IN THE HIGH COURT OF JUSTICE

CLAIM NO: 1014/2015

CHANCERY DIVISION

COMPANIES COURT

IN THE MATTER OF THE INSOLVENCY ACT 1986

AND IN THE MATTER OF <u>WEST END QUAY ESTATE MANAGEMENT LIMITED</u> (IN ADMINISTRATION)

Her Honour Judge Walden-Smith QC sitting as Deputy Judge of the High Court

6 February 2017



UPON the application of Mr Stephen Katz and Mr Paul Appleton ("the Applicants") dated 21 December 2016

AND UPON reading the evidence

AND UPON hearing Mr Andrew Clutterbuck QC, Counsel for the Applicants, and Emma Williams, Counsel for (i) WEQ (Block A) Management Limited, (ii) WEQ (Block B) Management Limited, (iii) WEQ (Block C) Management Limited ("the Block Management Companies") and (iv) certain residential underlessees all instructing Wallace LLP

IT IS ORDERED THAT:

- 1. Pursuant to paragraph 79 of Schedule B1 of the Insolvency Act 1986 the appointment of the Applicants as joint administrators of West End Quay Estate Management Ltd ("the Company") cease to have effect
- 2. The Company be wound up by this Court under the provisions of the said Act.

Q617SDZ5

- 3. The Applicants be appointed joint liquidators of the Company under section 140 of the sald Act. Any act required or authorised under any enactment to be done by a liquidator may be done by either or both of the joint liquidators.
- 4. Paragraph 4 of the application be adjourned to the Registrar generally with permission to the Applicants to restore on 21 days' written notice to Wallace LLP (attn. Meera Patel).
- 5. Save that the Applicants' costs of the application to date shall be costs in the administration, costs attributable to paragraph 4 of the application be reserved.