lending is secured by a floating charge debenture created on 4 January 2002 and registered on 10 January 2002, securing all monies due to SF1.

The Company's indebtedness to SF1, at the date of the Joint Administrators' appointment, was £661,996. As stated in section 1.1 of this report, the assets of the business were sold to SF1 for a consideration of £600,000. This sum will be offset against the secured liability.

Other Registered Charge Holders

An overdraft facility was supplied to the Company by Lloyds TSB Bank plc and secured by way of a debenture registered on 10 October 2001. As at the date of the Joint Administrators' appointment, the Company had no borrowings from the bank and it is therefore not expected that the bank will have to rely on its security.

Prescribed Part

The provisions of section 176A of the Insolvency Act 1986 as amended, do not apply to this matter as the debenture under which the Joint Administrators' were appointed is dated prior to 15 September 2003.

5. PREFERENTIAL CREDITORS

No preferential claims have been made or are expected to rank in this matter.

6. UNSECURED CREDITORS

There is no prospect of there being any funds to pass to a liquidator who may be appointed for the benefit of the unsecured creditors.

7. **JOINT ADMINISTRATORS' TIME COSTS**

We have now reviewed our time costs, and would report that as at 5 March 2009 we have total time costs of £29,428 plus VAT for 200:46 hours, which represents an average cost of £200.46 per hour. An analysis of this time is attached as Appendix 2.

Included in the work undertaken to date by the Joint Administrators' and our staff is the following:

- a) Correspondence with Silver Fund 1 Limited for the sale of the business and assets.
- b) Reporting to the Court, Companies House and the creditors following the appointment of the Joint Administrators'.
- c) Correspondence and telephone conversations with various creditors regarding the progress of the Administration.
- d) Arranging the insolvency practitioner's bond and submission of the bordereau.
- e) Instructing solicitors to validate the debenture held by the qualifying floating charge holder.
- f) Preparation and circulation of proposals to creditors pursuant to Paragraph 49 of Schedule B1 of the Insolvency Act 1986 and filing of the same at Court and at Companies House.
- g) Obtaining and noting the claims of unsecured creditors and dealing with any correspondence therewith.
- h) Preparation and submission of the Joint Administrators' report on the conduct of the directors pursuant to the requirements of the Company Directors Disqualification Act 1986.

To date I have drawn no fees and I am reliant on funds to be introduced by the debenture holder to cover my costs.

8. <u>CONCLUSION</u>

The Joint Administrators' duties are substantially complete and the objective of the Administration has been achieved. Accordingly, once the costs of administration, legal fees and Joint Administrators' disbursements have been paid by the debenture holder and they have completed various housekeeping formalities and procedures, they will file notice with the Registrar of Companies that the Company should be struck off and dissolved. On the filing of such notice, the Administration will come to an end and the Administrators will be released.

<u>DAVID RUBIN - JOINT ADMINISTRATOR</u>

31 March 2009

THE SILVER FUND PLC - IN ADMINISTRATION

APPENDIX 1

Company number:

03832885

Date of incorporation:

27 August 1999

Directors:

Name	Date appointed	Date resigned
Michael Edward James	29/03/2006	-
Christopher Andrew Joll	29/03/2006	-
Martin William Sherwood	29/03/2006	-
John Stuart Alastair Crawford	27/08/1999	01/02/2005
Adam Charles Greenwood	18/12/2002	24/03/2006
Michael Kevin Sandberg	01/02/2000	24/03/2005

Company secretary:

Mr Michael Edward James

Authorised

£5,000,000

Share capital:

31,838,000 Ordinary Shares of 10p each and

18,162,000 Deferred Ordinary Shares of 10p each.

5,204,320 Ordinary shares of 10p each and 18,162,000 Deferred Ordinary shares of 10p each are allotted, called up and fully paid.

The major shareholders of the company who hold 10 % or more shareholding are as follows:

Name	Number of shares	
Alastair Crawford	955,895 (Ordinary)	
Fresh Water Investments	924,032 (Ordinary)	
Michael Edward James	955,895 (Ordinary)	
Smith & Williamson Nominees Ltd	4,716,000 (Deferred) 524,000 (Ordinary)	

The remaining 91 shareholders each hold less than 10% of the issued shares, and are not individually listed in this report.

