The Insolvency Act 1986

Statement of administrator's proposals

2.17B

Name of Company	Company Number
Wows 1 Limited	06453866
In the	Court case number
High Court of Justice, Chancery Division, Companies Court	163 of 2015
(full name of court)	

(a) Insert full name(s) and address(es) of administrator(s)

We (a) Mr David Christian Chubb and Mr Robert Nicholas Lewis of PricewaterhouseCoopers LLP, More London, Riverside, London, SE1 2RT

attach a copy of our proposals in respect of the administration of the above company

A copy of these proposals was sent to all known creditors on

(b) Insert date

(b) 26 february 2015

* Detete as applicable

Signed Joint Administrator

Dated 25 2. 15

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 searchers of the public record

Tuneet Bahi	
PricewaterhouseCoopers LLP,	Benson House, 33 Wellington Street, Leeds LS1 4JP
- <u> </u>	Tel 0113 289 4759
DX Number	DX Exchange

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

A425PJWH

1 28/02/2015 COMPANIES HOUSE Companies House, Crown Way, Cardiff, CF14 3UZ

DX 33050 Cardiff



Wows 1 Limited (formerly R.P. Martin Holdings Limited) – in administration

High Court of Justice, Chancery Division, Companies Court Case No. 163 of 2015

Joint Administrators' proposals for achieving the purpose of administration

25 February 2015

PricewaterhouseCoopers LLP
Benson House
33 Wellington Street
Leeds
LS1 4JP
Telephone +44 (0) 113 289 4000

Telephone +44 (0) 113 289 4000 Fax +44 (0) 113 289 4460 www.pwc.com/uk

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A	Pre-administration costs
В	Copy of the Statement of affairs
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Abbreviations used in this report

("the Company")	Wows 1 Limited (formerly R.P. Martin Holdings Limited)
("the RP Martin Group/ the group")	The group of companies of which the Company is the ultimate holding company
("the Administrators", "we" or "our")	David Chubb and Robert Lewis
("the Administration")	The administration of the Company
("PwC")	PricewaterhouseCoopers LLP
("the Bank")	Lloyds Bank plc
("IA86")	Insolvency Act 1986
("Sch B1 IA86")	Schedule B 1 Insolvency Act 1986
("IR86")	Insolvency Rules 1986
("Prescribed Part")	The prescribed part is a fund that has to be made available for unsecured creditors. It is paid out of "net property". Net property is floating charge realisations after costs, and after paying - or setting aside enough to pay - preferential creditors in full. But it only has to be made available where the floating charge was created on or after 15 September 2003.

1. Why we have prepared this document

We wrote to you on 14 January 2015 to tell you that on 9 January 2015 the Company had gone into administration and that we had been appointed as Administrators.

We tell you in this document why the Company was placed into administration. We give you a brief history and set out our proposals for achieving the purpose of administration. We include details of the Company's assets and liabilities, and say how likely we are to be able to pay each class of creditor

According to the IA86, the purpose of an administration is to achieve one of these objectives:-

- (a) rescuing the company as a going concern, or if that is not possible or if (b) would achieve a better result for the creditors than (a)
- (b) achieving a better result for the company's creditors as a whole than would be likely if the company were wound up (without first being in administration), or finally, if that is not possible
- (c) realising the company's assets to pay a dividend to one or more secured or preferential creditors.

In this case, we're following objective (b) as it was not reasonably practicable to rescue the Company as a going concern.

Our job is to manage the Company until creditors agree our proposals for achieving the purpose of administration, and then to implement them so far as possible. After that, the Administration will end.

This document and its appendices form our statement of proposals for achieving the purpose of administration

As detailed in Section 2, we have formed the view that the Company has insufficient property to enable a distribution to be made to unsecured creditors other than by virtue of the Prescribed Part as provided for by Section 176A IA86. Accordingly, by virtue of Paragraph 52(1) Sch B1 IA86, a meeting of creditors is not being convened at this time.

In accordance with Rule 2.33(5) IR86 our proposals will be deemed to have been approved by creditors unless a meeting of creditors is requisitioned in the prescribed manner by at least 10% in value of creditors within 8 business days of the date on which these proposals are circulated. We will write to creditors again after the expiry of this period to confirm the deemed approval of the proposals, or alternatively confirm that a meeting is to be held.

