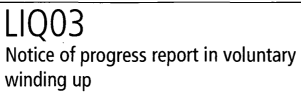
In accordance with Rule 18.7 of the Insolvency (England & Wales) Rules 2016 and Sections 92A, 104A and 192 of the Insolvency Act 1986.





Company number	Company details  0 4 3 5 4 4 4 1  Bilton Ward Developments Limited	*AA4NWF5L* 17/05/2021 #264  PANIES HOUSE   Filling in this form Please complete in typescript or in bold black capitals.		
2	Liquidator's name			
ull forename(s)	Andrew David			
urname	Rosler			
3	Liquidator's address			
Building name/number	Lancaster House			
treet				
ost town	171 Chorley New Road			
County/Region	Bolton			
ostcode	B L 1 4 Q Z			
Country				
4	Liquidator's name <b>•</b>			
ull forename(s)	Tom	Other liquidator Use this section to tell us about		
urname	Bowes	another liquidator.		
5	Liquidator's address o			
Building name/number	Lancaster House	Other liquidator		
treet	171 Chorley New Road	Use this section to tell us about another liquidator.		
ost town	Bolton			
County/Region				
Postcode	B L 1 4 Q Z			
Country				

LIQ03 Notice of progress report in voluntary winding up

6	Period of progress report
From date	d 8 0 2 70 2 70
To date	1 7 0 2 7 Y2 Y0 Y2 Y1
7.	Progress report
	☐ The progress report is attached
8	Sign and date
Liquidator's signatur	
	X X
Signature date	1   4     8   5   2   9   2   1   1   1   1   1   1   1   1   1

## LIQ03

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. Contact name Michael Walsh Company name Ideal Corporate Solutions Limited

Address Lancaster House,

171 Chorley New Road,

Post town Bolton,

County/Region

Postcode B L 1 4 Q Z

Country

DX

Telephone 01204 663000

# **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.
- ☐ You have signed the form.

## 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.

# 7 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

ANNUAL PROGRESS REPORT 3

.7

BILTON WARD DEVELOPMENTS LIMITED - IN CREDITORS' VOLUNTARY LIQUIDATION

#### Content

- Administration and Planning
- Enquiries and Investigations
- Realisation of Assets
- Trading
- Creditors
- Ethics
- Fees and Expenses
- Creditors' Rights
- Conclusion

#### **Appendices**

- Appendix 1 Statutory Information
- Appendix II Receipts and Payments account for the reporting period 18 February 2020 to 17
   February 2021
- Appendix III Detailed list of work undertaken
- Appendix IV Time cost information for period 18 February 2020 to 17 February 2021
- Appendix V Time costs summary for period & comparison with estimate
- Appendix VI Expenses summary for period & comparison with estimate

# ADMINISTRATION AND PLANNING Statutory information

Statutory information may be found at Appendix I.

The Joint Liquidators are required to meet a considerable number of statutory and regulatory obligations. Whilst many of these tasks do not have a direct benefit in enhancing realisations for the insolvent estate, they assist in the efficient and compliant progressing of the administration of the case, which ensures that work is carried out to high professional standards. A detailed list of these tasks may be found in Appendix III.

#### Reporting

The Joint Liquidators have met their statutory and regulatory duties to report to creditors, as listed below. In consideration of the need for transparency and engagement with creditors, care has been taken to ensure that reports and other communications with creditors have provided useful details of the strategies pursued and the outcomes anticipated.

During the Review Period, the following key documents have been issued:

- The annual progress report for the period 18 February 2019 to 17 February 2020; and
- A Report to creditors to consider the Joint Liquidators remuneration.

