Return of Final Meeting in a Members' Voluntary Winding up

S.94

Pursuant to Section 94 of the Insolvency Act 1986

To the Registrar of Companies

Company Number 04066196

Name of Company

(a) Insert full name of company CARP (UK) 2 LIMITED

(b) Insert full We name(s) and address(es) Of

Emma Cray and Karen Dukes

PricewaterhouseCoopers LLP

Cornwall Court, 19 Cornwall Street, Birmingham, B3 2DT

(c) Delete as Give notice that a general meeting of the company was duly summoned for 13 applicable December 2016 pursuant to section 94 of the Insolvency Act 1986, for the (d) Insert date purpose of having an account (of which a copy is attached) laid before it (e) The copy showing how the winding up of the company has been conducted, and the account must be property of the company has been disposed of and no quorum was present at

authenticated by the meeting

signature(s) of the The meeting was held at Cornwall Court, 19 Cornwall Street, Birmingham, B3 liquidator(s) 2DT

(f) insert venue of meeting

The winding up covers the period from 13 April 2016 (opening of winding up) to the final meeting (close of winding up)

The outcome of any meeting (including any resolutions passed at the meeting) was as follows

No quorum was present

Signed

Date 13.12.16

Presenter's name, Emma Cray address and

reference PricewaterhouseCoopers LLP

(If any) Cornwall Court

19 Cornwall Street

Birmingham

B3 2DT



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#151

FINAL REPORT TO MEMBERS AS REQUIRED BY S94 OF THE INSOLVENCY ACT 1986 PREPARED FOR THE FINAL MEETING OF MEMBERS ON 13 DECEMBER 2016

INTRODUCTION

The Company was placed into members' voluntary liquidation on 13 April 2016 when Emma Cray and Karen Dukes were appointed joint liquidators (the liquidators).

We are required to provide you with a final report on the conduct and outcome of the liquidation. This report is for the period 13 April 2016 to 13 December 2016 and also serves as a progress report from 13 April 2016 to 13 December 2016

We are also required to give you certain information about the Company and the liquidators, this information is attached as appendix A.

We attach as appendix B a summary of our receipts and payments for the liquidation

REPORT ON THE LIQUIDATION

Realisation of assets:

The directors' Declaration of Solvency showed that the Company's assets were:

After our appointment, the Company's inter group debt was taken under control until distribution.

Realisations from the Company's assets are as detailed in the above summary and totalled £2

No additional assets have been identified. There are no assets still to be realised

Settlement of liabilities:

This section covers all liabilities except any claims of HM Revenue & Customs (HMRC) which are dealt with separately below under HMRC.

The directors' Declaration of Solvency and the Company's records showed the Company had no liabilities.

After our appointment we published a notice in the London Gazette inviting any unknown creditors to send in their claims. No such claims were received

There are no claims to be agreed or settled

HMRC:

The directors' Declaration of Solvency and the Company's records showed that the Company had no tax liabilities.

After our appointment, we wrote to HMRC to inform them of our appointment and to request details of any outstanding liabilities. HMRC have confirmed that the Company has no outstanding liabilities and they have no objection to the closure of the liquidation.

FINAL REPORT TO MEMBERS AS REQUIRED BY S94 OF THE INSOLVENCY ACT 1986 PREPARED FOR THE FINAL MEETING OF MEMBERS ON 13 DECEMBER 2016

Distributions to shareholders:

At the time of our appointment, the issued share capital of the Company was 9,980,001 ordinary 0.00002p shares

On 8 December 2016 we made a distribution in specie of £2 (representing approximately 0 00002p per share) to the ordinary shareholders.

The distribution in specie consisted of a £2 inter group debtor. The value attributed to the in specie distribution was based on the value at which the asset was held in the Company's books.

OUR FEES AND EXPENSES

Basis of remuneration:

At the time of our appointment, a resolution was passed for us to be paid by reference to the time properly given by us and our staff in dealing with the liquidation

Funding of the liquidation:

Although fees have been paid to us on the basis specified above, our fees and expenses have not been paid out of the liquidation estate Instead, Center Parcs (Holdings 1) Limited has met our fees and expenses for this Company and 14 connected companies.

Remuneration charged:

Our fees for undertaking this assignment consist of time costs incurred for both (1) the period up to the day of our appointment and (11) the period covering the formal liquidation. Our time costs for these periods for this Company and 14 connected companies were

	£
Work up to liquidation date	33,338
Liquidation – the Period	10,231
	43,569

The above time costs for the liquidation period are calculated to 2 December 2016, being the latest practicable date. This represents 38 hours at an average hourly rate of £269.

£30,176 has been invoiced for this case. Final fees will be agreed and invoiced in due course

Liquidators' expenses:

During the liquidation we have incurred expenses of £1,464 plus VAT. These costs, which will be or have been re-charged, consist of

	E
Category 1 expenses [see Note 1 below]	
Statutory advertising	1,404
Statutory bonding	60
Total expenses	1,464

Notes

1. Category 1 expenses represent specific expenditure incurred directly in respect of this liquidation and payment has been to independent third parties

FINAL REPORT TO MEMBERS AS REQUIRED BY S94 OF THE INSOLVENCY ACT 1986 PREPARED FOR THE FINAL MEETING OF MEMBERS ON 13 DECEMBER 2016

Members' rights re liquidators' remuneration and expenses:

Members are entitled to request further information about our fees and expenses. Such requests need to be made within 21 days of receipt of this report. See Rule 4.49E of the Insolvency Rules 1986 for further detail

In certain circumstances, members are entitled to claim by way of court application that the liquidators' fees and expenses are excessive Such applications need to be made within 8 weeks of receipt of this report. See Rule 4 148C of the Insolvency Rules 1986 (as amended) for further detail

This concludes our report

FINAL REPORT TO MEMBERS AS REQUIRED BY \$94 OF THE INSOLVENCY ACT 1986 PREPARED FOR THE FINAL MEETING OF MEMBERS ON 13 DECEMBER 2016

Appendix A

INFORMATION ON THE COMPANY AND THE LIQUIDATORS

Company details:		
Company name:	Carp (UK) 2 Limited	
Former names:	Alnery No. 2088 Limited	
Company number:	04066196	
Registered office:	One Edison Rise, New Ollerton, Newark, Nottinghamshire, NG22 9DP	
	Liquidators' details:	
Liquidators' names:	Emma Cray and Karen Dukes (the liquidators)	
Liquidators' address:	c/o PricewaterhouseCoopers, Cornwall Court, 19 Cornwall Street,	
	Birmingham, B3 2DT	
Date of appointment:	13 April 2016	
Nature of	Members' Voluntary Liquidation	
appointment:		

Emma Cray and Karen Dukes have been appointed as joint liquidators. Both are licensed in the United Kingdom to act as an Insolvency Practitioner by the Institute of Chartered Accountants in England and Wales. The joint liquidators are bound by the Insolvency Code of Ethics which can be found at https://www.gov.uk/government/publications/insolvency-practitioner-code-of-ethics.

The joint liquidators are Data Controllers of personal data as defined by the Data Protection Act 1998
PricewaterhouseCoopers LLP will act as Data Processor on their instructions Personal data will be kept secure and processed only for matters relating to the liquidators

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Appendix B

ABSTRACT OF RECEIPTS AND PAYMENTS IN THE LIQUIDATION DURING THE PERIOD 13 APRIL 2016 TO 13 DECEMBER 2016

	£
RECEIPTS	
Inter-group debtors	2
	2
	£
PAYMENTS	
Distribution to members	2
	2
BALANCE OF FUNDS HELD	NIL