The Insolvency Act 1986

2.35B

Notice of move from administration to dissolution

Name of Company

Sandstone Trading Limited

Company number

04961459

In the

High Court of Justice Chancery Division Leeds

Court case number

9 of 2009

We

Howard Smith KPMG LLP 1 The Embankment Neville Street Leeds

LS14DW United Kingdom Richard Dixon Fleming

KPMG LLP 1 The Embankment Neville Street Lecds

LS14DW United Kingdom

having been appointed Administrators of Sandstone Trading Limited. 14A Longbow Close Bradley Huddersfield HD2 1GQ

on 6 January 2009 by the qualifying fixed charge holder

hereby give notice that the provisions of paragraph 84(1) of Schedule B1 to the Insolvency Act 1986 apply

We attach a copy of the final progress report

Signed

Joint Administrator

Dated 4 July 2011

Contact Details

You do not have to give any contact information in the box opposite but if you do it will help Companies House to contact you if there is a query on the form The contact information that you give will be visible to researchers of the public record

Sandila Samee

KPMG LLP

St James Square

Manchester

M2 6DS

United Kingdom

Tel 0161 246 4099

DX Number DX 724620 Manchester 42

When you have completed and signed this form, please send it to the Registrar of Companies at -

Companies House Crown Way, Cirdiff C1143UZ

DN 33050 Cirdiff

A24

16/07/2011 **COMPANIES HOUSE**

287



Sandstone Trading Limited

(in administration)

Final Report to Creditors pursuant to Rule 2.47 of the Insolvency (Amendment) Rules 2003

> KPMG LLP 4 July 2011





Linal Report to Creditors pursuant to Rule 2.47 of the Involvency (Amendment) Rules 2003 KPMC(LLP)

4 July 2011

Notice about this report

This Report has been prepared by Howard Smith and Richard Dixon Fleming, the Joint Administrators of Sandstone Trading Limited solely to comply with their statutory duty to report to creditors under the Insolvency Rules 1986 on the progress of the Administration, and for no other purpose. It is not suitable to be reflied upon by any other person or for any other purpose or in any other context.

This Report has not been prepared in contemplation of it being used and is not suitable to be used to inform any investment decision in relation to the debt of or any financial interest in Sandstone Trading Limited

Any estimated outcomes for creditors included in this Report are illustrative only and cannot be relied upon as guidance as to the actual outcomes for creditors

Any person that chooses to rely on this Report for any purpose or in any context other than under the Insolvency Rules 1986 does so at its own risk. To the fullest extent permitted by law, the Joint Administrators do not assume any responsibility and will not accept any liability in respect of this Report.

Howard Smith and Richard Dixon Heming are authorised to act as insolveney practitioners by the Insolvency Practitioners Association

The Joint Administrators act as agents for Sandstone Trading Limited and contract without personal liability. The appointments of the Joint Administrators are personal to them and to the fullest extent permitted by law. KPMG-LLP does not assume any responsibility and will not accept any liability to any person in respect of this Report or the conduct of the Administration.



Timal Report to Creditors pursuant to Rule 2.47 of the Insolvency (Amendment) Rules 2008 KPMG-LLP

4 July 2011

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Sandstone Trading Limited (in administration)

Linal Report to Creditors pursuant to Rule 2.47 of the Insolvency ()mendment) Rules 2003 KPMG LLP 4. July 2011

Glossary

Joint Administrators Howard Smith and Richard Dixon Fleming of KPMG

LLP

The Company Sandstone Trading Limited (company registration)

number 04961459)

The Insolvency Act 1986

Directors Toseph Cookson and Richard King

RBS / Bank Royal Bank of Scotland PLC

Lowngate Fowngate Homes Limited

Woodsome Avenue Ioint venture development between the Company and

Lowngate





Final Report to Occitors pursuant to Rule 2.4" of the Involvency (Amendment) Rules 2003

KPMGTTP

1 July 2017

1 Introduction

Further to my report dated 5 January 2011 in accordance with Rule 2.47 IR 86 I set out below my final report to 4 July 2011

This report covers the period 6 January 2011 to 4 July 2011, and should be considered in conjunction with my previous reports. The Joint Administrators, proposals attached at Appendix 4 have now been completed. As such the Joint Administrators will now file this report, and Form 2.35B at Companies. House to enable the Company to be dissolved. There have been no changes or material deviations from the original proposals.

