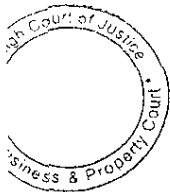
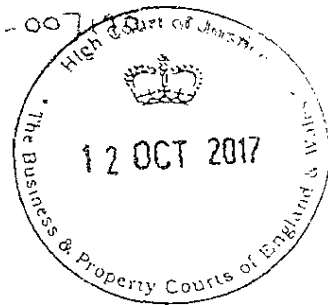


06975934



IN THE HIGH COURT OF JUSTICE  
CHANCERY DIVISION  
COMPANIES COURT

NO: CR 2017-007185



BEFORE <sup>Chief</sup> REGISTRAR *Bray*

IN THE MATTER OF AN APPLICATION FOR A BLOCK TRANSFER ORDER  
AND IN THE MATTER OF THE INSOLVENCY ACT 1986

BETWEEN:

MARK REYNOLDS

Applicant

-and-

AVNER RADOMSKY

Respondent

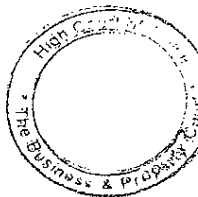
*S*  
DRAFT ORDER

UPON THE APPLICATION OF the Applicant dated <sup>28</sup> {September} 2017 (hereafter called "the Applicant") by notice dated

AND UPON Reading the evidence in the witness statements filed in support of the application

IT IS ORDERED THAT:

1. The following provisions of this Order shall take effect from 9am on 2<sup>nd</sup> October 2017.
2. The Applicant has leave to make a composite application in respect of the Insolvency proceedings identified in Schedules A to C attached ("the Schedules").
3. The proceedings listed in the Schedules, in so far as they are currently proceedings in any County Court hearing centre or any District Registry of the High Court, be transferred to the High Court sitting at the Rolls Building for the purpose of considering, and if thought fit, making this Order.



WEDNESDAY



QIQ 18/10/2017 #70  
COMPANIES HOUSE

*S*  
3/10/2017

4. Pursuant to sections 263(5) of the Insolvency Act 1986 ("the Act") and Rule 12.36 of the Insolvency Rules 2016 ("the Rules"), the Respondent be removed from his office as supervisor of the voluntary arrangement of the individual listed in Schedule A.
5. Pursuant to sections 263(5) of the Act and Rule 12.36 of the Rules, the Applicant be appointed as supervisor of the voluntary arrangements of the individual listed in Schedule A.
6. Pursuant to section 108(2) of the Act and Rule 12.36 of the Rules, the Respondent be removed from his office as liquidator of the companies identified in Schedule B as being in creditors' voluntary Liquidation.
7. Pursuant to section 108(2) of the Act and Rule 12.36 of the Rules, the Applicant be appointed as liquidator of the companies identified in Schedule B as being in creditor's voluntary liquidation.
8. Pursuant to section 108(2) of the Act and Rule 12.36 of the Rules, the Respondent be removed from his office as liquidator of the companies identified in Schedule C as being in members' voluntary Liquidation.
9. Pursuant to section 108(2) of the Act and Rule 12.36 of the Rules, the Applicant be appointed as liquidator of the companies identified in Schedule C as being in members' voluntary liquidation.
10. The creditors of the companies and individuals listed in Schedules A to C be notified of this Order, and the provision of liberty to apply set out herein, by an advertisement in the London Gazette, placed by the Applicant, within 14 days of this order, and at the time of the next statutory reporting required for each case.
11. All creditors of the companies and individuals listed in Schedules A to C, and any other person affected by this order do have permission to apply to the Court, on notice to the Applicant, within 28 days of being given notice of the terms of this Order for the purposes of applying to vary or discharge the Order in so far as it affects the companies of which they are a creditor, and otherwise within 28 days of its coming to their attention.
12. In respect of cases listed in Schedules B to C, the time limit for sending progress reports to creditors, members of the companies and the Registrar of Companies be extended from two months to six months pursuant to Rule 18.3 of the Rules.
13. The Applicant shall produce all of the progress reports referred to in paragraph 11 above and the Respondent is not required to produce any further reports from the date of this Order, whether on his ceasing to act as office-holder or otherwise.

14. The Applicant may rely upon any resolution as to fees reached in any of the cases listed in Schedules A to C in respect of the Respondent's fees.
15. The costs of an occasioned by this Application be borne by the Applicant's firm without indemnity or of any of the estates affected by this order.

Date: 3.10.2017

## SCHEDULE FOR BLOCK TRANSFER OF APPOINTMENTS

### SCHEDULE A

Office held: Supervisor (Individual Voluntary Arrangements)

Removal of Avner Radomsky and replacement with Mark Reynolds

	CASE NAME	Proposed Office Holder
1	Judith Ann McCullough	Mark Reynolds

### SCHEDULE B

Office held: Liquidator (Creditors' Voluntary Liquidations)

Removal of Avner Radomsky and replacement with Mark Reynolds

	CASE NAME	Proposed Office Holder
2	Swish Publications Limited	Mark Reynolds
3	UK Vehicle and Management Limited (formerly LSS (Vehicle and Asset Management) Limited	Mark Reynolds
4	Helmslake Development Limited	Mark Reynolds
5	Infinity Suite Limited (t/a Met Su Yan)	Mark Reynolds
6	Green Planet Logistics Limited	Mark Reynolds
7	888 Recruitment Limited t/a British Medical Jobs	Mark Reynolds
8	Smart 2010 Limited t/a Smart Electrical & Data	Mark Reynolds
9	Lux Worldwide Limited	Mark Reynolds
10	RM Renovations Limited	Mark Reynolds

**SCHEDULE C**

Office held: Liquidator (Members' Voluntary Liquidations)

Removal of Avner Radomsky and replacement with Mark Reynolds

	CASE NAME	Proposed Office Holder
11	Rusage Properties Limited	Mark Reynolds
12	Danara Investments Limited	Mark Reynolds

IN THE HIGH COURT OF JUSTICE  
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COMPANIES COURT

NO:

BEFORE REGISTRAR

IN THE MATTER OF AN APPLICATION FOR A BLOCK TRANSFER ORDER

AND IN THE MATTER OF THE INSOLVENCY ACT 1986

BETWEEN:

MARK REYNOLDS

Applicant

-and-

AVNER RADOMSKY

Respondent

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DRAFT ORDER

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