If you have any concerns or questions regarding the background to this case or what is being proposed, please do not hesitate to contact my colleague, Sarah Corbett on 0113 289 4014.

Yours faithfully For and on behalf of the Company

David Chubb Joint Administrator

David Chubb and Robert Lewis have been appointed as joint administrators of the Company to manage its affairs, business and property as its agents and without personal liability. Both are licensed in the United Kingdom to act as insolvency practitioners by the Institute of Chartered Accountants in England and Wales. The joint administrators are Data Controllers of personal data as defined by the Data Protection Act 1998. PricewaterhouseCoopers LLP will act as Data Processor on their instructions. Personal data will be kept secure and processed only for matters relating to the administration.

2 What you could recover: a summary

Estimated recovery for secured creditors

What secured creditors are owed:

c £17 million - cross guaranteed across the RP Martin Group.

% Recovery

Forecast Timing

What we think secured creditors could recover from the Company.

uncertain

uncertain

Estimated dividend prospects

% Recovery

Forecast Timing

For preferential creditors:

We are not aware of any preferential creditors of the Company

nıl

n/a

For unsecured creditors:

ie all other creditors who are neither secured nor preferential.

nıl

n/a

3 Brief history of the Company and summary of what we have done since the date of appointment

Background

The Company was incorporated on 14 December 2007 and was a non-trading holding company. The Company is an immediate subsidiary of SNS Portfolio Limited which is the ultimate parent for the RP Martin Group of which Martin Brokers Group Limited was the main UK trading company

The Company's only assets were its shareholdings in Wows 2 Limited (previously known as RPM Group Limited), inter-group debt and potentially funds held in a lawyer's client account.

The RP Martin Group is a wholesale broking firm in the financial markets which is primarily based in London, with offices in Amsterdam and Stockholm.

As at the date of our appointment the Company did not have any employees.

The circumstances giving rise to the Administrators' appointment

In the last three years the RP Martin Group has suffered the effects of being involved in the LIBOR rigging scandal, which resulted in a number of directors leaving the business in 2013 and fines by regulators in the UK, Europe and the US.

The main UK trading business of the group was sold to BGC M Partnership Limited, an entity controlled by BGC Capital Partners, on 12 December 2014 The sale was achieved through the sale of shares held by Trio Holdings Ltd, an indirect subsidiary of the Company. This sale was negotiated and completed by the directors of the RP Martin Group prior to our appointment and did not directly involve the Company. Further details can be found in our letter dated 14 January 2015, which is attached at Appendix D

None of the proceeds of the sale were payable to the Company as none of the assets sold were directly owned by the Company.

Following the sale the director of the Company made arrangements for the appointment of the Administrators in light of continued legal proceedings against the Company and accruing property costs

Pre-administration costs

Planning work was carried out prior to our appointment as Administrators including:

- Internal PwC team meetings regarding the strategy for the appointment
- · Gathering information required for the appointment

Our total pre-administration time costs at our firm's standard charge out rates for work of this nature are £5,469 (exclusive of VAT). A breakdown is provided at Appendix A. It is proposed that £5,469 (exclusive of VAT) is payable as an expense of the Administration.

In addition to PwC's costs, Taylor Wessing LLP has incurred pre-administration time costs of £2,500 (exclusive of VAT) in relation to the appointment of administrators and £69 60 (exclusive of VAT) of pre-Administration disbursements.

The payment of pre-administration costs as an expense of the Administration is subject to the approval in the same manner as the Administrators' remuneration and certain disbursements.

Connected party transactions

We are aware that three previous directors of the Company were employed by BGC M Partnership Limited at the time of the sale of the UK Trading business.

We are also aware that as the Company was the holding company of a group there were transactions in the ordinary course of business with group companies

3 Brief history of the Company and summary of what we have done since the date of appointment

How we've managed and financed the Company's affairs and business

As advised, none of the consideration from the pre-appointment sale of the trading business was payable to the Company and none of the consideration will be indirectly received by the Company through its indirect shareholding.