#### Other administration tasks

In the review period, the Joint Liquidators formed the opinion that the Company was unable to pay its debts together with interest at the official rate and circulated notice of deemed consent to creditors on 10 March 2020 to seek to pass the following decisions:

"To seek the nomination from Creditors that the Company be placed into Creditors Volunaty Liquidation and a Liquidator be appointed. In the event no nomination is recevied, Andrew Rosler and Tom Bowes of Ideal Coprorate Solutions Limited, Lancaster House, 171 Chorley New Road, Bolton, BL1 4QZ are to be appointed as Joint Liquidators of the Company in Creditors Voluntary Liquidation."

No creditors' objections to the above decision were received before the Decision Date and as a result, Andrew Rosler and Tom Bowes were appointed as Joint Liquidators of the Company in Creditors Voluntary Liquidation.

During the Review Period, the following material tasks in this category were carried out:

Case reviews

#### **ENQUIRIES AND INVESTIGATIONS**

During the Review Period, the Joint Liquidators carried out an initial review of the Company's affairs in the period prior to appointment. This included seeking information and explanations from the director by means of questionnaires; making enquiries of the Company's accountants; reviewing information received from creditors; and collecting and examining the Company's bank statements, accounts and other records.

The director did not provide the books and records nor a completed questionnaire.

The information gleaned from this process enabled the Joint Liquidators to meet their statutory duty to submit a confidential report on the conduct of the directors (past and present) to the Insolvency Service.

This work was also carried out with the objective of making an initial assessment of whether there were any matters that may lead to any recoveries for the benefit of creditors. This would typically include any potential claims which may be brought against parties either connected to or who have past dealings with the Company.

This initial assessment has been completed; however, the Joint Liquidators investigations are currently ongoing in order to establish whether there are further assets or actions which might lead to a recovery for creditors.

#### **REALISATION OF ASSETS**

Detailed below is key information about asset realisation and strategy, however, more details about the work undertaken may be found at Appendix III. The Joint Liquidators formulated and worked through a realisation strategy that sought to maximise realisations net of costs. The financial benefit of those efforts is described further below.

#### **Inter-Company Debtor**

When the Company was originally placed into Members Voluntary Liquidation ("MVL") the Director declared on the Declaration of Solvency that there is a debt due to the Company in the sum of £507,539.00 from an associated company. On appointment, the Joint Liquidators requested payment from the Debtor. The Debtor advised that they were awaiting payment from a large debtor and once payment was received, they would be able to settle the debt due. Despite protracted correspondence with the debtor, no realisations were made during the MVL. The Joint Liquidators concluded that the Company was unable to pay its debts as and when they fell due and as a result converted the MVL to Creditors Voluntary Liquidation ("CVL").

Whilst in CVL, the Joint Liquidators have made further attempts to contact the Debtor and requested full payment of the debt. Despite protracted correspondence, the Debtor has failed to cooperate with the Joint Liquidators and as a result, in April 2020, the Joint Liquidators instructed Freeths LLP ("Freeths") to assist with the recovery of the debt.

Freeths have written to the Debtor and requested payment of the debt, however no response has been received. The Joint Liquidators have discussed the potential recovery options with Freeths. Freeths have advised that as the temporary relief measures under the Corporate Insolvency and Governance Act 2020 have been extended until 30 June 2021, the Joint Liquidators recovery options are currently limited. The Joint Liquidators are to review their options on the expiry of the relief measures.

#### **CREDITORS**

Irrespective of whether sufficient realisations are achieved to pay a dividend to creditors, the Joint Liquidators have had to carry out key tasks which are detailed in the list at Appendix III. The following sections explain the anticipated outcomes to creditors and any distributions paid.

#### Secured creditors

The Director advised that there are no secured creditors.

#### Preferential creditors

The Director advised that there are no preferential creditors.

#### **Unsecured creditors**

The Director declared on the Declaration of Solvency that HMRC were owed £76,669.00, A claim of £95,789.49 has been received to date.

The remaining unsecured creditors were scheduled on the Declaration of Solvency at £67,144.00. To date claims of £129,642.88 have been received. Please be advised that proofs of debt are still being received and therefore the total value of unsecured claims is not known at present.

