In accordance with Rule 18.8 of the Insolvency (England & Wales) Rules 2016.

WU07

Notice of progress report in a winding-up by the court



For further information, please refer to our guidance at www.gov.uk/companieshouse

1	Company details					
Company number	0 6 3 1 4 6 0 8	→ Filling in this form				
Company name in full	REFRESH RECOVERY LIMITED	Please complete in typescript or ir bold black capitals.				
2	Liquidator's name					
Full forename(s)	CHRISTOPHER					
Surname	WOOD					
3	Liquidator's address					
Building name/number	NEW CHARTFORD HOUSE					
Street	CENTURION WAY					
Post town	CLECKHEATON					
County/Region	WEST YORKSHIRE					
Postcode	B D 1 9 3 Q B					
Country	UNITED KINGDOM					
	Liquidator's name •					
Full forename(s)	STEVEN GEORGE	O Other liquidator Use this section to tell us about				
Surname	HODGSON Use this section to tell us abo another liquidator.					
5	Liquidator's address @					
Building name/number	NEW CHARTFORD HOUSE	② Other liquidator				
Street	CENTURION WAY	Use this section to tell us about another liquidator.				
Post town	CLECKHEATON					
County/Region	WEST YORKSHIRE					
Postcode	B D 1 9 3 Q B					
Country	UNITED KINGDOM					

WU07
Notice of progress report in a winding-up by the court

6	Peri	od of	progr	ess re	port				 ,	•		
From date	^d 2	^d 3	mo_	^m 4	^y 2	^y 0	^y 2	^y 1				
To date	^d 2	^d 2	o ^m	^m 4	^y 2	^y 0	^y 2	^y 2				
7	Prog	ress r	eport				·	<u> </u>	 ,			
		The pro	gress re	port is	attached		•		 		•	
									İ			
8	Sign	and c	late					· <u>.</u>		_ <u></u>		
Liquidator's signature	Signatu	ine								-	_	
	X	//		_					X			
Signature date	^d 2	⁴ 6	^m O	^m 4	^y 2	^y 0	^y 2	^y 2				

WU07

Notice of progress report in a winding-up by the court

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 SCOTT SHAW BHP CORPORATE SOLUTIONS LLP **NEW CHARTFORD HOUSE CENTURION WAY CLECKHEATON WEST YORKSHIRE** D В **UNITED KINGDOM** DX 0333 456 0078 Checklist We may return forms completed incorrectly or

with information missing.

You have signed the form.

following:

Please make sure you have remembered the

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



REFRESH RECOVERY LIMITED (IN COMPULSORY LIQUIDATION)

Court: High Court of Justice, Business & Property Courts in Leeds, Insolvency & Companies List (ChD)

Case Number: CR-2018-LDS-000598

Annual Progress Report to Creditors pursuant to Section 104A of the Insolvency Act 1986 and Rules 18.3, 18.4 and 18.8 of the Insolvency (England and Wales) Rules 2016

Private & Confidential

(This Report is for use by the Members and Creditors of the Company only and must not be published or provided to any other party without the written permission of BHP Corporate Solutions LLP)

BHP Corporate Solutions LLP New Chartford House Centurion Way Cleckheaton West Yorkshire BD19 3QB

26 April 2022



Contents

	Page
Statutory Information	1
Introduction	1
Background	1 - 2
Asset realisations	2 - 3
Related party transactions	4
Investigations	4
Creditors' claims	4
Dividend prospects	5
Costs and expenses	5 - 6
Conclusion	6 - 7

Appendices

- 1) Receipts and Payments account for the period 23 April 2020 to 22 April 2022
- 2) Analysis of time costs for the period 23 April 2020 to 22 April 2022
- 3) Statement of Expenses for the period 23 April 2020 to 22 April 2022
- 4) Joint Liquidators' charge out rates and disbursements policy



STATUTORY INFORMATION

Company Name: Refresh Recovery Limited

Court: High Court of Justice, Business and Property Courts in Leeds, Insolvency

and Companies List (ChD)

