In accordance with Rule 18.7 of the Insolvency (England & Wales) Rules 2016 and Sections 92A, 104A and 192 of the Insolvency Act 1986.

LIQ03 Notice of progress report in voluntary winding up





28/01/2020 COMPANIES HOUSE

1	Company details	
Company number	0 4 3 0 5 8 1 2	→ Filling in this form Please complete in typescript or in
Company name in full	Able Garage Doors Limited	bold black capitals.
2	Liquidator's name	
Full forename(s)	Alexander	
Surname	Kinninmonth	
3	Liquidator's address	
Building name/number	Highfield Court	
Street	Tollgate	
Post town	Chandlers Ford	
County/Region	Eastleigh	
Postcode	S O 5 3 T Y	
Country		
4	Liquidator's name •	
Full forename(s)	Richard	Other liquidator Use this section to tell us about
Surname	Brewer	another liquidator.
5	Liquidator's address 🛮	
Building name/number	25 Farringdon Street	Other liquidator Use this section to tell us about
Street		another liquidator.
Post town	London	
County/Region		
Postcode	EC4AAB	
Country		

LIQ03
Notice of progress report in voluntary winding up

6	Period of progress report
From date	9 1 1 2 70 1 78
To date	2 8 7 7 7 Y2 Y0 Y1 Y9
7	Progress report
	☑ The progress report is attached
8	Sign and date
Liquidator's signature	X Aliano, Pinniamon X
Signature date	2 4 6 7 2 0

LI003

Notice of progress report in voluntary winding up

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. **Amy Slee** RSM Restructuring Advisory LLP Address Highfield Court, Tollgate Chandlers Ford Eastleigh County/Region Postcode S 0 | 5 3 3 Country DX 02380 646 464 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 attached the required documents.

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.

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

☐ You have signed the form.

Able Garage Doors Limited (In Liquidation) Joint Liquidators' Summary of Receipts & Payments

From 29/11/2018 To 28/11/2019	From 29/11/2018 To 28/11/2019 £		Statement of Affairs £
		ASSET REALISATIONS	
4.74	4.74	Bank Interest Gross	
NIL	NIL	Book Debts	500.00
765.72	765.72	Cash at Bank	809.62
5,011.77	5,011.77	Contribution To Costs	
5,782.23	5,782.23		
		COST OF REALISATIONS	
1,675.00	1,675.00	Office Holders Fees	
2,500.00	2,500.00	Preparation of S. of A.	
(4,175.00)	(4,175.00)	•	
, ,	,	UNSECURED CREDITORS	
NIL	NIL	Associated Creditors	45,000.00)
NIL	NIL	Banks/Institutions	(3,092.14)
NIL	NIL	Employees	11,077.11)
NIL	NIL	HM Revenue and Customs	21,649.37)
NIL	NIL	Landlord	(17,000.00)
NIL	NIL	Trade & Expense Creditors	14,946.50)
NIL	NIL		(
		DISTRIBUTIONS	
NIL	NIL	Ordinary Shareholders	(1.00)
NIL	NIL		(,
1,607.23	1,607.23		111,456.50)
		REPRESENTED BY	•
1,607.23		Bank 1 Current	
1,607.23			

Alexa	ander Kinninmonth
	Joint Liquidator

The company is VAT registered. The costs of the liquidation are shown exclusive of VAT.
 Funds are held in an interest bearing RBS account.

In the matter of

Able Garage Doors Limited In Liquidation ('the Company')

Joint Liquidators' progress report

24 January 2020

RSM Restructuring Advisory LLP Highfield Court, Tollgate Chandlers Ford Eastleigh SO53 3TY

Sections

- 1. Progress of the liquidation
- 2. Details of what remains to be done and matters preventing closure
- 3. Creditors' claims and dividend prospects
- 4. Receipts and payments summary
- 5. Joint Liquidators' remuneration and expenses
- 6. Notice of Qualifying Decision Procedure
- 7. Creditors' right to information and ability to challenge remuneration and expenses