A receipts and payments account for the period of this report is attached at Appendix 1

Please note that unless stated otherwise all amounts referred to in this report and its appendices are net of VAT

2 Other information required by Rule 2.47 of the Insolvency (Amendment) Rules 2003

Date of appointment 6 January 2009

Company registered number 04961459

Previous registered office 14A Longbow Close

Bradley Huddersfield HD2 1GQ

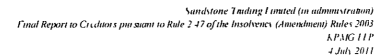
Present registered office KPMG TLP T The Embankment

Neville Street Teeds LST4DW

Appointer High Court of Justice Chancery

Division Teeds District Registry

In accordance with Paragraph 100(2) of Schedule B1 Insolvency Act 1986 the functions of the foint Administrators are being exercised by either both or all of the Administrators



3 Progress of the Administration to date

3 1 Woodsome Avenue

KPMC

As previously reported this development was a joint venture with Towngate whereby the Company acted as the builder with Towngate as the land owner and developer. The development comprised of phase one (infrastructure for whole site) phase two (four terraced and two semi-detached houses) and phase three (six detached houses).

At the time of my previous report. I informed creditors that with the consent of the Bank I had obtained an extension of the administration to 5. July 2011 in order to oversee the sale of the two remaining properties.

Since my last report the joint venture agreement has been terminated. The two remaining homes and development plot have been returned to the control of Towngate Consideration of £350,000 was paid by Towngate to terminate the agreement and release the Bank's charges. Funds not of costs (see below) were transferred directly to the secured creditor.

All sales have now been completed having resulted in gross proceeds of £1 058 million

3 2 Craig Waddington

As previously reported, the Company had a disputed claim against Mr Waddington which relates to an alleged breach of contract. Our solicitors had been in communication with Mr Waddington's solicitors to try to resolve this issue.

Our solicitors have informed us that any recovery from Mr Waddington is unlikely and as such it not cost effective to pursue the claim any further. On this advice, the Joint Administrators have agreed that no turther action will be taken and the debt will not be recovered.





Final Report to Cications pursuant to Rule 2.47 of the Insolvency (Amendment) Rules 2003

KPMG 11P

4 July 2011

4 Receipts and Payments

4 1 Receipts

4.1.1 Bank Contribution to Realisation Costs

RBS have made contributions of £43 641 48 in the period towards expenses relating to the realisation of fixed charge assets, being the Woodsome Avenue properties, as well as for the running costs relating to this site.

4.2 Payments

4.2.1 Administrators' fees

In the period from 6 January 2011 to 4 July 2011 time costs of £36 912 25 have been incurred representing 136 90 hours at an average rate of £269 63 per hour. These costs have principally related to realising the venture statutory reporting dealing with final corporation tax matters and closure procedures. Lees totalling £55 850 have been drawn in the reporting period. Approval to draw the fees has been obtained from the Secured Creditor.

Total time costs incurred since the commencement of the Administration are £282 089 25 representing 1 228 80 hours at an average rate of £229 56 per hour

Total fees drawn since the commencement of the Administration are £80,850. There are insufficient funds to enable the foint Administrators to draw any further fees.

The Administrators have instructed KPMG Tax Pensions HSE (Health Safety & Environment) and VAT specialists to carry out assessments of the Company's position. Their costs are reflected in the total KPMG time costs detailed above.

The statutory provisions relating to remuneration are set out in Rule 2 106 of the Insolvency Rules 1986. Further information is given in the Association of Business Recovery Professional's publication a Creditors. Guide to Administrators. Fees a copy of which can be obtained by logging on to the R3 website at https://www.r3.org.uk/uploads/sip/INTERIM%20SIP9%20April%202010.pdf. However it you are unable to access this guide and would like a hard copy please contact. Sandila Samee on 0161 246 4099.

422 Agents'/Valuers' fees

Fees totalling £1 956 08 have been paid to Fddisons in respect of their advice and assistance with the valuation and realisation of the assets of the Company





Linal Report to Creditors pursuant to Rule 2.47 of the Insolvency (Amendment) Rules 2003

KPMGTTP

4 July 2011

4 2 3 Woodsome Avenue Rates Recharge

A total of £5 566 89 has been paid in respect of council tax recharges in relation to the Woodsome Avenue properties

424 Legal Fees

The sum of £15 848 has been paid to Walker Morris for their legal advice and assistance in relation to the realisation of the assets of the Company and pursuing the disputed claim against Mr Waddington as detailed above

4 2 5 Insurance of Assets

The Joint Administrators have incurred costs of £976.47 in the period to insure the assets of the Company

426 Irrecoverable VAT

VAT of £950 has proved irrecoverable in this period

5 Estimated Outcome for Creditors

5 1 Secured Creditors

At the date of appointment the Bank was owed in the region of £1.187 million comprising a loan of £878.000 and an overdraft of £309.000. The Company held funds of £49.000 m its deposit account and this was offset against the secured cicditor's claim reducing the claim to £1.136 million.