Case Number: CR-2018-000598

Registered Number: 06314608

Registered Office: New Chartford House, Centurion Way, Cleckheaton, West Yorkshire,

BD19 3QB

Former Registered Office/

Trading Address: 33 Cockton Hill Road, Bishop Auckland, County Durham, DL14 6HS

Joint Liquidators' Names: Christopher Wood

Steven George Hodgson

Joint Liquidators' Firm: BHP Corporate Solutions LLP

Joint Liquidators' Address: New Chartford House, Centurion Way, Cleckheaton, West Yorkshire,

BD19 3QB

Date of Petition Application: 14 February 2020

Date of Winding Up Order: 2 March 2020

Date of Appointment: 23 April 2020

Period of Report: 23 April 2021 to 22 April 2022

INTRODUCTION

The purpose of this report is to detail the acts and dealings of the Joint Liquidators of Refresh Recovery Limited ("the Company"), company number 06314608, for the period from 23 April 2021 to 22 April 2022 and it should be read in conjunction with previous correspondence to creditors.

BACKGROUND

Steven George Hodgson and I were appointed as Joint Liquidators on 23 April 2020, following the making of a Winding Up Order against the Company on 2 March 2020 upon the petition of Paul Martin Halligan, who was previously the Administrator of the Company.



Live Recoveries of Wentworth House, 122 New Road Side, Horsforth, Leeds LS18 4QB were the former Administrators of the Company and they had been appointed on 28 June 2018. Creditors resolved that Mr Halligan should end the Administration on 21 January 2020 and this took effect from 2 March 2020, when the Company was wound up.

The Company's principal activity was operating as Insolvency Practitioners.

ASSET REALISATIONS

According to the original Official Receiver's observations lodged in these proceedings, the assets of the Company had an estimated value of £NIL.

Work in Progress

As was detailed in my previous report, the Company had some Work In Progress ("WIP") that was quantified as unknown in the Company's statement of affairs. The former Administrator had obtained a schedule of the WIP and it was established that the insolvency cases detailed on the schedule had been transferred to Peter Harold of OBS Recovery Limited ("OBS") prior to the former Administrator's appointment.

Mr Harold was a connected party by virtue of his former employment with the Company as an appointment taking insolvency practitioner. He is also a director of OBS.

The former Administrator located an invoice for the WIP and this created a book debt in the Company's books and records.

The information retrieved by the former Administrator was insufficient, however, to enable a judgment to be made on the fair value of the WIP but I am continuing to monitor the cases that were transferred to OBS to ascertain if this transaction was at an undervalue.

I can confirm that £29,398.80 has been realised to date in respect of the WIP sale. Due to the uncertainty surrounding the fair value of the WIP that was transferred, it is unknown if any further realisations will be made from this asset.

Motor Vehicles

As I also detailed in my previous report, the former Administrator has advised that the Company purchased a Mercedes Vito van and that this vehicle was transferred to a Director of the Company for no consideration. The Company's purpose for purchasing the vehicle remains unknown and my enquiries are ongoing regarding this matter as the Director informed the former Administrator that the vehicle was in lieu of outstanding wages and was effected at a time when the Company was not insolvent. The vehicle had previously been valued on a desktop basis at £8,525.

The former Administrator also advised that the Company was in possession of two vehicles that were subject to finance, namely, a Porsche Panamera and a Jaguar F Type. The former Administrator was of the belief that the Jaguar had been written off but no confirmation has been received of this and no associated claim has been received by the finance company.

The Porsche Panamera was also believed to be in negative equity and because of a personal guarantee that was in held against one of the Directors of the Company, the agreement was allegedly transferred into the Director's own name. However, no confirmation of this has been received from the finance company and my enquiries are ongoing.



26 April 2022

Fixtures & Fittings, Office Furniture and IT Equipment

The former Administrator advised that the Company had a small quantity of fixtures & fittings, office furniture and IT equipment that were allegedly transferred to a Company Director in lieu of outstanding wages. £500 was subsequently received from OBS for these assets and it is not believed that any amounts will be realised in the Liquidation from these assets.