#### **Dividend prospects**

Where a floating charge is created after 15 September 2003 a prescribed part of the company's net property shall be made available to unsecured creditors.

The Company has not granted a floating charge to any creditor after 15 September 2003 and consequently there will be no prescribed part in this Liquidation.

Dividend prospects are currently unknown.

#### **ETHICS**

Please also be advised that Joint Liquidators are bound by the Insolvency Code of Ethics when carrying out all professional work relating to an insolvency appointment.

#### General ethical considerations

Prior to the Joint Liquidators appointment, a review of ethical issues was undertaken, and no ethical threats were identified. A further review has been carried out and no threats have been identified in respect of the management of the insolvency appointment over the Review Period.

#### **Specialist Advice and Services**

When instructing third parties to provide specialist advice and services or having the specialist services provided by the firm, the Joint Liquidators are obligated to ensure that such advice or work is warranted, and that the advice or work contracted reflects the best value and service for the work undertaken. The firm reviews annually the specialists available to provide services within each specialist area and the cost of those services to ensure best value. The specialists chosen usually have knowledge specific to the insolvency industry and, where relevant, to matters specific to this insolvency appointment. Details of the specialists specifically chosen in this matter are detailed below.

#### **FEES AND EXPENSES**

#### The Joint Liquidator's fees

It is the firm's practice to ensure that work is conducted by the appropriate staff member at the appropriate level of experience. Junior members of staff deal with the day-to-day administration on cases and a manager and director then oversees the work undertaken. Where the issues are complex and litigious, the work will be closely supervised or undertaken by a manager or director.

The basis of the Joint Liquidator's fees were approved by creditors on 12 June 2020 in accordance with the following resolution:

- 1. That the Joint Liquidators fees be fixed by reference to the time given by them and their staff in attending to matters arising in the Liquidation to a limit of £26,131.75, such time to be charged at the hourly charge out rate of the grade of staff undertaking the work at the time it was undertaken; and
- 2. That the Joint Liquidators be authorised to recover all Category 2 disbursements.

The time costs for the period 18 February 2020 to 17 February 2021 total £15,096.25, representing 211.58 hours at an average hourly rate of £71.35. No fee has been in drawn in this respect. The time costs for the period are detailed at Appendix IV.

The total time costs during the period of appointment amount to £15,096.25, representing 211.58 hours at an average hourly rate of £71.35. and a comparison between the original estimate and time costs to date is given at Appendix V.

Having regard for the costs that are likely to be incurred in bringing this Liquidation to a close, the Joint Liquidators consider that:

- the original fees estimate is unlikely to be exceeded; and
- the original expenses estimate is unlikely to be exceeded.

#### **Expenses**

The expenses, which include disbursements, that have been incurred during the period are detailed on Appendix VI. Also included in Appendix VII is a comparison of the expenses likely to be incurred in the Liquidation as a whole with the original expenses estimate.

The category 1 expenses incurred for in the period 18 February 2020 to 17 February 2021 total £5,255.60 and are detailed at Appendix VI. These represent payments to parties not associated with the firm, who have provided services or goods for the administration of the assignment. To date, the sum of £1,038.69.

The category 2 expenses for the period 18 February 2020 to 17 February 2021 total £35.55 The basis of calculation of this category of expense was disclosed to creditors prior to their approval, which was given on 12 June 2020, and are also detailed at Appendix III. To date, the sum of £35.25 has been drawn in this respect.

Information about this insolvency process may be found on the R3 website at <a href="http://www.creditorinsolvencyguide.co.uk/">http://www.creditorinsolvencyguide.co.uk/</a>. A copy of 'A Creditors' Guide to Fees' may be found at <a href="https://www.idealcs.co.uk/assets/Liquidation.\_A\_Guide\_for\_Creditors\_on\_Insolvency\_Practitioners\_Fe">https://www.idealcs.co.uk/assets/Liquidation.\_A\_Guide\_for\_Creditors\_on\_Insolvency\_Practitioners\_Fe</a> es.\_Version\_1\_April\_2021-1.pdf. A hard copy of both the Creditors' Guide and the firm's charge-out rate and disbursement policy may be obtained on request.

