In accordance with Rule 5.10 of the Insolvency (England & Wales) Rules 2016 & Section 94(3) of the Insolvency Act 1986.

LIQ13

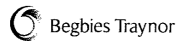
Notice of final account prior to dissolution in MVL



02/08/2018 COMPANIES HOUSE **Company details** → Filling in this form Company number 6 9 3 0 3 7 7 Please complete in typescript or in bold black capitals. Company name in full **Telent Investments Limited** Liquidator's name Mark Full forename(s) Surname Malone 3 Liquidator's address Building name/number | 3rd Floor, Temple Point 1 Temple Row Street Post town Birmingham County/Region Postcode B 2 5 L G Country Liquidator's name • Other liquidator Full forename(s) Gareth Use this section to tell us about Surname another liquidator. **Prince** Liquidator's address @ 3rd Floor, Temple Point Building name/number Other liquidator Use this section to tell us about 1 Temple Row Street another liquidator. Post town Birmingham County/Region Postcode B | 2 5 G Country

LIQ13
Notice of final account prior to dissolution in MVL

6	Final account	
	☐ I have delivered the final account of the winding up to the members in accordance with Section 94(2) and attach a copy.	
7	Sign and date	
Liquidator's signature	Signature X	
Signature date	0 1 0 8 2 0 1 8	



Telent Investments Limited (In Members' Voluntary Liquidation)

Final report and account of the liquidation

Period: 28 September 2017 to 31 July 2018

Important Notice

This report has been produced solely to comply with our statutory duty to report to members of the Company pursuant to Section 94 of the Insolvency Act 1986. This report is private and confidential and may not be relied upon, referred to, reproduced or quoted from, in whole or in part, by members for any purpose other than this report to them, or by any other person for any purpose whatsoever.

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- Interpretation
- □ Company information
- □ Details of appointment of liquidators
- Progress since appointment
- Outcome for creditors
- Distributions to members
- □ Remuneration and disbursements
- □ Unrealised assets
- Other relevant information
- □ Conclusion
- □ Appendices
 - Liquidators account of receipts and payments for period from 28 September 2017 to 31 July 2018
 - 2 Liquidators' time costs and disbursements

1. INTERPRETATION

Expression	Meaning		
"the Company"	Telent Investments Limited (In Members' Voluntary Liquidation)		
"the liquidators", "we", "our" and "us"	Mark Malone of Begbies Traynor (Central) LLP, 3rd Floor, Temple Point, 1 Temple Row, Birmingham, B2 5LG and Gareth Prince of Begbies Traynor (Central) LLP, 3rd Floor, Temple Point, 1 Temple Row, Birmingham, B2 5LG		
"the Act"	The Insolvency Act 1986 (as amended)		
"the Rules"	The Insolvency (England and Wales) Rules 2016 (as amended)		
"secured creditor" and "unsecured creditor"	Secured creditor, in relation to a company, means a creditor of the company who holds in respect of his debt a security over property of the company, and "unsecured creditor" is to be read accordingly (Section 248(1)(a) of the Act)		
"security"	(i) In relation to England and Wales, any mortgage, charge, lien or other security (Section 248(1)(b)(i) of the Act); and		
	 (ii) In relation to Scotland, any security (whether heritable or moveable), any floating charge and any right of lien or preference and any right of retention (other than a right of compensation or set off) (Section 248(1)(b)(ii) of the Act) 		
"preferential creditors"	Any creditor of the Company whose claim is preferential within Sections 386, 387 and Schedule 6 to the Act		

2. COMPANY INFORMATION

Trading name(s):

n/a

Company registered number:

06930377

Company registered office:

3rd Floor, Temple Point, 1 Temple Row, Birmingham, B2

51 G

Former trading address:

Point 3, Haywood Road, Warwick, CV34 5AH

3. DETAILS OF APPOINTMENT OF LIQUIDATORS

None

Date winding up commenced:

28 September 2017

Date of liquidators'

28 September 2017

appointment:

Changes in liquidator (if any):

4. PROGRESS SINCE APPOINTMENT

This is our final report and account of the liquidation.