Cherished Plates

The Company also owned three cherished number plates, namely:

GO13 UMP GO13 UST GO13 ANG

The former Administrator's agents advised that these plates were of negligible value and that it was not cost effective to pursue these items further.

Directors' Loan Accounts

In the investigation carried out by the former Administrator, a number of significant transactions were identified totalling £125,485.17, where monies were paid from the Company to the Directors, predominantly in the six-week period prior to the Administration.

Furthermore, my investigations into the financial affairs of the Company have identified a number of transactions that require further explanation by the Directors and /or the recipients of the monies.

My investigations into the above payments are ongoing and I will provide a further update to creditors when I am able to do so.

Funds Held By Former Administrator

Shortly after my appointment as Joint Liquidator of the Company, the former Administrator paid £7,033.65 in respect of the funds they were holding in respect of the Company.

I have made further enquiries of the former Administrator as it may be that some of these monies relate to unclaimed dividends where the Company Directors were office holders.

Once clarification is obtained on these monies, I will provide further information to creditors as it may be that the funds have to be paid into the Insolvency Service Unclaimed Dividend Account or returned to the office holder to deal with.

VAT Refund

A VAT reclaim was submitted to HM Revenue & Customs by the former Administrator. Due to the Covid-19 pandemic, HMRC had a backlog of unresolved claims and it therefore took longer than normal to obtain the refund. I can now confirm, however, that the refund, in the sum of £4,025.63, has been received into the case Bank account.

Bank Interest

Bank interest of £64.92 has been realised in the period of this report. The total interest received in this case now stands at £79.28.



RELATED PARTY TRANSACTIONS

Since the date of the making of the Winding Up Order on 2 March 2020, the Joint Liquidators are not aware of any transactions with related parties in this matter.

INVESTIGATIONS

An initial investigation into the Company's affairs has been undertaken to establish whether there were any potential asset recoveries or conduct matters that justified further investigation.

I am continuing to liaise with my solicitors, Schofield Sweeney, regarding the potential points of claim and I hope to be in a position to provide further information to creditors in my next report.

It should be noted that shortly after my appointment was confirmed, I was informed that one of the Directors was suffering from ill health and that he was not currently in a fit enough condition to deal with the Joint Liquidators' enquiries.

I am continuing to monitor the position and hope to be in a position to progress matters in the near future.

CREDITORS' CLAIMS

A creditor's guide to insolvency can be found at www.creditorinsolvencyguide.co.uk.

Secured Creditors

The secured creditors shown on the original Official Receiver's Observations were £37,000. This amount related to a fixed and floating charge that was granted in favour of PRT Public Houses Limited ("PRT") on 16 February 2018. It is not yet known why this charge was granted to PRT. The former Administrator sought legal advice on the validity of the charge which confirmed the charge was valid but my enquiries into this charge are ongoing.

Preferential Creditors

The Insolvency Service (Department of Employment) have, to date, submitted a proof of debt form in the sum of £2,117.19.

Unsecured Creditors

The unsecured creditors shown on the original Official Receiver's observations were £162,405.20. Numerous proof of debt forms have been received from unsecured creditors which total £893,338.45 and the details have been noted on my files.

It should be noted that I have received claims from the Company Directors totalling £435,350.50. I have not reviewed these claims in detail as yet as the asset/dividend position remains uncertain, but these claims were not initially outlined in the Official Receiver's observations.

In addition, a claim of £200,001 has been received from S2A Premier Brokers Limited which was not detailed in the Official Receiver's observations.



DIVIDEND PROSPECTS

Pursuant to Section 176A of the Insolvency Act 1986 where a floating charge is created on or after 15 September 2003, a prescribed part of the Company's net property shall be made available to unsecured creditors. As the floating charge was created on 16 February 2018, a prescribed part calculation is appropriate in this case.