#### Other professional costs

Creditors should note that the below professional costs are included in the expenses detailed above and have been set out separately below for clarity.

#### Solicitors

Freeths LLP are instructed as legal advisors to assist with the recovery of the intercompany debtor. Their costs have been agreed on the basis of their standard hourly charge out rates, plus disbursements and VAT. Their fees to date total £4,291.56 of which the sum of £500.00 has been paid.

#### **CREDITORS' RIGHTS**

An unsecured creditor may, with the permission of the court or with the concurrence of 5% in value of the unsecured creditors (including the creditor in question) request further details of the Joint Liquidators' remuneration and expenses, within 21 days of receipt of this report. Any secured creditor may request the same details in the same time limit.

An unsecured creditor may, with the permission of the court or with the concurrence of 10% in value of the creditors (including the creditor in question), apply to court to challenge the amount and/or basis of the Joint Liquidators' fees and the amount of any proposed expenses or expenses already incurred, within 8 weeks of receipt of this report. Any secured creditor may make a similar application to court within the same time limit.

#### **CONCLUSION**

The administration of the case will be continuing to finalise the following outstanding matters that are preventing this case from being closed:

- The Joint Liquidators investigations have been concluded; and
- The intercompany debt has been recovered.

If you require any further information, please contact this office.

Signed

Andrew Rosler Joint Liquidator 14 May 2021

#### Appendix I

#### **Statutory Information**

Company Name Bilton Ward Development Limited

Company Number 04354441

Registered Office Ideal Corporate Solutions Limited, Lancaster House, 171 Chorley

New Road, Bolton, BL1 4QZ

Former Registered Office Sedulo Accountants, Regency Court, 62-66 Deansgate, Manchester,

**M3 2EN** 

Office holders Andrew Rosler and Tom Bowes

Office holders' address Ideal Corporate Solutions Limited, Lancaster House, 171 Chorley

New Road, Bolton, BL1 4QZ

Date of appointment 27 March 2020

## Appendix II

Receipts and Payments account for the reporting period 18 February 2020 to 17 February 2021.

# Bilton Ward Developments Limited (In Liquidation) Joint Liquidators' Summary of Receipts & Payments

Statement of Affairs £	·	From 18/02/2020 To 17/02/2021 £	From 18/02/2019 To 17/02/2021 £
	ASSET REALISATIONS		
	B/F Balance from MVL	900.51	, 900.51
	Bank Interest Gross	0.81	0.81
	Cash at Bank	202.49	202.49
Uncertain	Inter-company Debtor	NIL	NIL
31,00,14,	miles company Bester	1,103.81	1,103.81
	COST OF REALISATIONS	1,100.01	.,
	Cat 1 Expenses	451.84	451.84
	Cat 2 Expenses	35.25	35.25
	Legal Fees	500.00	500.00
	Statutory Advertising	86.85	86.85
	o tatatory y tare training	(1,073.94)	(1,073.94)
	UNSECURED CREDITORS	(1,0101)	(.,,
(95,789.49)	HM Revenue and Customs	NIL	ŃΙL
(71,880.33)	NatWest Bank	NIL	NIL
(57,762.55)	Trade & Expenses Creditors	. NIL	NIL
(,		NIL	NIL
	DISTRIBUTIONS		
(4.00)	Ordinary Shareholders	NIL	NIL
( 7		NIL	NIL
<del></del>			
(225,436.37)		29.87	29.87
	REPRESENTED BY		00.05
	Vat Receivable		29.87
			29.87