Appendices

- A. Statutory information
- B. Dividend prospects
- C. Summary of receipts and payments
- D. RSM Restructuring Advisory LLP current charging, expenses and disbursements policy statement
- E. RSM Restructuring Advisory LLP Southampton current charge out and category 2 disbursement rates
- F. Statement of expenses incurred in the period from 29 November 2018 to 28 November 2019
- G. Joint Liquidators' fee scope and assumptions
- H. Estimate of the Joint Liquidators' expenses likely to be incurred
- I. Notice of a Qualifying Decision Procedure
- J. Voting paper
- K. Invitation to form a committee & Committee consent to act
- L. Proof of debt form

This report has been prepared in accordance with relevant legislation to provide creditors, members and the registrar of companies with information relating to the progress of the liquidation in the period from 29 November 2018 to 28 November 2019. This report should be read in conjunction with any previous reports that have been issued, copies of which are available on request.

This report has been prepared solely to comply with the statutory requirements of the relevant legislation. It has not been prepared for use in respect of any other purpose, or to inform any investment decision in relation to any debt or financial interest in the Company. Any estimated outcomes for creditors are illustrative and may be subject to significant change.

Neither the Joint Liquidators nor RSM Restructuring Advisory LLP accept any liability whatsoever arising from any decision or action taken or refrained from because of information contained in this report.

1 Progress of the liquidation

1.1 Realisation of assets

The Joint Liquidators are obliged to realise and get in the Company's property and maximise realisations. In some cases this does not result in sufficient realisations to enable a financial return to creditors, after taking into account the costs and expenses of realisation and dealing with the legislative requirements of administering the case. Details of the realisations made are set out below, with information relating to dividends, if any, contained within Appendix B.

1.1.1 Cash at Bank

The sum of £810 was held in the company's bank account as per the Statement of Affairs. The Joint Liquidators wrote to HSBC Bank Plc requesting closure of the account and payment of the balance held. The sum of £766 was realised on 10 January 2019, being the balance of the account after bank charges. No further realisations are anticipated.

1.1.2 Book Debts

There are outstanding debts due to the company in the sum of approximately £1,000. Due to disputes, there will not be any further realisations.

1.1.3 Claim for compensation for mis-selling of interest rate hedging product

The Joint Liquidators have now completed their investigations and confirmed that the Company was not sold an IRHP, there is no evidence of mis-selling and therefore no redress is due to the Company.

1.2 Investigations

In accordance with our statutory obligations, we have filed the appropriate documentation with the Department for Business, Energy and Industrial Strategy in relation to the conduct of the directors.

We can advise you that, following our initial assessment, no further investigations were deemed necessary

1.3 Administration and planning

Certain aspects of the work that the Joint Liquidators undertake are derived from the underlying legal and regulatory framework for cases of this nature. This work, which does not usually result in any direct financial return to creditors, is a necessary aspect of ensuring that the Joint Liquidators are complying with both their legislative and best practice responsibilities, and ensuring that the case is managed efficiently and effectively. It includes matters such as:

- Periodic case reviews, ongoing case planning and strategy
- Maintaining and updating computerised case management records
- Dealing with routine correspondence not attributable to other categories of work
- Ongoing consideration of ethical and anti-money laundering regulations
- General taxation matters
- · Preparation of receipts and payments accounts, maintenance of cashiering records

2 Details of what remains to be done and matters preventing closure

2.1 Assets remaining to be realised

There are no assets remaining to be realised.

2.2 Other outstanding matters

Following a decision by creditors in regards to the attached qualifying decision procedure, the final account will be issued and the case will be closed.

3 Creditors' claims and dividend prospects

Dividend prospects and projected returns to creditors are attached, including any amount due to under the prescribed part, if any.

The Joint Liquidators are obliged to deal with a number of matters in relation to creditors to comply with both the legislative and best practice requirements and to ensure creditors are kept informed. Creditors will only derive an indirect financial return from this work on cases where a dividend has been paid. These matters include:

- Preparation and issue of progress reports and associated documentation;
- Maintenance of schedules of preferential and unsecured creditors' claims:
- Dealing with correspondence and telephone calls.

4 Receipts and payments summary

We attach a summary of our receipts and payments for the period from 29 November 2018 to 28 November 2019, along with cumulative figures where applicable.