Receipts and Payments

Attached at Appendix 1 is our abstract of receipts and payments for the period 28 September 2017 to 31 July 2018.

There have been no receipts or payments during this period.

What work has been done in the period of the report, why was that work necessary and what has been the financial benefit (if any) to members?

Details of the types of work that generally fall into the headings mentioned below are available on our firm's website - http://www.begbies-traynorgroup.com/work-details Under the following headings we have explained the specific work that has been undertaken on this case. Not every piece of work has been described, but we have sought to give a proportionate overview which provides sufficient detail to allow members to understand what has been done, why it was necessary and what financial benefit (if any) the work has provided to members.

The costs incurred in relation to each heading are set out in the Time Costs Analysis which is attached.

General case administration and planning

General case administration includes different categories such as cashiering, general case administration (filing, creditor correspondence) and dealing with sundry issues as and when they arise. Furthermore, this time cost comprises regular case reviews and compliance checks.

These items are not necessarily financially beneficial to any class of creditor but are requirements of the Statutory Regulations / The Insolvency Act and Rules.

Compliance with the Insolvency Act, Rules and best practice

Compliance with the Insolvency Act, Rules and best practice includes the following categories:-

- · Appointment formalities including statutory filing and advertisements;
- · Cashiers review and signing;
- · Bond reviews;
- · Case closure formalities including preparation of final report and associated forms.

The above are not necessarily financially beneficial to any class of creditor but are requirements of the Statutory Regulations / The Insolvency Act and Rules.

Other matters which includes meetings, tax, litigation, pensions and travel

This relates to communication and correspondence with the Company accountants to obtain the preappointment corporation tax returns in order to seek tax clearance from HM Revenue and Customs ("HMRC") to close the liquidation. We have liaised with HMRC and tax clearance was obtained on 18 July 2018. It is understood that the Company was not VAT registered and did not hold a PAYE reference.

OUTCOME FOR CREDITORS

As in any liquidation, in a members' voluntary liquidation creditors are required to prove their claims and the liquidators must examine the proofs and the particulars of the claims and admit them, in whole or in part, or reject them. The liquidators must then settle the priorities of the creditors (as between secured, preferential, and unsecured) before paying them in full with statutory interest.

The statement of the Company's assets and liabilities embodied within the statutory declaration of solvency sworn by the director indicated that there were no outstanding creditors. We have obtained clearance from HM Revenue & Customs that no further amounts are due in respect of Corporation Tax.

DISTRIBUTIONS TO MEMBERS

On the basis there are no realisations, there has been no distributions to the member.

7. REMUNERATION & DISBURSEMENTS

Our remuneration has been fixed by a resolution of the members of the Company by reference to the time properly given by us (as liquidators) and the various grades of our staff calculated at the prevailing hourly charge out rates of Begbies Traynor (Central) LLP in attending to matters arising in the liquidation subject to us having agreed that our remuneration shall not exceed the sum of £3,000 in circumstances where the value of time given by us and our staff in attending to matters arising in the winding up exceeds this sum.

We are also authorised to draw disbursements for services provided by our firm and/or entities within the Begbies Traynor group, in accordance with our firm's policy, details of which were presented to the general meeting of the Company at which various resolutions, including the special resolution that the Company be wound up voluntarily, were passed and which is attached at Appendix 2 of this report.

Our time costs for the period from 28 September 2017 to 31 July 2018 amount to £4,771.50 which represents 22.2 hours at an average rate of £214.93 per hour.

The following further information in relation to our time costs and disbursements is set out at Appendix 2:

- □ Time Costs Analysis for the period 28 September 2017 to 31 July 2018
- Begbies Traynor (Central) LLP's charging policy

To date, we have drawn the total sum of £3,000 (plus VAT) in accordance with the approval obtained from the member. This has been paid directly by the Company's parent, Co-Invesment Limited, and therefore does not appear in the receipts and payments account. The unbilled time costs have been written off as irrecoverable.