The proceeds received by other members of the group will be used to reduce their secured liabilities which arise under a guarantee provided by all the UK companies of the group. No funds will be received from the other group companies, either by way of a distribution to the Company as shareholder, nor by way of receipt of inter-group debts. This is due to all their recoveries being used to reduce the level of their secured debt, though it is anticipated that a shortfall to the secured lender will remain

As at the date of our appointment the Company had circa £17,000 held in one of its solicitors' client accounts. We are in discussions with the solicitors in respect of these monies in order to ascertain whether or not these are an asset of the Company

Following our appointment, we entered discussions with the purchaser of the UK business in respect of a licence to occupy the RP Martin Group's former trading office in London, which is leased to the Company A licence was entered into between the Company and Martin Brokers Group Limited on 23 January 2015 for the period to 31 January 2015. The licence fee will enable us to discharge occupation costs associated with the property and thus mitigate the landlord's claim.

We confirm that Martin Brokers Group Limited vacated the property on 31 January 2015 and no further monies are expected from this source. We have sought to facilitate the clearance of the property on behalf of the landlord. Following discussions with a number of interested parties it was not anticipated that there was any residual value in the lease and therefore it has been offered for surrender to the landlord

Objective of the Administration

As it was not considered reasonably practicable to rescue the Company as a going concern, the statutory purpose being pursued in relation to the Company is to achieve a better result for the Company's creditors as a whole than would be likely if the Company were wound up, without being in administration (Paragraph 3(1)(b) of Sch B1 IA86)

Secured creditors

We do not expect that the Bank will be repaid in full. At the date of administration, the Bank was owed circa £17 million under a cross guarantee in respect of monies due from the RP Martin Group to the Bank. This debt is secured by a debenture dated 17 March 2008, which gives the Bank fixed and floating charges over all the Company's assets

The secured creditor was consulted during the sales process in respect of Martin Brokers Group Limited. Following receipt of sale proceeds, the group's indebtedness was reduced and the Company's exposure under the cross guarantee will also therefore reduced.

Estimated dividend prospects

Preferential creditors

There are no preferential creditors of the Company

Unsecured creditors

It is not expected that there will be any funds available to make a distribution to unsecured creditors

The Prescribed Part applies in this case as there is a floating charge created after 15 September 2003

We do not think there will be a dividend for the unsecured creditors under the Prescribed Part because we think the Company's net property will be less than £10,000

3 Brief history of the Company and summary of what we have done since the date of appointment

Ending the Administration

Once the objective of the Administration has been achieved we expect that we will file a notice with the Registrar of Companies and the Company will be dissolved three months later

4 Our proposals for achieving the purpose of administration

Our proposals for achieving the purpose of the Administration are as follows.

- We will continue to manage and finance the Company's business, affairs and assets from asset realisations, or in such other manner as we consider appropriate. We will do this with a view to achieving a better result for the Company's creditors as a whole than would likely be achieved if the Company were wound up (without first being in administration). Failing that we will realise assets to pay a dividend to one or more secured or preferential creditors
- u) We may investigate and, if appropriate, pursue any claims the Company might have We will also do anything else we think appropriate, to achieve the purpose of the Administration, to protect and preserve the Company's assets, to maximise realisations, or for any other purpose incidental to these proposals
- ni) In the (unlikely) event that we think there will be money for unsecured creditors, we may (but we do not have to) agree in principle the claims of unsecured creditors for confirmation by a subsequent liquidator or supervisor of a company voluntary arrangement. The costs of doing this may be charged to the Administration, as part of our fees, depending on whether or not there will be a dividend for unsecured creditors. If we choose not to agree the claims in principle and there is money for unsecured creditors, a subsequent liquidator or supervisor of a company voluntary arrangement will agree the claims.
- In the (unlikely) event that we think there will be money for unsecured creditors, we may (but we do not have to) ask the court to allow us to pay dividends to those creditors. If we choose not to ask the court for such an order and there is enough money for unsecured creditors, a subsequent liquidator or supervisor of a company voluntary arrangement will pay dividends to them.
- v) We may use one or more "exit route" strategies to end the Administration, but we're likely to choose the following options as being the most cost effective and practical in this case:-

If, as we anticipate, there are insufficient funds to pay a dividend to unsecured creditors;

(a) Once we have finished our work we will file a notice with the Registrar of Companies and the Company will be dissolved three months later.