VAT basis

Receipts and payments are shown net of VAT with any amount due to or from HM Revenue and Customs shown separately.

5 Joint Liquidators' remuneration and expenses

5.1 Pre-appointment fees and expenses

The Joint Liquidators are seeking approval for their reasonable and necessary expenses for assisting the director with the preparation of the statement of affairs and in seeking the creditors' nomination of liquidator through the deemed consent procedure. These have been incurred on a fixed fee basis, in accordance with the terms of our engagement.

If approved, these fees will be part paid from the assets realised in the Liquidation.

Statement of Affairs' fee

£5,000 plus disbursements plus VAT

5.2 Authority for remuneration, disbursements and expenses

The basis of the Joint Liquidators' remuneration has not yet been approved.

The Joint Liquidators are seeking approval for their post-appointment remuneration of £5,000 plus disbursement plus VAT to be drawn on a fixed fee basis. The fixed fee has been requested (rather than any other basis) because this basis is expected to produce a fair and reasonable reflection of the work to be undertaken, with minimal assets to realise and no contentious issues.

The fixed fee has been based on the assumptions set out in attached appendix. Should these assumptions prove to be inaccurate, or the circumstances change, the Joint Liquidators may need to seek approval to increase their fees.

Please note that the Joint Liquidators are required to carry out much of this work, for example issuing progress reports to creditors and under taking investigations into directors' conduct, which is required by statute, but which will not necessarily result in a financial return to creditors. Other work will be determined by the particular circumstances of the appointment.

5.3 Expenses and disbursements

Attached are the Joint Liquidators' charging, expenses and disbursement policy statement, together with the current rates. Details of the expenses (including category 1 and category 2 disbursements) that the Joint Liquidators have incurred in the period of the report are attached.

6 Notice of Qualifying Decision Procedure

The Joint Liquidators are requesting creditors agree the basis upon which they are to be remunerated and may draw disbursements in accordance with the notice attached at Appendix J.

If so approved, the maximum amount that the Joint Liquidators will be able to draw in relation to their post-appointment fees will be £5,000 unless they obtain further approval.

Accordingly, you are requested to complete and return the enclosed Voting Paper together with a completed Proof of Debt form to RSM Restructuring Advisory LLP Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY by no later than the decision date stated in the notice attached. Documents sent by fax are acceptable. If you have previously submitted a proof of debt form in these proceedings, there is no requirement to submit a further form unless your claim has changed.

7 Creditors' right to information and ability to challenge remuneration and expenses

In accordance with the relevant legislation creditors have a right to request further information about remuneration or expenses and to challenge such remuneration or expenses.

If you wish to make a request for further information, then it must be made within 21 days of receipt of this report in writing by either by (i) any secured creditor or (ii) an unsecured creditor with the concurrence of at least 5% in value of the unsecured creditors.

Any secured creditor, or any unsecured creditor with either the concurrence of at least 10% in value of the unsecured creditors (including that creditor) or the permission of the court, may apply to court on the grounds that the remuneration charged, the basis fixed or expenses incurred by the liquidator are in all the circumstances excessive.

Any such challenge must be made no later than eight weeks after receipt of the report which first discloses the charging of remuneration or incurring of the expenses in question.

A Creditors' Guide to Liquidators' Fees, which provides information for creditors in relation to the remuneration of a Liquidator, can be accessed at http://rsm.insolvencypoint.com under 'general information for creditors'. A hard copy can be requested from my office by telephone, email or in writing.

Should you have any further queries please do not hesitate to contact my office.