The Time Costs Analysis for the period of this report attached at Appendix 2 shows the time spent by each grade of staff on the different types of work involved in the case, and gives the total costs and average hourly rate charged for each work type.

Please note that the analysis provides details of the work undertaken by us and our staff following our appointment only.

Disbursements

To 31 July 2018, we have also drawn disbursements in the sum of £491.80 (plus VAT) which have also been paid directly by the Company's parent, Co-Invesment Limited and therefore does not appear in the receipts and payments account.

8. UNREALISABLE ASSETS

The only asset on the Statutory Declaration is Cash at Bank of £1 which was considered to uneconomical to recover and distribute.

OTHER RELEVANT INFORMATION

Use of personal information

Please note that although the liquidation is being concluded, in discharging our remaining duties as liquidators, we may need to access and use personal data, being information from which a living person can be identified. Where this is necessary, we are required to comply with data protection legislation. If, as a shareholder, you would like further information about your rights in relation to our use of your personal data, you can access the same at https://www.begbies-traynorgroup.com/privacy-notice If you require a hard copy of the information, please do not hesitate to contact us.

10. CONCLUSION

Following the Company's affairs being fully wound up, we will deliver our final account to the Registrar of Companies and upon delivery of which we will vacate office and be released as liquidators under Section 171(6) of the Act.

Should you require further explanation of any matters contained within this report, you should contact our office and speak to the case manager, Louise Corbishley in the first instance, who will be pleased to assist,

Gareth Prince Joint Liquidator

Dated: 31 July 2018

ACCOUNT OF RECEIPTS AND PAYMENTS

Period: 28 September 2017 to 31 July 2018

Telent Investments Limited (In Liquidation) Joint Liquidators' Summary of Receipts & Payments To 01/08/2018

£	£		Dec of Sol £
NIL	NIL	ASSET REALISATIONS Book Debts	1.00
MIL			
NIL			1.00
		REPRESENTED BY	
NIL			

Note:

TIME COSTS AND DISBURSEMENTS

- a. Begbies Traynor (Central) LLP's charging policy and
- b. Time Costs Analysis for the period from 28 September 2017 to 31 July 2018.

BEGBIES TRAYNOR CHARGING POLICY

INTRODUCTION

This note applies where a licensed insolvency practitioner in the firm is acting as an office holder of a solvent estate and seeks member approval to draw remuneration on the basis of the time properly spent in dealing with the case. It also applies where further information is to be provided to members regarding the office holder's fees following the passing of a resolution for the office holder to be remunerated on a time cost basis. Best practice guidance¹ requires that such information should be disclosed to those who are responsible for approving remuneration.

In addition, this note applies where member approval is sought to make a separate charge by way of expenses or disbursements to recover the cost of facilities provided by the firm. It also applies where payments are to be made to parties other than the firm, but in relation to which the office holder, the firm or any associate has an interest. Best practice guidance² indicates that such charges should be disclosed to those who are responsible for approving the office holder's remuneration, together with an explanation of how those charges are calculated.

OFFICE HOLDER'S FEES IN RESPECT OF THE ADMINISTRATION OF SOLVENT ESTATES

The office holder has overall responsibility for the administration of the estate. He/she will delegate tasks to members of staff. Such delegation assists the office holder as it allows him/her to deal with the more complex aspects of the case and ensures that work is being carried out at the appropriate level. There are various levels of staff that are employed by the office holder and these appear below.

The firm operates a time recording system which allows staff working on the case along with the office holder to allocate their time to the case. The time is recorded at the individual's hourly rate in force at that time which is detailed below.

