Reference: LQD6849861 NOTCH

Pursuant to Section 130(1) of the Insolvency Act 1986 and Rule 7.22(2) of the Insolvency (England and Wales) Rules 2016

S.130(1) R7.22(2)

The Registrar of Companies Liquidation Section Room 1.03 Companies House Crown Way Cardiff

Company Number							
06937963							

For official use

Name of Company DUET CAPITAL (HOLDINGS) LIMITED

I, T Keller, Official Receiver, of PO Box 18416, Birmingham, B2 2UB enclose a copy of the winding-up order made against the company on 17 March 2023 for filing on the company's file.

Date 8 May 2023

CF14 3UZ

Donna Page

∀F Keller
Official Receiver

For Official Use	
Liquidation Section	Post Room



IN THE HIGH COURT OF JUSTICE

DATED 17 March 2023

**BUSINESS AND PROPERTY COURTS OF ENGLAND AND WALES** 

INSOLVENCY AND COMPANY LIST (ChD)

IN THE MATTER OF MATTER OF DUET CAPITAL (HOLDINGS) LIMITED (IN ADMINISTRATION) (CRN: 06937963)

AND IN THE MATTER OF THE INSOLVENCY ACT 1986

BEFORE INSOLVENCY AND COMPANIES COURT JUDGE JONES

	ORDER	

**UPON THE APPLICATION** of Michael Colin Hardman, Henry Anthony Shinners and Nick Myers of Evelyn Partners LLP (formerly Smith & Williamson UK LLP) of 45 Gresham Street, London, EC2V 7BG in their capacity as joint administrators (the "Administrators") of Duet Capital Holdings Limited (in administration) (the "Company").

AND UPON the Administrators having been appointed as joint administrators of the Company on 23 March 2021

AND UPON HEARING Reuben Comiskey, Counsel for the Applicants

AND UPON THE COURT HAVING READ the Witness Statement of Colin Hardman dated 15 March 2023 and the exhibit thereto.

IT IS ORDERED THAT:

- The appointment of the Administrators as administrators of the Company ceases to have effect from the time and date of this order;
- The Administrators be discharged from any liability in respect of any acts of theirs as administrators with effect from the time and date of this order;
- The Company be wound up by this Court under the provisions of the Insolvency Act 1986, and the proceedings shall be COMI proceedings;
- The Administrators be appointed as joint liquidators of the Company and, for the purpose of section 231(2) of the Insolvency Act 1986, are to act jointly and individually and any function or act required or authorised under any enactment or otherwise to be done by the joint liquidators of the Company may be validly done by either one or both or all of them;
- The Administrators progress report for the period 23 September 2022 to 10 March 2023 in support of the application be declared the final progress report and therefore the Administrators need not comply with Rule 3.53 to produce another final progress report;
- The costs of and occasioned by the application be paid as an expense of the administration of the Company.

## SERVICE OF THE ORDER:

The Court has sent sealed copies of this order to Rutland House, 148 Edmund Street, Birmingham, B3 2JR (Ref: DS/OWJ/DUE.003-0001) for service as required.