Alexander Kinninmonth

RSM Restructuring Advisory LLP

Joint Liquidator

Alexander Kinninmonth is licensed to act as an Insolvency Practitioner in the UK by the Institute of Chartered Accountants in England and Wales

Richard Brewer is licensed to act as an Insolvency Practitioner in the UK by the Institute of Chartered Accountants in England and Wales
Insolvency Practitioners are bound by the Insolvency Code of Ethics when carrying out all professional work relating to an insolvency
appointment

Appendix A

Statutory information

Company information		
Company name:	Able Garage Doors Limited	
Company number:	04305812	
Date of incorporation:	17 October 2001	
Trading name:	Able Garage Doors Limited	
Trading address:	8 Old Manor Way, Cosham, Portsmouth, PO6 2NH	
Principal activity:	Sale & Fitting of Garage Doors	
Registered office:	RSM Restructuring Advisory LLP, Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY	
Previous registered office:	8 Spur Road, Cosham, Portsmouth, Hampshire, PO6 3EB	

Liquidation information			
Joint Liquidator:	Alexander Kinninmonth and Richard Brewer		
Date of appointment:	29 November 2018		
Correspondence address & contact details of case administrator:	Amy Slee 023 80646434 RSM Restructuring Advisory LLP, Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY		
Name, address & contact details of Joint Liquidator:	Primary Office Holder Alexander Kinninmonth RSM Restructuring Advisory LLP Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY IP Number: 9019	Joint Office Holder: Richard Brewer RSM Restructuring Advisory LLP Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY IP Number: 9038	

Appendix B

Dividend prospects

	Owed	Paid to date	Estimated future prospects
Secured creditor	N/A	N/A	N/A
Preferential creditors	N/A	N/A	N/A
Unsecured creditors	£112,765	NIL	NIL
Estimated net property	N/A		
Estimated prescribed part available for unsecured creditors	N/A		

Any estimated outcome for creditors is illustrative and may be subject to change.

Able Garage Doors Limited (In Liquidation) Joint Liquidators' Summary of Receipts & Payments To 28/11/2019

£	£		S of A £
		ASSET REALISATIONS	
	NIL	Book Debts	500.00
	765.72	Cash at Bank	809.62
	5,011.77	Contribution To Costs	000.02
	4.74	Bank Interest Gross	
5,782.23		Barik interest Grogg	
		COST OF REALISATIONS	
	2,500.00	Preparation of S. of A.	
	1,675.00	Office Holders Fees	
(4,175.00)	1,070.00	Office Floriders Fees	
		UNSECURED CREDITORS	
	NIL	Trade & Expense Creditors	(14,946.50)
	NIL	Employees	(11,077.11)
	NIL	Banks/Institutions	(3,092.14)
	NIL	HM Revenue and Customs	(3,632.14)
	NIL	Associated Creditors	45,000.00)
	NIL	Landlord	(17,000.00)
NIL		Landiold	17,000.00)
		DISTRIBUTIONS	
	NIL	Ordinary Shareholders	(1.00)
NIL		oralia, charenologic	(
4 607 00	-		144 450 50\
1,607.23	=		11,456.50)
		REPRESENTED BY	
1,607.23	_	Bank 1 Current	
1,607.23	_		

Note:

The company is VAT registered The costs of the liquidation are shown exclusive of VAT.
 Funds are held in an interest bearing RBS account.

Appendix D

RSM Restructuring Advisory LLP current charging, expenses and disbursements policy statement

Charging policy

- Partners, directors, managers, administrators, cashiers, secretarial and support staff are allocated an hourly charge out rate which is reviewed from time to time.
- Work undertaken by cashiers, secretarial and support staff will be or has been charged for separately
 and such work will not or has not also been charged for as part of the hourly rates charged by
 partners, directors, managers and administrators.
- Time spent by partners and all staff in relation to the insolvency estate is charged to the estate.
- Time is recorded in 6-minute units at the rates prevailing at the time the work is done.
- The current charge rates for RSM Restructuring Advisory LLP Southampton are attached.
- Time billed is subject to Value Added Tax at the applicable rate, where appropriate.
- It is the office holder's policy to ensure that work undertaken is carried out by the appropriate grade of staff required for each task, having regard to its complexity and the skill and experience actually required to perform it.
- RSM Restructuring Advisory LLP's charge out rates are reviewed periodically.