In the unlikely event that there are funds available to pay a dividend to unsecured creditors;

- (b) Once we have disposed of all of the assets and finished our work, we will put the Company into creditors' voluntary liquidation. If this happens, we propose that David Chubb and Robert Lewis are appointed as joint liquidators and that any act required or authorised to be done by the joint liquidators can be done by any of them acting jointly or alone. Creditors may, before these proposals are approved, nominate a different person or persons as liquidator(s), in accordance with paragraph 83(7)(a) Sch. Bi IA86 and Rule 2.117A(2)(b) IR86; or
- (c) In certain circumstances we may apply to court to end the Administration and to put the Company into compulsory liquidation. The court may appoint the Administrators as liquidators depending on the circumstances. Creditors will be notified at the time whether the Administrators intend to apply for appointment as subsequent liquidators, or
- (d) Once we have finished disposing of the assets we will apply to the court for permission to pay any surplus funds to unsecured creditors. If this is granted, once the distribution has been made, we will end the Administration by filing a notice with the Registrar of Companies and the Company will be dissolved three months later. If we do not get permission we will put the Company into creditors' voluntary liquidation in accordance with paragraph (b) above or comply with the terms of any court order where different; or
- (e) We will put together a proposal for a company voluntary arrangement ("CVA") and put it to meetings of the Company's creditors and shareholders for approval. If the CVA is approved, we will end the Administration, once it's complete, by filing a notice with the Registrar of Companies.

4 Our proposals for achieving the purpose of administration

- (f) We will be discharged from liability in respect of any of our actions as Administrators at a time set by the secured creditor.
- (g) We propose that the unpaid pre-administration costs set out at Appendix A are approved for payment as an expense of the Administration. The payment of unpaid pre-Administration costs as an expense of the Administration is subject to approval under Rule 2 67A Insolvency Rules 1986 and is not part of the proposals subject to approval under paragraph 53 of Sch. B1 IA86.
 - If creditors elect a committee it will be up to the committee to approve payment of unpaid preadministration costs as an expense. If there is no committee, because we do not believe that the Company have sufficient assets to pay a distribution to unsecured creditors we will ask the secured creditor to approve the pre-administration costs.
- (h) We propose that our fees be fixed based on the time we and our staff spend on the case at our normal charge out rates for this type of work. We also propose that disbursements for services provided by our firm (defined as Category 2 disbursements in Statement of Insolvency Practice No 9) are charged as per our firm's policy.

If creditors elect a committee it will be up to the committee to approve payment of unpaid preadministration costs as an expense. If there is no committee, because we do not believe that the Company has sufficient assets to pay a distribution to unsecured creditors, we will ask the secured creditor to approve the basis of our fees and Category 2 disbursements

5 Statement of affairs

We were given a statement of affairs of the Company on 19 February 2015 It was signed by Stephen Welch, the sole director of the Company.

We have the following comments on the statement of affairs -

- As is normal in a statement of affairs, the costs of realising the Company's assets and the costs of the Administration have not been included.
- · We have not audited the information.
- We have not had sight of the agreement evidencing the debt referred to between the Company and its director.

Other comments

We attach at Appendix B a copy of the statement of affairs and, as required by law, it includes details of the names, addresses and debts of creditors (including details of any security held)

We recognise creditors may want to contact each other to discuss certain aspects of the case. If you need more information to be able to do this, please get in touch with Sarah Corbett on 0113 289 4014 by telephone or in writing, or by emailing your request to creditorenquiries@uk.pwc.com with the name of the Company in the title and including your name and your company name (if applicable) in the email

6 Statutory and other information

Court details for the Administration:	High Court of Justice, Chancery Division, Companies Court, Case 163 of 2015
Full name:	Wows 1 Limited
Trading names:	n/a
Previous name:	R.P Martin Holdings Limited
Registered number:	06453866
Registered address:	Benson House, 33 Wellington Street, Leeds, LS1 4JP
Company directors:	Mr Stephen Welch
Company secretary:	No current secretary
Shareholdings held by the directors and secretary:	Mr Stephen Welch holds the following: <u>Class</u> Number A1 17,504,774 A2 2,846,584 B 1,322,500 C 42,145,226
Date of the Administration appointment:	9 January 2015
Administrators' names and addresses:	Mr David Christian Chubb and Mr Robert Nicholas Lewis of PricewaterhouseCoopers LLP, 7 More London Riverside, London, SE1 2RT
Appointor's / applicant's name and address:	Mr Stephen Welch, Cannon Bridge, 25 Dowgate Hill, London, EC4R 2BB
Objective being pursued by the Administrators:	(b) achieving a better result for the company's creditors as a whole than would be likely if the Company were wound up (without first being in administration)
Division of the Administrators' responsibilities:	For the purpose of paragraph 100(2) Sch.B1 IA86, all of the functions powers and duties of the Administrators may be exercised by all or any of the Administrators.
The European Regulation on Insolvency Proceedings (Council Regulation (EC) No. 1346/2000 of 29 May 2000):	The European Regulation on Insolvency Proceedings applies to this Administration and the proceedings are main proceedings.
Proposed end of the Administration	Dissolution.