The prescribed part is calculated as a percentage of net property, as follows:

50% of the first £10,000 of the net property; and 20% of the remaining net property up to a maximum of £600,000.

The maximum value of the ring-fenced proportion of the funds, known as the "prescribed part", is £600,000.

The value of the prescribed part is currently unknown due to the uncertainty surrounding the future realisations in this case. The prescribed part figure is dependent on future costs, expenses and realisations and will not be quantified precisely until later in the proceedings.

COSTS AND EXPENSES

The payments shown on the summary of the Receipts and Payments at Appendix 1 are in the main self-explanatory, however I would comment as follows:

Joint Liquidators' Remuneration

The Joint Liquidators are entitled to draw remuneration in relation to this assignment, as authorised by creditors by postal resolutions on 3 June 2021, in accordance with the following resolution:

"That the Joint Liquidators are authorised to draw their remuneration on a time costs basis, to be drawn from time to time as funds permit and at their discretion, restricted to the fee estimate of £74,550.50 plus VAT."

Detailed notes to the fee estimated were circulated with the postal resolutions on 10 May 2021.

The time costs for the period from 23 April 2021 to 22 April 2022 total £24,522.50, representing 157.50 hours at an average hourly rate of £155.70.

The total time costs during the period of appointment amount to £48,063.50 representing 260.70 hours at an average hourly rate of £184.36.

To date, nothing has been drawn on account of the time costs incurred.

Having regard for the costs that are likely to be incurred in bringing the 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.



A breakdown of time costs incurred during the period, in accordance with Statement of Insolvency Practice 9, is set out in Appendix 2 to this report.

Joint Liquidators' Disbursements

The Joint Liquidators' disbursements represent the simple reimbursement of actual out of pocket payments made on behalf of the assignment.

The Joint Liquidators are able to recover disbursements, that may include an element of overhead charges, in accordance with the resolution passed by creditors by postal resolution on 3 June 2021. The basis of calculation of this category of disbursement was disclosed to creditors prior to the resolution being passed.

For the period from 23 April 2021 to 22 April 2022, the Joint Liquidators have incurred unbilled disbursements of £99.83 plus VAT, all of which relate to category 2 disbursements.

I have incurred total disbursements of £464.05 plus VAT, £177.15 of which relate to category 2 disbursements. The Joint Liquidators have paid £224.68 (including VAT) of the above disbursements from their office account and will look to recharge these disbursements to the case Bank account in due course.

Legal Fees

Schofield Sweeney LLP were instructed as legal advisors in relation to the significant investigatory work that is required in this case. Their costs have been agreed on the basis of their standard hourly charge out rates, plus disbursements and VAT.

For the period from 23 April 2021 to 22 April 2022, they have incurred time costs of £4,734.00 plus VAT and disbursements of £8.91 plus VAT.

Their total time costs incurred in this case to 22 April 2022 are £6,205 plus VAT, together with disbursements of £8.91 plus VAT.

To date, nothing has been paid to Schofield Sweeney in respect of their time costs or disbursements incurred in this case.

Petitioning Costs

I have not yet received the details of the petitioning creditor's costs but I will provide this information to creditors in my next progress report.

A breakdown of costs and expenses incurred in the period, irrespective of whether they have been paid or not, is included at Appendix 3 to this report.

CONCLUSION

The Joint Liquidators shall continue the administration of the Liquidation and hope to finalise the outstanding matters that are preventing this case from being closed being progressing the investigations into the financial affairs of the Company and pursuing any claims arising from the same.

Creditors and members have the right to request further information from the Joint Liquidators under Rule 18.9 of the insolvency (England and Wales) Rules 2016 and also have the right to challenge their



remuneration and expenses as Joint Liquidators under Rule 18.34 of the Insolvency (England and Wales) Rules 2016 following receipt of a progress report.

Further details of these rights can be found in the Creditors' Guide to Fees which is available at:

https://www.r3.org.uk/technical-library/england-wales/technical-guidance/fees/

Alternatively, a hard copy of the relevant guide will be sent to you free of charge on request. Please note there is a time limit for requesting information of 21 days following receipt of this progress report. There is a time limit of 8 weeks following receipt of this report for a Court application that the Joint Liquidators' remuneration or expenses are excessive.

