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No 7044 of 2014

IN THE HIGH COURT OF JUSTICE

CHANCERY DIVISION

COMPANIES COURT

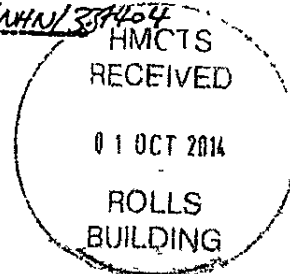
BEFORE Barber

ON 6/10/2014



Date 13 OCTOBER 2014

Reference SXL130F/HHN/374404



IN THE MATTER OF OLUKEMI TOLULOLA ABIDEMI (A BANKRUPT) AND OTHERS

AND IN THE MATTER OF THE ACCESSORY PEOPLE LIMITED (IN COMPULSORY LIQUIDATION) AND OTHERS

AND IN THE MATTER OF AN OFFICE HOLDER

AND IN THE MATTER OF THE INSOLVENCY ACT 1986



Between:

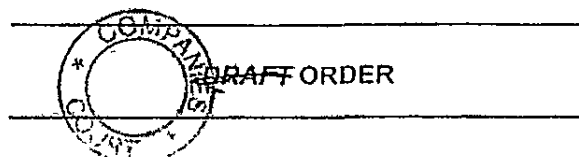
JOYLAN SUNNASSEE

Applicant

and

SABIA SINGH SAHOTA and OTHERS  
as listed in Schedule 2A and 2B of the  
Application

Respondents



UPON THE APPLICATION of the Applicant by Application Notice dated 30 September 2014

AND UPON READING THE DOCUMENTS recorded on the Court file as having been read

IT IS ORDERED THAT:

- 1 In respect of those bankruptcies, creditors' voluntary liquidations, compulsory liquidations, members' voluntary liquidations and individual voluntary arrangements (IVA) listed in Schedule 2 to this Order which are the subject of proceedings in County Courts in England and Wales be transferred to the Companies Court,



Sahota C/A. 30/9/14

Chancery Division, High Court of Justice, solely for the purpose of making the Order contained in paragraphs 2 to 11 below

- 2 That the Respondent named in Schedule 2A attached to this Order be removed from office as liquidator (voluntary or compulsory), IVA supervisor and/or trustee in bankruptcy (as the case may be) of the estates listed in Schedule 2 attached to this Order, these removals to take effect on 30 September 2014
3. That the Respondent named in Schedule 2A be replaced as such office-holder in the case of each such estate referred to in Schedule 2 by the Applicant named in Schedule 1 attached to this Order as his/her proposed replacement, these replacements to take effect on 30 September 2014
- 4 That the Respondent named in Schedule 2A shall be released from all liability pursuant to the relevant sections of the Insolvency Act 1986 in respect of his acts and omissions and otherwise in respect of his conduct as liquidator (voluntary or compulsory), IVA supervisor and/or trustee in bankruptcy (as the case may be) of the companies and individuals listed as being in creditors' voluntary liquidations, compulsory liquidations, members' voluntary liquidations, IVAs and bankruptcies (Schedule 2), such release to take effect in relation to each relevant estate 28 days after the date of the report or routine report referred to in paragraphs 6 2 and 6 3 of this Order, or earlier if appropriate
- 5 The Applicant shall be entitled to
  - 5.1 Publish in the London Gazette composite notices relating to all of the resignations and appointments as detailed in Schedule 2 and must do so within 14 days of the coming into effect of parts 2 and 3 of this Order
  - 5 2 Apportion the costs of the said composite London Gazette notice between the said estates equally, and
  - 5 3 Charge to each individual estate the cost of obtaining an Insolvency Practitioner's licence bond in respect of that estate up to a maximum of £100 00 per estate
- 6 Without incurring any additional expense to any of the said estates, the Applicants shall
  - 6 1 Notify the Secretary of State as soon as reasonably practicable of the making of this Order, and

- 6 2      Notify the creditors of the making of this Order, and provide an explanation of the effect of the Order, when the next report or routine report is due to creditors of each estate, or earlier if appropriate
- 6 3      In relation to the estates listed in Schedule 2 to this Order which are in members' voluntary liquidation, notify the members of the making of this Order, and provide an explanation of the effect of the Order, when the next report or routine report is due to members of each estate, or earlier if appropriate
- 7        The costs of this Application (including disbursements and VAT) summarily assessed at £9,500 00 be aggregated and apportioned equally between each of the estates listed in Schedule 2, provided that if the costs which fall to be borne by any one of the estates exceeds 10% of the realisable assets within that estate, that estate shall only bear such part of those apportioned costs as equals 10% of that estate's readily realisable assets, and the excess shall be borne by BBK Partnership
8.       Service of the said Application and this Order on each of the companies and individuals listed in Schedule 2 appended to this Application herein be dispensed with
- 9        Permission to each creditor of each estate to apply to vary or discharge this Order by an application within 28 days of receipt of notice directed to be sent out under paragraph 6 of this Order
- 10       Permission to each member of the estates listed in Schedule 2 to this Order which are in members' voluntary liquidation to apply to vary or discharge this Order by an application within 28 days of receipt of notice of this Order
- 11       The provisions of Rules 4 49B(5), 4 49C-CVL(3) and 6 78A(6) of the Insolvency Rules 1986 do not apply in this case. The period for the provision of progress reports remains the same as the original date in place prior to this block transfer having effect