Registered office:

Pearl Assurance House 319 Ballards Lane

London N12 8LY

Previous registered office

1 Duke of York Street, London SW1Y 6JP

Court details:

The High Court of Justice

Chancery Division, Companies Court

Court Number 1806 of 2008

Joint Administrators:

David Rubin and Asher Miller of David Rubin &

Partners

Joint Administrators appointment:

6 March 2008

Appointed by:

Silver Fund 1 Limited, the holder of a qualifying

floating charge, pursuant to Paragraph 14 of Schedule

B1 of the Insolvency Act 1986

Details of any extension to the

initial appointment:

Extended with the consent of the secured creditor for

six months until 5 September 2009

Appendix 2

THE SILVER FUND PLC

JOINT ADMINISTRATORS' RECEIPTS AND PAYMENTS ACCOUNT FROM 6 MARCH 2008 TO 5 MARCH 2009

<u>Realised</u>
to-date
<u>£</u>
30.74
12,383.01
18.98
7,500.00
19,932.73
420.00
186.22
9,000.00
304.00
9,910.22
10.022.51
10,022.51
10,022.51
10,022.51

APPENDIX I

THE SILVER FUND PLC - IN ADMINISTRATION JOINT ADMINISTRATORS' TIME COSTS FOR THE PERIOD 6 MARCH 2008 TO 5 MARCH 2009 SIP 9 TIME SUMMARY Hours Average Classification of Total Cost Administrators hourly rate Managers / work function £ Partners Senior Senior Total hours Managers 12,478,00 Statutory compliance, admin and planning 00:00 26:48 47:36 03:00 77:24 161.21 00:06 Investigations 03:00 18:00 11:42 32:48 7.021.00 214.05 7,535.00 342,50 Realisations of assets 15:30 06:30 00:00 00:00 22:00 00:00 07:00 07:36 00:00 2.394.00 163.97 Creditors

58:18

18:30

The above headings include inter alia:

Administration and Planning

case planning

Total hours and costs

appointment notification maintenance of records

statutory reporting and compliance

tax and VAT

Realisation of Assets

identifying and securing assets

debt collection

property, business and asset sales

Investigations

66:54

SIP2 review

reports pursuant to Company Directors Disqualification Act

03:06

146:48

29,428.00

200.46

1986

investigating antecedent transactions

Creditors

communications with creditors

creditors claims (including secured creditors, employees and

preferential creditors)

Chargeout rates

In accordance with the provisions of Statement of Insolvency Practice 9 ("SIP 9"), the current hourly chargeout rates applicable to this appointment, exclusive of VAT, are as follows:

	£
Partners/Office Holders	300-395
Managers/Senior Managers	220-260
Administrators/Senior Administrators	110-140
Cashiers	100

Chargeout rates are normally reviewed annually in November, when rates are adjusted to reflect such matters as inflation, increases in direct wage costs, and changes to indirect costs such as Professional Indemnity Insurance.

Direct expenses ("Category 1 disbursements")

Category 1 disbursements as defined by SIP 9, which can be specifically identified as relating to the administration of the case will be charged to the estate at cost, with no uplift. These include but are not limited to such items as case advertising, bonding and other insurance premiums and properly reimbursed expenses incurred by personnel in connection with the case.

Indirect expenses ("Category 2 disbursements")

It is normal practice to also charge the following indirect disbursements ("Category 2 disbursements" as defined by SIP 9) to the case, where appropriate:

Postage and stationery: circulars to creditors

Headed paper

25p per sheet

Envelopes

25p each

Photocopying

6p per sheet

Postage

Actual cost

Meeting Costs: Use of Meeting Room is charged at £150 per session.

Storage and Archiving

We use a commercial archiving company for storage facilities for company's records and papers. This is recharged to the estate at the rate of £10 per box per quarter, and includes a small charge to cover the administration costs of maintaining the archiving database and retrieval of documents. We also use our own personnel and vehicle for collection of books and records for which we charge £30 per hour.

Mileage incurred as a result of any necessary travelling is charged to the estate at the Inland Revenue approved rate, currently 40p per mile.