Please note that the Joint Liquidators are bound by the insolvency code of ethics and creditors are entitled to request details of any threats identified to compliance with the fundamental principles and safeguards applied. Any such requests should be made in writing to this office.

Christopher Wood Joint Liquidator







Refresh Recovery Limited (In Compulsory Liquidation) Joint Liquidators' Abstract of Receipts & Payments

From 23 April 2020 to 22 April 2022

	As Previously Reported	23 April 2021 to 22 April 2022	Total £
RECEIPTS			
Book Debt – RE: WIP	29,398.80	NIL	29,398.80
Funds from Previous Office Holder	7,033.65	NIL	7,033.65
Book Debt – RE: Jacqueline Knox	2,538.15	NfL	2,538.15
Book Debt – RE: Global Plaques Limited	65.00	NIL	65.00
VAT Refund	NIL	4,025.63	4,025.63
Bank Interest Gross	14.36	64.92	79.28
	39,049.96	4,090.55	43,140.51
PAYMENTS			
Official Receiver General Fee	(6,000.00)	NIL	(6,000.00)
Official Receiver Administration Fee (Balance)	(3,400.00)	NIL	(3,400.00)
BIS Bank Charges	(88.30)	(88.00)	(176.30)
Legal Disbursements	(165.80)	NIL	(165.80)
Computer System Disbursement	(110.00)	NIL	(110.00)
Statutory Advertising	(78.90)	NIL	(78.90)
Specific Bond	(98.00)	NIL	(98.00)
Corporation Tax	(2.87)	(12.98)	(15.85)
	(9,943.87)	(100.98)	(10,044.85)
CASH IN HAND	29,106.09	(2 000 E7)	22 005 66
CASITIN MAND	29,106.09	(3,989.57)	33,095.66
REPRESENTED BY			
Insolvency Service Account			33,271.40
Office Account			(224.68)
VAT Receivable			48.94
			33,095.66







Joint Liquidators' Remuneration Schedule Refresh Recovery Limited Between 23 April 2021 and 22 April 2022

Classification of work function	Partner/ Director	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost	Average Hourly Rate
Admin, Planning,		· · · · · · · · · · · · · · · · · · ·					-
Statutory Reporting	1.50	18.10	8.90	4.60	33.10	6,772.00	204.59
& Compliance							
Investigations	2.50	21.40	5.80	80.50	110.20	14,697.50	133.37
Realisation of Assets	0.00	1.50	0.40	0.00	1.90	406.00	213.68
Trading	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Creditors	0.00	1.10	0.30	0.20	1.60	326.00	203.75
Case Specific Matters	0.00	9.60	1.10	0.00	10.70	2,321.00	216.92
General Advice	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Pre Appointment - Obtaining Information	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total hours	4.00	51.70	16.50	85.30	157.50		
Time costs	1,340.00	11,374.00	3,135.00	8,673.50		24,522.50	
Average hourly rate	335.00	220.00	190.00	101.68			155.70

Summary of Fees

Time spent in administering the Assignment Total value of time spent to 22 April 2022

Hours £ 157.50 24,522.50



Joint Liquidators' Remuneration Schedule Refresh Recovery Limited Between 23 April 2020 and 22 April 2022

Classification of work function	Partner/ Director	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost	Average Hourly Rate
Admin, Planning,							
Statutory Reporting	8.50	43.60	16.20	12.30	80.60	17,153.50	212.82
& Compliance	ļ	. i				·	
Investigations	12.00	31.70	9.60	80.70	134.00	20,895.00	155.93
Realisation of Assets	0.40	6.40	1.30	0.00	8.10	1,789.00	220.86
Trading	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Creditors	0.00	2.50	1.20	1.00	4.70	913.00	194.26
Case Specific Matters	0.80	29.00	3.50	0.00	33.30	7,313.00	219.61
General Advice	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Pre Appointment -							
Obtaining	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Information	j						
Total hours	21.70	113.20	31.80	94.00	260.70		
Time costs	7,269.50	24,904.00	6,042.00	9,848.00		48,063.50	
Average hourly rate	335.00	220.00	190.00	104.77	7		184.36