7 Receipts and payments account

Statement of Affairs Estimated to realise		9 January 2015 to 22 February 2015
0 00	Fixed Charge Receipts	
	Licence fee	50,000.00
	Interest	3.69
		50,003.69
	Fixed Charge Payments	-
	Fixed Charge Balance at Bank	50,003.69
0 00	Floating Charge Receipts	-
	Floating Charge Payments	
	Statutory advertising	(76.72)
		(76.72)
	Floating Charge Balance at Bank	(76.72)
	VAT control account	(15.34)
	Balance at bank held in interest bearing account	49,911.63

Pre-administration costs Appendix A

The following are costs incurred prior to our appointment as Administrators but with a view to the Company entering Administration. It is proposed that the unpaid costs will be paid as an expense of the Administration. The payment is subject to approval under Rule 2 67 IR86 and not part of the proposals subject to approval under paragraph 53 Sch B1 IA86

3	Unnaid amount	Paid amount
Fees charged by the Administrators	5,469.00	0.00
Expenses incurred by the Administrators	2,569.60	00.0
Fees charged by other persons qualified to act as an insolvency practitioner	n/a	n/a
Expenses charged by other persons qualified to act as an insolvency practitioner	n/a	n/a
Total	8,038.60	0.00

Narrative of work carried out by the Administrators for the period to 8 January 2015

- Internal PwC team meetings regarding the strategy for the pending Administration appointment.
 - Gathering information required for the Administration appointment
 - Pre-appointment acceptance checks

Wows i Linnited (tormerly R. P. Martin Holdings Linnited) - in administration

Anah 325 of time costs for the period to 8 January 2015

Aspect of assignment	Partner	Director	Manager	Manager	Associate	Associate	Secretarial	Associate Associate Secretarial Total hours		Time cost hourly rate
									4	ધ
Strategy, Planning & Acceptance	,	•	1 50	2 85	05 6	2 20	•	16.05	5,469.00	340 78
Total for the period	000	00 0	150	2 85	9.50	2.20	0.00	16.05	5,469.00	340 75
										I

Narrative of work carried out by the solicitors for the period to 8 January 2015

- Pre-appointment searches.
- Drafting the appointment documents
- Swearing and filing the appointment documents.

 Co-ordinating with PwC and the sole director in respect of logistics

Appendix B	Copy of the Statement of affairs

Statement of affairs

Name of company Wows 1 Limited	Company number 06453866
In the High Court of Justice, Chancery Division, Companies Court (full name of court)	Court case number 163 of 2015
Statement as to the affairs of (a) Wows 1 Limited, Cannon EC4R 2BB	Bridge, 25 Dowgate Hill, London,

(a) Insert name and address of registered office of the company

on the (b) 9 January 2015, the date that the company entered administration

(b) Insert date

Statement of Truth

I believe that the facts stated in this statement of affairs are a full, true and complete statement of the affairs of the above named company as at (b) 9 January 2015 the date that the company entered administration

Full nam	ne Stephen Welch	
Signed		(د
Dated	19 February 2015	

A – Summary of Assets

Assets	Book	Estimated to
	Value	Realise
Assets subject to fixed charge	£	£
isself subject to fixed charge		
		ļ
	į	
ssets subject to floating charge		
ncharged assets		
stimated total assets available for preferential creditors	Nıl	Nıl
Amateu total assets available for preferential elegitors	1111	1 412
	<u> </u>	
NO.E.I. COLG		
gnature Date 19 February 2015		
gnature Date 19 February 2015		