As detailed above the gross proceeds realised from property sales were £1 058 million. The bank has advanced funds to the costs of realisation totalling £114 387 37 resulting in a net recovery of £942 012 07.

5.2 Preferential Creditors

We previously estimated that preferential claims in the Administration would be in the region of £35,000. This comprised employees, claims for arrears of wages and holiday pay.

As previously advised any distribution to preferential creditors was dependent upon the level of floating charge realisations and administration costs. As the level of floating charge realisations was not as originally anticipated, there are insufficient funds to allow for a dividend to be paid to preferential creditors.



Final Report to Creditors pursuant to Rule 2.47 of the Insolverex (Amendment) Rules 2003

KPMGIIP

4 July 2011

5.3 Funds Available under the Prescribed Part

The Insolvency Act 1986 (Prescribed Part) Order 2003 applies in this case as the qualifying floating charge was created post 15 September 2003. This legislation allows a proportion of the Company's net property to be realised for the benefit of the Company's unsecured creditors.

Floating Charge realisations were insufficient to allow a prescribed part distribution to be made to unsecured creditors

5.4 Unsecured Creditors

The total value of unsecured creditors shown on the directors, statement of affairs is £3.1 million

As previously advised, there were insufficient funds in the case to enable a distribution to be made to unsecured creditors.

6 Conclusion of the Administration

As referred to above the loint Administrators, proposals have been completed and consequently, the Company will be moved to dissolution three months after the filing of this report and form 2.35B at Companies House.

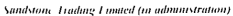
At this point, the Joint Administrators will cease to act and will be discharged of all liabilities as detailed in Paragraph 98 of Schedule B1 to IA 86.

Any creditors requiring further information should contact Sandila Samce on 0161-246-4099

Yours faithfully

Joint Administrator

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Linal Report to Creditors pursuant to Rule 2.47 of the Insolvency ()mendment) Rules 2003 KPAIG 11P 4. hdv 2011

Appendix 1: Administrators' Receipts & Payments account for the period 6 January 2011 to 4 July 2011

Sandstone Trading Limited (In Administration)

Administrators' Abstract of Receipts & Payments

Statement		From 06/01/2011	From 06/01/2009
of Affairs		Lo 04/07/2011	Lo 04/07/2011
	FIXED CHARGE ASSETS		
827 742 82	Woodsome Avenue	NIL	NIL
	Bank contribution to realisation costs	43 641 48	109 423 78
	Bank interest gross	5 00	9.18
	Bank interest net of tax	NII	1 75
49 846 79	Deposit Account	NIL	NIL.
18 464 81	Vehicles Subject to HP	NII	NIL
10 404 01	venicles subject to 111	43 646 48	109 434 71
		42 040 49	109 434 71
	FIXED CHARGE COSTS		
	Administrators' fees	40 850 00	47 850 00
		40 8 10 00 NIL	3 000 00
	Legal fees		
	Agents'/Valuers' fees	1 250 00	1 250 00
	Woodsome Avenue Completion Costs	NIL	41 305 00
	Woodsome Avenue Rates Recharge	5 566 89	5 566 89
	Bank charges	38 64	58 64
	Insurance of Assets	976 47	10 442 82
		(48 682 00)	(109 473 35)
	DU OD GUADAR GOVERNA ODG		
.00.000.400	FIXED CHARGE CREDITORS		N112
(896 054 42)	Fixed charge creditor	NIL	NIL
		NIL	NII
	ASSET REALISATIONS		
113 071 08	Freehold property	NII	NII
			9 049 65
10 000 00	Furniture & equipment	NIL	
164 423 00	Work in progress & unpaid certified work	NIL	NII
41 673 07	Pre-appointment book debts	NII	NIL
63 246 00	VA Fretunds (pre-app'ent)	NIL	63 245 52
	Premier Guarantce Admin Costs	NIL	350 00
		NII	72 645 17
	OTHER REALIEATIONS		
	OTHER REALISATIONS	12.00	01.10
	Bank interest gross	13 88	91.48
	Bank interest net of tax	NIL	40 07
	Utility refund	1 78	32 29
515 605 36	Intercompany debtors	NII	NIL
	Corporation Tax Refund	10 47	10 47
		26 13	17131
	2001 02 02 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	COST OF REALISATIONS	N/III	10/3.50
	Bank contribution to realisation costs	NII	4 963 59
	Search Fees	NII	(10.00)
	Woodsome Avenue Running Costs	(360 43)	(5,324,02)
	Administrators' Ices	(15 000 00)	(33 000 00)
	Administrators' expenses	NII.	(1 066 96)
	Irrecoverable VA I	(950 00)	(950 00)
	Agents'/Valuers' fees	NII	(750.00)
	Agents''Valuers' fees (2)	(706 08)	(706 08)
	Legal tees	(15.848.00)	(15.848.00)
	Eversheds Legal Fees	(15 646 66) NII	(2 500 00)
			(22.55)
	Agent's Disbursements	NII NII	
	11 Ransome Payment	VII	(3 000 00)