Summary of Fees

Time spent in administering the Assignment Total value of time spent to 22 April 2022

Hours £ 260.70 48,063.50







REFRESH RECOVERY LIMITED - IN COMPULSORY LIQUIDATION STATEMENT OF EXPENSES FOR THE PERIOD FROM 23 APRIL 2021 TO 22 APRIL 2022

Expenses	Provider	Total paid at date of report (as per R&P)	Costs incurred but not paid at date of report	Total Expenses since appointment	as previously ted	Total Expenses for the period of this report
Liquidator's Remuneration Liquidator's Disbursements Petitioners' Costs Legal Fees Legal Disbursements Legal Disbursements Statutory Advertising Computer System Disbursement Specific Bond	BHP Corporate Solutions LLP BHP Corporate Solutions LLP Live Recoveries Limited Schofield Sweeney LLP Schofield Sweeney LLP Goldsmith Bowers EPE Reynell Advertising Limited Avyza UK Limited Aon UK Limited	0.00 0.00 0.00 0.00 165.80 78.90 110.00 98.00	48,063.50 177.15 Unknown 6,205.00 8.91 0.00 0.00 0.00 0.00	48,063.50 177.15 Unknown 6,205.00 8.91 165.80 78.90 110.00 98.00 54,907.26	23,541.00 17,32 Unknown 1,471.00 0.00 165.80 110.00 98.00	24,522.50 99.83 0.00 4,734.00 8.91 0.00 0.00 0.00 0.00 0.00



APPENDIX 4 Joint Liquidators' Charge Out Rates and Disbursements Policy



Office Holder's charging and disbursement policy from 1 February 2022

The Office Holder's remuneration is charged by reference to the time properly given by the Office Holder and his staff in attending to matters arising and is charged in minimum time units of 6 minutes.

It is the Office Holder's policy to delegate tasks to appropriate members of staff considering their level of experience and any requisite specialist knowledge, supervised accordingly, so as to maximise the cost effectiveness of the work performed. Matters of particular complexity or significance requiring more exceptional responsibility are dealt with by senior staff or the Office Holder himself.

Set out below are the relevant charge-out rates per hour worked for the Office Holder's staff actually or likely to be involved on these assignments. Time is charged by reference to actual work carried out on the assignment. There has been no allocation of any general costs or overhead costs.

Grade	£ per hour	
Partner	305 - 335	
Senior Manager	260 - 300	
Manager	200 - 240	
Executive	190	
Analyst	155	
Administration/Secretarial	50 - 135	

In common with all professional firms, the scale rates used by the Office Holder may periodically rise (for example to cover annual inflationary cost increases) over the period of the assignment. Any material amendments to these rates will be advised to the creditors and any creditors' committee in the next statutory report.

Specialist departments within the associated businesses of BHP LLP, BHP Financial Planning Limited, BHP Prosper Limited, Project Search LLP and BHP Debt Advisory LLP do sometimes charge a small number of hours, should we require their expert advice. Their rates do vary, however, the figures shown give an indication of the maximum rate per hour.

The Office Holder's firm's expenses policy allows for all properly incurred expenses to be recharged to the case. The policy relating to Category 2 disbursements is as follows:

Category 2 disbursements

Postage	At cost – only charged for circulars to creditors or exceptional packages
Storage	At £0.50 per box per month
Photocopying	At 5 pence per side copied, only charged for circulars to creditors and exceptional amounts of copying
Mileage	At a maximum of 50 pence per mile (up to 2,000cc) or 70 pence per mile (over 2,000cc)
Staff expenses	These are only charged as they relate to the assignment and will generally be for subsistence or items charged at cost