A1 – Summary of Liabilities

	,	Estimated to realise £
Estimated total assets available for preferential creditors (carried from page A)		£nıl
Liabilities Preferential creditors -	£nıl	
Estimated deficiency/surplus as regards preferential creditors		£nıl
Estimated prescribed part of net property where applicable (to carry forward) *	£nıl	
Estimated total assets available for floating charge holders		£nıl
Debts secured by floating charges	£17,000,000	
Estimated deficiency/surplus of assets after floating charges		(£17,000,00
Estimated prescribed part of net property where applicable (brought down) **	£nıl	
Total assets available to unsecured creditors		£nıl
Unsecured non-preferential claims (excluding any shortfall to floating charge holders)	£31,539,647	
Estimated deficiency/surplus as regards non-preferential creditors (excluding any shortfall to floating charge holders)		£nıl
Shortfall to floating charge holders (brought down)	£ (£17,000,000)	
Estimated deficiency/surplus as regards creditors		(£48,539 64
Issued and called up capital ***	£	(£3,147,843
Estimated total deficiency/surplus as regards members	£	(£51,687,49

Notes

Date 19 February 2015

^{*} There is no prescribed part

^{**} Perkine Coe have a claim of £112,981 which is not included in this balance as the claim is disputed

^{***} As at Sept 14 share capital £3,140,925, share premium £6,918

COMPANY CREDITORS

Note: You must include all creditors and identify all creditors under hire-purchase, chattel leasing or conditional sale agreements and customers claiming amounts paid in advance of the supply of goods or services and creditors claiming retention of title over property in the company's possession

									 _
Value of secunty £									
Date secunty given									
Details of any security held by creditor					Note Prager Dreifuss invoice converted to GBP at 0 756 (CHF to GBP rate on 26, lan 15)		Senior secured lender – fixed and floating charge over all UK entities - before allocation of sales proceeds		
Amount of debt	675,795	1,025	106,473	220,734	6,074	329,546	17,000,000	30,200,000	
Address (with postcode)	J Ellis, 30 Crown Place, Earl Street, London EC2A 4ES	M Walsh, Merrill Corporation Limited, 101 Finsbury Pavement, London EC2A 1ER	CBRE Asset Services, Pacific House, 70 Wellington Street, Glasgow G2 6UA	47 Homefield Drive, Chiswich, London W4 2LW	schweizerof-passage 7, Postfach 7556, CH-3001 Bern, Switzerland	Paul Thomas, 1 Bartholomew Lane, London EC2M 2GT	Lloyds Bank, 1st Floor, Princess House, 1 Suffolk Lane, London, EC4R 0AX	47 Homefield Drive, Chiswich, London W4 2LW	\{
Name of creditor or Claimant	Pinsents	Merrills	СВЯЕ	Stephen Welch	Prager Dreifuss	Gresham LLP	нвоѕ	Stephen Welch	

nature

Date 19 February 2015

COMPANY SHAREHOLDERS

Name of Shareholder	Address (with postcode)	No of shares held	Nominal Value	Details of Shares held	
See separate schedule attached	Pc				T
					<u> </u>
				•	T
					T
					·
\	TOTALS]
Signature	Date 19 February 2015	y 2015			