Expenses and disbursements policy

- Only expenses and disbursements properly incurred in relation to an insolvency estate are re-charged to the insolvency estate.
- Expenses and disbursements which comprise external supplies of incidental services specifically
 identifiable to the insolvency estate require disclosure to the relevant approving party, but do not
 require approval of the relevant approving party prior to being drawn from the insolvency estate. These
 are known as 'category 1' disbursements.
- Expenses and disbursements which are not capable of precise identification and calculation (for
 example any which include an element of shared or allocated costs) or payments to outside parties
 that the firm or any associate has an interest, require the approval of the relevant approving party prior
 to be being drawn from the insolvency estate. These are known as 'category 2' disbursements.
- A decision regarding the approval of category 2 disbursements at the rates prevailing at the time the
 cost is incurred to RSM Restructuring Advisory LLP Southampton will be sought from the relevant
 approving party in accordance with the legislative requirements.
- General office overheads are not re-charged to the insolvency estate as a disbursement.
- Any payments to outside parties in which the office holder or his firm or any associate has an interest will only be made with the approval of the relevant approving party.
- Expenses and disbursements re-charged to or incurred directly by an insolvency estate are subject to VAT at the applicable rate, where appropriate.

Appendix E

RSM Restructuring Advisory LLP Southampton current charge out and category 2 disbursement rates

HOURLY CHARGE OUT RATES		
	Current rates £	
Partner	450 to 655	
Director / Associate Director	360 to 575	
Manager / Assistant Manager	165 to 325	
Administrators	100 to 225	
Support staff	135	

Appendix F

Statement of expenses incurred in the period from 29 November 2018 to 28 November 2019

	Incurred in per	riod
Expenses (excluding category 2 disbursements)	Paid	Unpaid
Type and purpose	£	£
Bond	NIL	85.00
Statutory advertising	NIL	169.20
Sub Total	NIL	254.20
Category 2 disbursements		
Recipient, type and purpose		
RSM Restructuring Advisory LLP - Mileage	NIL	4.26
Sub Total	NIL	4.26
Total	NIL	258.46

NOTE: This appendix may include estimated amounts where actual invoices have not been received. The amounts paid in the period are shown in the attached receipts and payments account. Invoices may have been paid in a period after that in which they were incurred.

Appendix G Joint Liquidators' fee scope and assumptions

Activity	Scope and assumptions for work proposed to be done other than on a time costs basis
Administration and planning	Work that must be carried out in order to comply with statutory requirements imposed by the insolvency legislation.
	This includes filing and advertising of appointment documents, filing of Statement of Affairs, handling of receipts and payments, submission of VAT and Corporation Tax returns, undertaking file reviews, case planning and strategy, convening any non-statutory meetings, liaising with the Company's directors, case closure formalities.
	The fixed fee assumes that there are no pension schemes, that the Company's records are up to date, that no liquidation committee is appointed, and that the case can be concluded in 15 months.
Realisation of assets	All aspects of the realisation of assets including identifying and securing book debts and cash at bank.
	The fixed fee assumes there will be no legal action required to realise the assets; the Office Holder receives full co-operation of directors and that no contentious matters will arise
	The fixed fee also assumes that there are no environmental and/or health and safety issues.
Creditors	Includes dealing with creditor queries and preparation of statutory formal reports to creditors.
	The fixed fee assumes that the Company's records are complete and up to date.
Investigations	Collection and review of the Company's accounting records in order to identify any potential or actual asset recoveries, antecedent transactions, transactions at under value or voidable dispositions.
	Reporting to the Department of Business, Energy and Industrial Strategy on the conduct of the Company's directors.
	The fixed fee assumes that the Office Holders' investigations uncover no material antecedent transactions which require legal advice or recovery action being undertaken.
Case Specific matters	N/A

Estimate of the Joint Liquidators' expenses likely to be incurred by the Joint Liquidators in the liquidation

Appendix H

Expenses (excluding category 2 disbursements)	£
Type and purpose	
Bond	85.00
Statutory advertising	169.20
Website fee	8.00
Sub Total	262.20
Category 2 disbursements	£
Recipient, type and purpose	
RSM Restructuring Advisory LLP - Mileage	4.26
Sub Total	4.26
Total	266 46

Appendix I

Notice of Qualifying Decision Procedure
Able Garage Doors Limited In Liquidation

Company No: 04305812

Alexander Kinninmonth and Richard Brewer appointed as Joint Liquidators to the above company on 29

November 2018

Notice delivered to the creditors on: 28 January 2020

Decision date: 25 February 2020

Notice Seeking Decision by a Qualifying Decision Procedure Pursuant to Section 246ZE of the Insolvency Act 1986 and

Rule 6.7 of the Insolvency (England and Wales) Rules 2016 where the Joint Liquidators request the creditors' approval of payment of the Joint Liquidators' unpaid pre-appointment costs and expenses.