Sandstone Trading 1 imited (In Administration) Administrators' Abstract of Receipts & Payments

Statement of Affairs	_	From 06/01/2011 To 04/07/2011	Trom 06/01/2009 To 04/07/2011
	Storage costs	(430 41)	(1 576 79)
	Statutory advertising	NIL	(228 24)
	Insurance of assets	NIL	(868 35)
	Wages & salaries	NIL	(5 798 44)
	Bank charges	NIL	(20 00)
	Professional Fees	NIL	(6 075 00)
		(33 294 92)	(72 780 84)
	PREFERENHAL CREDITORS		
(32 721 74)	Employees' wage arrears	NII	ЫN
		NIL	NIL
	FLOATING CHARGE CREDITORS		
(308 268 80)	Floating charge	NIL	NIL
,	3 3	NIL	NII.
	UNSECURED CREDITORS		
(3 130 356 40)	Trade & expense	NIL	NIL
(NIL	NIL
	DISTRIBUTIONS		
(100)	Ordmary shareholders	NIL	NII
(,		NII	NIL
(2,563,329 43)		(38 304 31)	(0.00)
	REPRESENTED BY		



Sandstone Trading Limited (in administration)

Limal Report to Creditors pin suant to Rule 2.47 of the Insolvency (Amendment) Rules 2003 KPAIG LLP 4.4uly 2011

Appendix 2: Joint Administrators' time and costs

Sandstone Frading Limited

Reporting period 06 January 2011 to 04 July 2011

SIP 9 Comphant fees worksheet

Consolidated time spent by grade	Partner/Director Management Administrators	nagement Admini		Support	Total	Total Coxt #	Average Rafe +
Activity						*	*
Administration & planning							
Pre appointment checks	00 0	000	010	00 0	0.10	24 00	240 00
Statutory Receipts & Payments	00 0	1 00	080	00 0	1 80	604 00	335 56
Strategy documents	00 0	1.50	5 70	00 0	7.20	1 635 00	227 08
Closure & related formalities	00 0	7 50	8 90	000	16 40	5 258 50	320 64
Reports to debenture holders	1 00	2 00	000	00 0	3 00	1 310 00	436 67
Checklists and reviews	000	000	2 40	00 0	2 40	563 00	234 58
Stautory 1cports	1 40	1.50	22.35	0 \$ 0	25 75	588000	22835
Fes & WIP	000	1.25	2.30	0 50	4 05	1 086 25	268 21
General correspondence	00 0	000	5 30	000	5 30	92750	175 00
General cashiering	0.70	000	8 65	0 30	9 65	1 956 50	202 75
Reconciliations	00 0	00 0	2.30	00 0		435 00	189 13
Post appointment VA I	05.0	0+1	5 45	00 0	735	1.871.50	25463
Post appointment CT	1 70	8 05	13 00	000	22.75	6 679 25	293 59
	5 30	24.20	77.25	1.30	108 05	28 230 50	26127
Realisation of assets							
Freehold property	000	6.85	23 50	000	3035	8 551 25	281 75
Debtors	00 0	1 00	000	00.0	001	425 00	425 00
Open cover ms	00 0	000	0.50	00 0	050	120 00	240 00
	00 0	7.85	24 ()()	00 0	31.85	9 096 25	285 60
Creditors							
Retention of Title claims	00 0	0 00	1.80	000	1.80	432 00	240 00