25,000 2,593,000 972,375 150,000 140,909 300,000 1,622,727 25,000 700,000 200,000 300,000 700,000 400,000 200,000 350,000 300,000 300,000 4,847,727 800,000 150,000 388,500 194,475 300,000 324,125 648,250 388,500 454,545 250,000 ,296,500 400,000 300,000 000,000,1 350,000 250,000 400,000 No shares 0 03% 0 20% 0 30% 0.70% 0 40% 0 15% 0 10% 0 20% 0 35% 0 30% 0 30% 0.40% 0.30% 4 86% %08 0 0 25% 0 03% 0 40% 0 33% 0 39% 0 39% 1 30% 0 20% 0 14% 0 30% 0 20% 1 63% **%02 0** 0 15% 0 65% 0 30% 0 35% 0 46% 0.40% 1 00% 0.25% 0 40% Δ ပ ပြ Nicholas Amanda Stephen Stephen Stephen Edmund Graham Michael Richard Michael Richard William William James Sander Simon Darren Klaus Grant Dond Robert Arthur Rusel Perry Kees Ryan Kevin Keith Ryan Mark Mike Paul Š 唇 <u>¤</u> Shareholder list - last available van der Weele McCambridge Van Leeuwen Van Seters Thompson Steingass Westcott Surname Morrissey Campbel Rayment Rowbury Sweeney Westcott Schedule 1 Spencer Wheeler Woolcott Manston McNally Remme Sullivan Penney Sullivan Reekie Klinger Marling Nathan Ritchie Wright Welch Welch Morlev Ridge Morley Smith Taylor Martin Scott Tagg Ricci Ricc 300,000 190,909 350,000 50,000 50,000 181,818 29,775 440,909 572,727 390,909 000'009 ,225,000 140,909 200,000 100,000 200,000 500,000 200,000 200,000 200,000 400,000 200,000 250,000 300,000 100,000 200,000 200,000 000,009 100,000 300,000 000'009 2,846,584 1,322,500 42,145,226 340,909 400,000 ,225,000 200,000 200,000 000'009 0 20% 42 28% 0 20% 0.20% 0 19% 0 44% 0.25% 0 30% 0 20% %090 0 30% 0.57% 0 05% 0.60% 0 35% 1 23% 0 20% 0.50% 0 30% **%09 0** 0 20% 0 20% 0 10% 0 18% 0 34% 0 14% 0 40% 1.23% 0 20% 0 20% 0 03% 0 40% 0.20% 0 10% **%09 0** 0 39% 0.20% 0 10% 0 05% 2 86% 1 33% O Ö Jacqueline Shushmita Matthew Geoffrey Spencer Stephen Stephen Eamonn Anthony Stephen Stephen Thomas Claudia Andrew Andrew Andrew Bradley William Russell Roger Tiffany Stuart Martin Stuart David Philip Simon Maria David Pierre Peter Philip Jason Annie Diane Dean Mark Gary Paul John ee Fee Chambers Hannaford Hannaford Chaudhur Surname Billington Goldberg Johnston Blanzaco Fraguela Graham Aylward Branch Franks Harrold Hulbert Bradley Klinger Lidyard Downe Bryant Jasper Coyne Lyons Welch Brown Welch Welch Baxter Blake Dixon Hinds Larner Lucas Welch Kelly Field Lake Barry Benn LE# Bell Be≡

Appendix C	Statement of claim form	

Wows 1 Limited - in Administration Statement of claim

As directed by Article 42(1) of the EC Regulation on Insolvency Proceedings 2000 the following is brought to your attention:

Notice to creditor in EU Member State	Language
Invitation to lodge a claim. Time limits to be observed.	English
Invitación para realizar un reclamo Se deberán respetar los plazos establecidos.	Spanish
Opfordring til anmeldelse af fordringer Vær opmærksom på fristerne.	Danish
Aufforderung zur Anmeldung einer Forderung Etwaige Fristen beachten.	German
Πρόσκληση για έγερση αξίωσης, Υποχρεωτική τήρηση προθεσμίας	Greek
Invitation à produire une créance. Délais à respecter.	French
Invito all'insinuazione di un credito. Termine da osservare.	Italian
Oproep tot indiening van schuldvorderingen. In acht te nemen termijnen.	Dutch
Aviso de Reclamação de Créditos. Prazos Legais a Observar.	Portuguese
Kehotus saatavan ilmoittamiseen. Noudatettavat maaraajat.	Finnish
Anmodan att anmåla fordran Tidsfrister att iaktta	Swedish
Pozvánka k uplatnění si nároku. Je nutno dodržet termíny.	Czech
Zaproszenie do wniesienia wniosku o odszkodowanie. Termin wniesienia wniosku jest obarczony obostrzeniami.	Polish
Felhívás követelés benyújtására. Vegye figyelembe az ıdőkorlátokat.	Hungarian
Poziv k predložitvi zahtevka. Treba je upoštevati časovne omejitve.	Slovenian
Приглашение к подаче иска Соблюдайте установленные сроки.	Russian
Pasıülymas pateıkti ıeškıni Paisytını laıko aprıbojimai.	Lithuanian
Stedina biex taghmel talba. It-termini taz-zmien ghandhom jigu mharsa	Maltese
Palve nõude esitamiseks. Palun jälgige ajapiiranguid.	Estonian
Uzaicinājums prasības iesniegšanai. Prasības iesniegšanas laiks ir stingri ierobežots	Latvian
Invitație pentru a depune o cerere Luați în considerare data limită	Romanian
Cuireadh éileamh a thaisceadh. Teorainn ama le comhlíonadh.	Insh
Покана за предявяване на иск Трябва да се спази указания краен срок.	Bulgarian
Pozvánka na uplatnenie si nároku. Je nutné dodržať termíny.	Slovak

Please complete and return this claim form with supporting documentation as soon as possible to David Chubb, Joint Administrator.