#### Appendix III

## Detailed list of work undertaken

General Description	Includes
Statutory and	
General	
Administration	Filing of documents to meet statutory requirements including annual receipts and payments accounts
Statutory/advertising	Annual corporation tax returns
	Quarterly VAT returns
	Advertising in accordance with statutory requirements
	Bonding the case for the value of the assets
Document	Filing of documents Periodic file reviews documenting strategy
maintenance/file	Periodic reviews of the application of ethical, anti-money laundering and anti-bribery safeguards
review/checklist	Maintenance of statutory and case progression task lists/diaries
	Updating checklists
Bank account	Preparing correspondence opening and closing accounts
administration	Requesting bank statements
	Bank account reconciliations  Correspondence with bank regarding specific transfers
	Maintenance of the estate cash book
	Banking remittances and issuing cheques/BACS payments
Planning / Review	Discussions regarding strategies to be pursued
	Meetings with team members and independent advisers to consider practical, technical and legal aspects of
	the case
Books and records /	Dealing with records in storage Sending job files to storage
storage	
Pension scheme	Identifying whether there is a pension scheme Submitting the relevant notices if a pension scheme is identified
	Instructing agents to wind up any pension scheme
	Liaising and providing information to be able to finalise winding up the pension scheme
Reports	Circulating initial report to creditors upon appointment
	Preparing annual progress report, investigation and general reports to creditors
Candida and da atata a a	Disclosure of sales to connected parties
Creditors' decisions	Preparation of decision procedure notices, proxies/voting forms and advertisements  Notice of decision procedure to all known creditors
	Collate and examine proofs and proxies/votes to conclude decisions
	For virtual or physical meetings: preparation of meeting file, including agenda, certificate of postage,
	attendance register, list of creditors, reports to creditors, advertisement of meeting and draft minutes of
	meeting
Closure	Responding to queries and questions following decisions  Review case to ensure all matters have been finalised
Closure	Obtain clearance to close case from HMRC together with submitting final tax return
	Obtain final accounts from agents solicitors and others instructed
	Issue final account to creditors
	File documents with Registrar of Companies
Investigations	
SIP 2 Review	Collection and making an inventory of company books and records
	Correspondence to request information on the company's dealings, making further enquiries of third parties Reviewing questionnaires submitted by creditors and directors
	Reconstruction of financial affairs of the company
	Reviewing company's books and records
	Preparation of deficiency statement
	Review of specific transactions and liaising with directors regarding certain transactions
Statuton reacting	Liaising with the committee/creditors or major creditors about further action to be taken
Statutory reporting on conduct of	Preparing statutory investigation reports Liaising with Insolvency Service
director(s)	Submission of report with the Insolvency Service
• •	Preparation and submission of supplementary information if required
	Assisting the Insolvency Service with its investigations
Examinations	Preparing brief to solicitor
	Liaising with solicitor(s) regarding examinations
	Attendance at examination Reviewing examination transcripts
	Liaising with solicitor(s) regarding outcome of examinations and further actions available

General Description	Includes
Litigation / Recoveries	Strategy meeting regarding litigation Seeking funding from creditors Reviewing terms of solicitors' conditional fee agreements Preparing brief to solicitors/Counsel Liaising with solicitors regarding recovery actions Dealing with ATE insurers
	Attending to negotiations Attending to settlement matters
Realisation of Assets	
Debtors	Liaising with debtor requesting payment Liaising with debt collectors and solicitors
Creditors and Distributions	
Creditor Communication	Receive and follow up creditor enquiries via telephone Review and prepare correspondence to creditors and their representatives via facsimile, email and post Assisting employees to pursue claims via the RPO Corresponding with the PPF and the Pensions Regulator
Dealing with proofs of debt ("POD")	Receipting and filing POD when not related to a dividend Corresponding with RPO regarding POD when not related to a dividend
Processing proofs of debt	Preparation of correspondence to potential creditors inviting submission of POD Receipt of POD Adjudicating POD Request further information from claimants regarding POD Preparation of correspondence to claimant advising outcome of adjudication Seeking solicitors' advice on the validity of secured creditors' claims and other complex claims
Dividend procedures	Agreeing allocation of realisations and costs between fixed and floating charges Paying a distribution to secured creditors and seeking confirmation of discharged claims Paying a distribution to preferential/secondary preferential or unsecured creditors The process below will need to be applied for each class of creditor paid: Preparation of correspondence to creditors advising of intention to declare distribution Advertisement of notice of proposed distribution Preparation of distribution calculation Preparation of correspondence to creditors announcing declaration of distribution Preparation of correspondence to creditors announcing declaration of distribution Preparation of correspondence to creditors enclosing payment of distribution Seeking unique tax reference from HMRC, submitting information on PAYE/NI deductions from employee distributions and paying over to HMRC Dealing with unclaimed dividends When paying the secondary preferential creditor the adjudication of HMRC's secondary preferential claim, may involve bringing the Company's preferential tax affairs up to date