Notice is hereby given to the creditors of the above named company seeking their decision on the following matters:

- 1. That in accordance with the fee scope and assumptions provided to creditors on 28 January 2020 the Joint Liquidators shall be authorised to draw remuneration at the fixed amount of £5,000 (plus VAT).
- That the Joint Liquidators shall be authorised to draw 'category 2' disbursements out of the assets as an expense of the liquidation, at the rates prevailing at the time the cost is incurred, current details of which have been advised.
- 3. That, RSM Restructuring Advisory LLP shall be paid a fixed fee of £3,000 plus disbursements plus VAT for assisting the directors with the preparation of the statement of affairs and in seeking the creditors' nomination of liquidator through the deemed consent procedure out of the company's assets as an expense of the liquidation in accordance with insolvency legislation.
- 4. To appoint a Liquidation Committee to assist the Joint Liquidators (Note: If you vote in favour of this resolution please ensure you nominate a representative).

The decision is being sought by correspondence.

A voting form is attached, detailing the matters which require your decision, which should be completed and returned to me on or before the decision date.

Please note that to be able to vote you must have submitted a proof of debt form on or before the decision date, and that proof must have been admitted for the purposes of entitlement to vote.

CREDITORS who have OPTED OUT from receiving notices may nevertheless vote if the creditor provides a proof and voting form in accordance with the above provisions.

CREDITORS whose debts are treated as a SMALL DEBT in accordance with Rule 14.31(1) of the Insolvency (England and Wales) Rules 2016 must still deliver a proof if they wish to vote. Rule 14.31(1) states that Office Holders may treat a debt, which is a small debt according to the accounting records or the statement of affairs of the company, as if it were proved for the purposes of paying a dividend. Small debts are defined in Rule 14.1(3) as a debt (being the total amount owed to a creditor) which does not exceed £1,000).

The decisions on the matters above will be deemed to have been made at 23.59 hours on the decision date unless the threshold for requisitioning a physical meeting is met or exceeded within the requisite time scale.

A creditor who disagrees with the manner in which they are treated in relation to the above decision procedure may appeal to the Court within 21 days of the decision date.

Request for Physical Meeting

Creditors may request that a physical meeting of creditors should be held to consider the proposed decisions by providing written notice of their request (together with a completed proof of debt) on or before 5 February 2020 to:

Amy Slee

RSM Restructuring Advisory LLP, Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY

Tel: 02380 646 434

Email: amy.slee@rsmuk.com

A physical meeting will be held if requisitioned by either 10% in value of the company's creditors, or 10% in number of the company's creditors or 10 of the company's creditors (collectively 'the requisition threshold'). If the threshold is met or exceeded, the proposed decision procedure will be terminated (and the proposed decisions will not be deemed to have been made) and a physical meeting of creditors will then be held.

Establishment of committee

Unsecured creditors have the right to decide whether a liquidation committee should be established, if sufficient creditors are willing to be members of a committee. Specific nominations for committee membership will be sought by correspondence. Any queries should be communicated to this office by telephone, email or in writing. Guidance on acting as a committee member can be found at the R3 website, www.R3.org.uk. A hard copy can be requested by telephone, email or in writing to this office.

You may also wish to note that R3 have also produced guidance on the different insolvency processes, which can again be located at their website.

Name, address & contact details of Joint Liquidator

Primary Office Holder

Alexander Kinninmonth RSM Restructuring Advisory LLP Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY

IP Number: 9019

Joint Office Holder:

Richard Brewer RSM Restructuring Advisory LLP Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY

IP Number: 9038

Dated 24 January 2020

Alexander Kinninmonth

RSM Restructuring Advisory LLP

Joint Liquidator

NOTE: Please complete the enclosed proof of debt form and return it together with a detailed statement of your account, and voting form, and any other relevant documentation to Andrew Rumsey, RSM Restructuring Advisory LLP, Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY.