EXPENSES INCURRED BY OFFICE HOLDERS IN RESPECT OF THE ADMINISTRATION OF SOLVENT ESTATES

Best practice guidance classifies expenses into two broad categories:

- Category 1 disbursements (approval not required) specific expenditure that is directly related to the case and referable to an independent external supplier's invoice. All such items are charged to the case as they are incurred.
- Category 2 disbursements (approval required) items of expenditure that are directly related to the case which include an element of shared or allocated cost and are based on a reasonable method of calculation, but which are not payable to an independent third party.
 - (A) The following items of expenditure are charged to the case (subject to approval):
 - Internal meeting room usage for the purpose of statutory meetings of creditors is charged at the rate of £100 per meeting;
 - Car mileage is charged at the rate of 45 pence per mile;
 - Storage of books and records (when not chargeable as a Category 1 disbursement) is charged on the basis that the number of standard archive boxes held in storage for a particular case bears to the total of all archive boxes for all cases in respect of the period for which the storage charge relates.

¹ Statement of Insolvency Practice 9 (SIP 9) - Remuneration of insolvency office holders in England & Wales

² lbid 1

Expenses which should be treated as Category 2 disbursements (approval required) – in addition to the two categories referred to above, best practice guidance indicates that where payments are to be made to outside parties in which the office holder or his firm or any associate has an interest, these should be treated as Category 2 disbursements.

- (B) The following items of expenditure will normally be treated as general office overheads and will not be charged to the case although a charge may be made where the precise cost to the case can be determined because the item satisfies the test of a Category 1 disbursement:
 - Telephone and facsimile
 - Printing and photocopying
 - Stationery

HOURLY CHARGE OUT RATES

	Standard 1 May 2011 – until further notice Regional
Partner	395
Director	345
Senior Manager	310
Manager	265
Assistant Manager	205
Senior Administrator	175
Administrator	135
Trainee Administrator	110
Support	110

1 of 1

Total Hours Time Cost R. Hourly rate 230.00 21.84 233 37 232.43 145.00 135 83 269.02 395.00 1000 110.00 214.83 8 9,00 000 8 9.0 80 9 8 8 0.00 80 8 1,143.50 1,580.50 1,775.50 437.00 00.888 276.50 77.00 7.00 8 14.7 82 5 22.2 220.00 110.00 5 ₽ 9 |₽ ន 781.00 116.00 0. 2 = 2 8 2 20 3 7.1 SIP9 telent investments Limited - Members Voluntary Liquidation - 60TE192.MVL: Time Costs Analysis From 28/09/2017 To 31/07/2018 Adniin 80 Snr Admin 0.00 Asst Mingr 8 2,862.00 265.00 Flagr 2 1.4 20 53 3 10.8 Snr Mngr 8 Director 8 ConsultantiPartnet 305.00 908.50 23 8 3 9 5 = Total for Dealing with all creditors claims (including amployees), correspondence and distributions:
Seeking decisions of creditors Total for General Case Administration and Planning: Appointment Total for Compliance with the Insolvency Act, Rules and best practice; CDDA and investigations Statutory reporting and statement of affairs Retention of Title/Third party assets pperty, business and asset sales Total for Realisation of assets: fotal time cost by staff grade; Total fees drawn to date E: fotal hours by staff grade; otal for investigations; Total for Other matters: Average hourly rate £: Banking and Bonding Total for Trading: Creditors committee Sebt collection Case Closure Meetings radino Secured Compliance with the insolvency Act, Rules and best practice Other matters which includes S seeking decisions of creditors, meetings, tax, litigation, Mpensions and travel Dealing with all creditors Sicialing (including employees), correspondence and distributions Seneral Case Administration and Planning salisation of assets vestigations Staff Grade gripa

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Notice of final account prior to dissolution in MVL

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. Louise Corbishley Begbies Traynor (Central) LLP Address 3rd Floor **Temple Point** Post town 1 Temple Row Birmingham Postcode В 2 5 G Country DX 0121 200 8150 Checklist We may return forms completed incorrectly or with information missing. Please make sure you have remembered the following: The company name and number match the information held on the public Register. You have attached the required documents. ☐ You have signed the form.

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