# Appendix IV

Time cost information for period 18 February 2020 to 17 February 2021

## **Time Entry - SIP9 Time & Cost Summary**

B6402 - Bilton Ward Developments Limited Project Code: POST From: 18/02/2020 To: 17/02/2021

Classification of Work Function	Partner	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost (£)	Average Hourly Rate (£)
					-		
Admin & Planning	8.70	8.50	0.00	28.30	45,50	8,780.50	192.98
Case Specific Matters	0.00	0.00	0.00	0.00	0,00	0.00	0.00
Creditors	1.20	2.00	0.00	1.70	4.90	1,205.50	246.02
Investigations	2.20	7.00	0.00	7.45	16.65	3,971.75	238.54
Realisation of Assets	0.40	3.00	0.00	0.90	4.30	1,138.50	264.77
Trading	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total Hours	12.50	20.50	0.00	38.35	71.35	15,096.25	211.58
Total Fees Claimed						0.00	
Total Disbursements Claimed						487.09	

Appendix V

Time costs summary for period & comparison with estimate

	Original fees estimate			Actual time costs incurred during the Review Period			Total time costs incurred to date		
Work category	Number of hours	Blended hourly rate £ per hour	Total fees £	Number of hours	Blended hourly rate £ per hour	Total time costs	Number of hours	Blended hourly rate £ per hour	Total time costs
Administration (including statutory reporting)	86.95	205.70	17,885.75	45.50	192.98	8,780.50	45.50	192.98	8,780.50
Realisation of assets	6.50	264.23	1,717.50	4.30	264.77	1,138.50	4.30	264.77	1,138.50
Creditors	12.60	224.09	2,838.50	4.90	246.02	1,205.50	4.90	246.02	1,205.50
Investigations	19.00	195.00	3,705.00	16.65	238.54	3,971.75	16.65	238.54	3,971.75
Total	125.05	208.97	26,131.75	71.35	211.58	15,096.25	71.35	211.58	15,096.25

Appendix VI

## Expenses summary for period & comparison with estimate

· Expenses	Original expenses estimate £	Actual expenses incurred to date	Actual expenses paid to date £	Actual expenses outstanding to date £
Category 1 Expenses				
Legal costs	25,000.00	4,291.56	500.00*	3,791.56
Advertising	229.77	173.70	173.70**	0.00
AML Search fee	9.00	-	-	-
Bonding	760.00	760.00	335.51	424.49
Postage	100.00	30.34	29.48	0.86
Total	26,098.77	5,255.60	1,038.69	4,216.91
Category 2 Expenses				
Photocopying .	75.00	35.55	35.25	0.30
Total	75.00	35.55	35.25	0.30

<sup>\*</sup>Legal fees: £500.00 has been paid directly from the funds held in the liquidation estate.

<sup>\*\*</sup>Advertising: £86.85 has been paid as a Category 1 expense and reimbursed to this firm as detailed above, with the balance of £86.85 being paid directly from the funds held liquidation estate.