Appendix J

Voting paper

Able Garage Doors Limited In Liquidation

Company No: 04305812

Alexander Kinninmonth and Richard Brewer appointed as Joint Liquidators to the above company on 29

November 2018

Notice delivered to the creditors on: 28 January 2020

Decision date: 25 February 2020

Voting Paper – Qualifying Decision Procedure pursuant to Rule 18.20 of the Insolvency (England and Wales) Rules 2016 where the Joint Liquidators request the creditors determine the Joint Liquidators' remuneration basis

And Rule 6.7 of the Insolvency (England and Wales) Rules 2016 where the Joint Liquidators request the creditors approval of payment of the Joint Liquidators' unpaid pre-appointment costs and expenses.

If you wish your vote to be counted please ensure you return this form, duly completed together with a proof of debt form (if one has not already been submitted) and a detailed statement of your claim **on or before the decision date stated above.**

Voting instructions for decisions

* delete as applicable

1.	That in accordance with the fee scope and assumptions provided to creditors on 28 January 2020 the Joint Liquidators shall be authorised to draw remuneration at the fixed amount of £5,000 (plus VAT).	For / Against*
2.	That the Joint Liquidators shall be authorised to draw 'category 2' disbursements out of the assets as an expense of the liquidation, at the rates prevailing at the time the cost is incurred current details of which have been advised.	For / Against*
3	That, RSM Restructuring Advisory LLP shall be paid a fixed fee of £3,000 plus disbursements plus VAT for assisting the directors with the preparation of the statement of affairs and in seeking the creditors' nomination of liquidator through the deemed consent procedure out of the company's assets as an expense of the liquidation in accordance with insolvency legislation.	For / Against*
4.	To appoint a Liquidation Committee to assist the Joint Liquidators (Note: If you vote in favour of this resolution please ensure you nominate a representative below)	For / Against*

Name, address and contact details of nominated creditors (up to 5) for whom	1.				
you wish to vote for appointment to the creditors' /liquidation committee of Able Garage Doors Limited. Note: each creditor must complete a consent to act form (see attached)	2.				
	3.				
	4.				
	5.				
Sections 249 and 435 of the Insolvency Act 1986	ot a connected party or associate of the company as defined by 5.				
Address of creditor					
Signed:	Date:				
Name in BLOCK LETTERS					
Position of signatory in relation to creditor.					

.

Rules: 3.39; 4.15; 6.19; 7.55 and 10.76 of the Insolvency (England and Wales) Rules 2016

Able Garage Doors Limited In Liquidation

Company No: 04305812

Alexander Kinninmonth and Richard Brewer appointed as Joint Liquidators to the above company on 29

November 2018

Notice delivered to the creditors on: 28 January 2020

Notice to creditors and contributories inviting establishment of committee

Notice is hereby given that creditors are invited to decide whether a Liquidation committee ('committee') should be established, provided that there are no fewer than three and no more than five creditors wishing to be represented on the committee. Nominations are invited for membership of any committee so established, such nominations to be received at Highfield Court, Tollgate, Chandlers Ford, Eastleigh, SO53 3TY no later than 5 February 2020. Nominations will only be accepted from creditors who have submitted a proof of debt which is not fully secured and has neither been disallowed for voting purposes nor wholly rejected for dividend purposes.

Please note that, in order for a creditors' committee to be formed, there must be at least three creditors wishing to be represented on the committee. There can be no more than five committee members.

Guidance on acting as a committee member can be found at the R3 website, <u>www.R3.org.uk</u>. A hard copy can be requested by telephone, email or in writing to this office.

You may also wish to note that R3 have also produced guidance on the different insolvency processes, which can again be located at their website.

Enclosed with this notice are a proof of debt form and a consent to act, both of which should be completed and returned to the above address by the date given above in order for your nomination to the committee to be considered further. If you have already submitted a proof of debt form you do not need to do so again.