	00 0	0 0 0	1 80	00 0	1 80	432 00	240 00
Total hours/cost	5 30	32 05	103 05	130	141 70 37 758 75	758 75	266 47
		Fees drawn			Hours/C	Hours/Costs to date	3
	B/t	25 0(25 000 00		1087 10 244 330 50	. 330 50	224 75
	In the period		55 850 00		141 70 37 758 75	75875	266 47
	C/I	808	80 850 00		1 228 80 282 089 25	089 25	229 56

included in the analysis of time spent. The cost of staff employed in central administration functions is not charged directly to the assignment but All staff who have worked on this assignment including cashiers and secretarial staff, have charged time directly to the assignment and are

is reflected in the general level of charge out rates

Appendix 3: Joint Administrators' charge out rates

	Restructuring	Tax £	VA ſ Ł	Pensions £
Partner	535	595	900	745
Director	460	535	805	670
Senioi Managei	425	375-470	565-705	470-590
Managei	345	255-305	385-455	320-385
Administrator	240	185-220	280-330	235-275
Assistant Administrator	185	85-185	125-245	110-235

	Hourly rate	e from
	1 April 2009 to 30 September 2010	1 October 2010
	ŧ	£
Partner	515	535
Director	440	460
Senior Manager	405	425
Manager	320	345
Senior Administrator	225	240
Administrator	165	185
Support	105	110



Linal Report to Creditors pursuant to Rule 2.47 of the Involvency (Amendment) Rules 2003

KPMGTTP

4 July 2011

Appendix 4: Joint Administrators' Original Proposals

The Joint Administrators propose the following

Resolution 1

- to continue to do all such things reasonably expedient and generally exercise all their powers as Joint Administrators as they, in their discretion consider desirable in order to fulfil the objective of maximising realisations from the assets of the Company
- In pursuing this objective the Joint Administrators will have the power to take all necessary steps to propose a Company Voluntary Arrangement between the Company and its creditors if this is deemed to offer the best prospect of maximising realisations for the benefit of creditors
- to seek an extension to the administration period if decimed necessary by the Joint Administrators pursuant to paragraph 76 of schedule B1 to the Act
- when it is considered that no further distributions to creditors will be made and that
 the Joint Administrators have concluded their duties to take the necessary steps to
 move the Company from administration to Dissolution pursuant to paragraph 84 of
 Schedule B1 to the Act
- If the Joint Administrators consider that a distribution will be made to unsecured creditors of the Company to take the necessary steps to move the Company into Creditors. Voluntary Liquidation pursuant to paragraph 83 of Schedule B1 to the Act
- If Creditors Voluntary Liquidation is deemed appropriate the Joint Administrators would be permitted to seek the appointment of Howard Smith and Richard Floring of KPMG LLP as Joint Liquidators of the Company without any further recourse to creditors. In accordance with paragraph 83(7) and Rule 2 117(3) creditors may nominate a different person as the proposed Equidator provided that the nomination is made after the receipt of the proposals and before the proposals are approved.
- If one of the criteria set out in paragraph 79(2) of schedule B1 to the Act apply to the Company to make an application to court to end the administration and if deemed appropriate to petition the court for the winding up of the Company. If appropriate the foint Administrators will at the same time apply to be appointed as foint Liquidators under Section 140(1) of the Act.
- that the Joint Administrators be discharged from liability in accordance with Paragraph 98 (2) of Schedule B1 of the Insolvency Act 1986 upon the filing of the final Receipts and Payments account in accordance with Rule 2 110 of the Insolvency Rules 1986
- in the event that Howard Smith and Richard Fleming are appointed Joint Liquidators then they will be allowed to act jointly and severally



Sandstone Trading Finited (in administration)

Final Report to Crediois pursuant to Rule 2 47 of the Involvency (Amendment) Rules 2003

kPMGIIP

4 July 2011

Resolution 2

In relation to Administrators fees

- That in the event that no creditors committee is formed the Joint Administrators be authorised to draw fees on account from the assets of the Company from time to time during the period of the administration based on time properly spent by KPMG LLP. Time costs incurred by the Joint Administrators are to reflect the complexity of the assignment in accordance with the charge out rates detailed in Appendix 2. In the event that Howard Smith and Richard Fleming be appointed Joint Liquidators that they will be able to draw fees on the same basis as the Joint Administrators as agreed by the Company's creditors. Also that the Joint Administrators be authorised to draw disbursements from time to time, and
- that the costs of KPMG LLP in respect of HSL Pension Tax and VAT advice provided to the Joint Administrators be based upon time costs and shall be paid out of the assets of the Company