Creditors whose claims are secured or preferential (in part or in whole) should provide details of their claim to the above address. However, they need not use this claim form.

Wows 1 Limited - in Administration Statement of claim

This claim form is submitted for the purposes of proving the creditor's debt and the creditor's entitlement to vote.

Creditor's name and address.	
Registered number (if creditor is a company)	
Claim amount	
Total amount of your claim (including VAT) at the date the administration commenced.*	£
Any payment received by the creditor in relation to the claim after the appointment of the administrators.	£
Total value (including VAT) of any monies owed by the creditor to the company	£
Total value (including VAT) of any retention of title in respect of any goods to which the debt relates	£
Please provide details of any documents that	
substantiate your claim including where	
applicable, details of any reservation of title. If available, please attach a statement of account.	
in available, please attach a statement of account.	
What goods or services did you provide?	
If you have security for your debt, please provide details of the type and value of the security, the date it was given, and provide details of how you have valued your security	
If no security held, leave this section blank.	
We have a duty as administrators to consider the conduct of the directors prior to our appointment. Are there any particular matters relating to the purchase of goods and services from yourselves, or any other matters that you feel should be reviewed?	
If so, please provide brief details on this form, or on a separate sheet if there is insufficient room.	
Signature of creditor or person authorised to act on behalf of the creditor	Date
Name in block capitals	
Position with or relation to the creditor (e g director, company secretary, solicitor)	

/D355Fv2

^{*} You must deduct any trade or other discounts which would have been available to the company but for its administration, except any discount for immediate, early or cash settlement

Appendix D	Initial letter dated 14 January 2015
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TO ALL KNOWN CREDITORS

14 January 2015

When telephoning please ask for Sarah Corbett

Our ref SC/MG/Wows1/20150113/D426B

Dear Sirs

Wows 1 Limited (formerly R.P Martin Holdings Limited) - in administration ("the Company")

In accordance with section 246B of the Insolvency Act 1986 and Rule 12A 12 of the Insolvency Rules 1986, I give notice that the following document is available to view and download at www.pwc.co.uk/wows1

Initial letter to creditors and notice of appointment of Administrators

This document will be available at the above website address for not less than three months from the date of this letter

<u>Password</u> – This document has been password protected. The password you require to access these documents is *

You may request a hard copy of the document

- · In writing to Sarah Corbett at the below address, or
- By telephoning Sarah Corbett on 0113 289 4014, or
- By e-mailing <u>creditor enquiries@uk pwc com</u> Please ensure that the name of the insolvent company is clearly displayed in the email title. Include in the email the name of your company and your postal address if different to the address to which this notice has been sent

A copy will be sent within five business days of the receipt of your request to the address to which this letter is sent, unless in your request you notify us of an alternative address. No fee will be charged for supplying the copy

Please note that the above e-mail address may be used for requesting hard copies only General enquiries should be directed to the postal address below

Yours faithfully For and on behalf of the Company

Michelle Gilks For David Chubb Joint Administrator

David Chubb and Robert Lewis have been appointed as joint administrators of the Company to manage its affairs, business and property as its agents and without personal liability. Both are licensed in the United Kingdom to act as insolvency practitioners by the Institute of (hartered Accountants in England and Wales. The joint administrators are Data Controllers of personal data as defined by the Data Protection Act 1998 PricewaterhouseCoopers LLP will act as Data Processor on their instructions. Personal data will be kept secure and processed only for matters relating to the administration.

*NOTE THE PASSWORD FOR ACCESSING THE ABOVE DOCUMENT CAN BE REQUESTED BY CREDITORS AND SHAREHOLDERS BY CONTACTING SARAH CORBETT USING THE ABOVE CONTACT DETAILS.

PricewaterhouseCoopers LLP, Benson House, 33 Wellington Street, Leeds LS1 4JP T +44 (0) 113 289 4000, F +44 (0) 113 289 4460, www pwc co uk

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