Name, address & contact details of Joint Liquidators

Primary Office Holder

Alexander Kinninmonth
RSM Restructuring Advisory LLP
Highfield Court, Tollgate, Chandlers Ford,
Eastleigh SO53 3TY

IP Number: 9019

Joint Office Holder:

Richard Brewer
RSM Restructuring Advisory LLP
Highfield Court, Tollgate, Chandlers Ford,
Eastleigh SO53 3TY
IP Number: 9038

Dated: 24 January 2020

Alexander Kinninmonth

RSM Restructuring Advisory LLP

Joint Liquidator

NOTE: Please complete the enclosed proof of debt form and consent to act form and return them, to Amy Slee, RSM Restructuring Advisory LLP, Highfield Court, Tollgate, Chandlers Ford, Eastleigh SO53 3TY.

Rule 17.5 of the insolvency (England and Wales) Rules 2016

Able Garage Doors Limited In Liquidation

Company No: 04305812

Alexander Kinninmonth and Richard Brewer appointed as Joint Liquidators to the above company on 29 November 2018

Liquidation committee consent to act

If you personally are a cred	ditor, please complete only Part A of this form
If you represent a creditor	(eg your employer), please complete only Part B
Part A	
I hereby consent to act as a	member of the Liquidation committee in respect of the CVL of the above-named.
Your name:	
Your address:	
Telephone:	
E-mail:	
Z man.	
Please sign here:	
Dated:	
Part B	
	y to act as a representative of the below named company as its representative on respect of the CVL of the above-named, and hereby consent to do so.
Representative's name:	
Creditor represented:	
Representative's position in relation to the creditor:	
Representative's address;	
Telephone:	
E-mail:	
Please sign here:	
Dated:	

Rule 14.4 Insolvency (England and Wales) Rules 2016

Proof of Debt

Able Garage Doors Limited In Liquidation Company No: 04305812 Alexander Kinninmonth and Richard Brewer appointed as Joint Liquidators to the above company on 29 November 2018				
Relevant date for creditors' claims: 29 November 2018				
Name of creditor If a company please also give company registration number				
Address of creditor for correspondence.				
Total amount of claim, including any Value Added Tax and outstanding uncapitalised interest as at the relevant date. Less any payments made after that date in relation to the claim, any deduction in respect of discounts and any adjustment by way of mutual dealings and set off in accordance with relevant legislation	£			
Details of any documents by reference to which the debt can be substantiated. There is no need to attach them now, but you should retain them safely as the Joint Liquidator may ask you at a future date to produce any document or other evidence which is considered necessary to substantiate the whole or any part of the claim, as may the chairman or convenor of any qualifying decision procedure.				
If amount in 3 above includes outstanding uncapitalised interest please state amount.	£			
Particulars of how and when debt incurred If you need more space append a continuation sheet to this form				
Particulars of any security held, the value of the security, and the date it was given.	£ Date			
Particulars of any reservation of title claimed in respect of goods supplied to which the claim relates.				
Signature of creditor or person authorised to act on his behalf				
Name in BLOCK LETTERS				
Date				
Position with or in relation to creditor				
Address of person signing (if different from 2 above)				
	example No: 04305812 example Kinninmonth and Richard Brewer appoint ovember 2018 Revent date for creditors' claims: 29 November 2018 Name of creditor If a company please also give company registration number Address of creditor for correspondence. Total amount of claim, including any Value Added Tax and outstanding uncapitalised interest as at the relevant date. Less any payments made after that date in relation to the claim, any deduction in respect of discounts and any adjustment by way of mutual dealings and set off in accordance with relevant legislation Details of any documents by reference to which the debt can be substantiated. There is no need to attach them now, but you should retain them safely as the Joint Liquidator may ask you at a future date to produce any document or other evidence which is considered necessary to substantiate the whole or any part of the claim, as may the chairman or convenor of any qualifying decision procedure. If amount in 3 above includes outstanding uncapitalised interest please state amount. Particulars of how and when debt incurred If you need more space append a continuation sheet to this form Particulars of any security held, the value of the security, and the date it was given. Particulars of any reservation of title claimed in respect of goods supplied to which the claim relates. Signature of creditor or person authorised to act on his behalf Name in BLOCK LETTERS Date Position with or in relation to creditor Address of person signing (if different from 2			