in accordance with Rule 18.7 of the Insolvency (England & Wales) Rules 2016 and Sections 92A, 104A and 192 of the Insolvency Act 1986.

LIQ03 Notice of progress report in voluntary winding up



TUESDAY



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COMPANIES HOUSE

#49

1	Company details	
Company number	0 8 7 0 0 4 1 0	Filling in this form Please complete in typescript or in
Company name in full	Remexx Limited	bold black capitals.
2	Liquidator's name	
Full forename(s)	John Allan	
Surname	Carpenter	
3	Liquidator's address	
Building name/number	7400 Daresbury Park	
Street	Daresbury	
Post town	Warrington	
County/Region	Cheshire	
Postcode	W A 4 A B S	
Country		
4	Liquidator's name o	
Full forename(s)	Christopher Benjamin	Other liquidator Use this section to tell us about
Surname	Barrett	another liquidator.
5	Liquidator's address o	
Building name/number	7400 Daresbury Park	Other liquidator Use this section to tell us about
Street	Daresbury	another liquidator.
Post town	Warrington	
County/Region	Cheshire	
Postcode	WA4 4 BS	
Country		

LIQ03 Notice of progress report in voluntary winding up

6	Period of	progress re	port					
From date	d 1 d 1	\big \big	^y 2	γo	^y 2	^y 1		
To date	d 1 dO		^y 2	γ̈́o	^y 2	^y 2		
7	Progress	report	•	•	•	<u>·</u>		
	☑ The pr	ogress report is	attached					
8	Sign and	date				•		
Liquidator's sign	ature Signature							
	X	In Ag					×	
Signature date	d 0 d4	m ₀ m ₄	Z		у	7		

LIQ03

Notice of progress report in voluntary winding up

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 Millie Baker
Company name Dow Schofield Watts Business Recovery LLP
Address 7400 Daresbury Park
Daresbury
Post town Warrington
County/Region Cheshire
Postcode W A 4 4 B S
Country
DX
Telephone

✓ 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.

7 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

Remexx Limited ("the Company") – In Creditors' Voluntary Liquidation Company number: 08700410

Joint Liquidators' Second Annual Progress Report

In accordance with S104A of the Insolvency Act 1986 and Rules 18.3 and 18.7 of the Insolvency (England and Wales) Rules 2016

Reporting period: 11 February 2021 to 10 February 2022

	Contents						
1	Introduction						
2	Liquidators' Actions During the Period						
3	Liquidators' Remuneration and Expenses						
4	Outcome for Creditors						
5	Conclusion of the Liquidation						
Appendices							
Α	Statutory Information						
В	Liquidators' Receipts & Payments Account						
С	Information Regarding Liquidators' Remuneration and Expenses						

Remexx Limited ("the Company") - in Creditors' Voluntary Liquidation

1 Introduction

John Allan Carpenter and Christopher Benjamin Barrett were appointed as Joint Liquidators of the Company on 11 February 2020 and this is the Joint Liquidators' second progress report to the members and creditors of the Company, showing how the liquidation has been conducted. The report covers the period from 11 February 2021 to 10 February 2022.

2 Liquidators' Actions During the Period

2.1 Receipts and Payments Account

A summary of the Joint Liquidators' receipts and payments account is attached at **Appendix B** which shows all asset realisations and payments in respect of the costs of liquidation and distributions for the period from 11 February 2021 to 10 February 2022 as well as cumulatively from the commencement of the liquidation.

The liquidation estate funds are held in an interest-bearing account in the name of the Company and controlled by the Joint Liquidators.

2.2 Asset Realisations

Sundry Refund

During the period, HSBC Bank Plc advised that there was a refund due to the Company in respect of fees incorrectly charged on the Company's bank account in the period prior to the liquidation. A form was completed to claim the refund and following further correspondence a refund in the sum of £6,432 was received into the liquidation estate on 6 September 2021.

Bank Interest

Nominal bank interest has been received during the period. Total bank interest received during the liquidation is £2.

Asset realisations are considered to be complete.

2.3 Costs of the Liquidation

The Joint Liquidators have paid costs of the liquidation totalling £11,997 since the date of the previous progress report, bringing total costs paid to date to £12,177, as detailed in the receipts and payments account at **Appendix B.** These are discussed in more detail in section 3 below.

2.4 Distributions

Distributions totalling £1,915 have been paid to creditors since the date of the previous progress report. No distributions were paid in the prior period. Further information regarding the outcome for creditors is set out in section 4 below.

2.5 Investigations

The Joint Liquidators have a duty to consider the conduct of those who have been directors of the Company at any time in the three years preceding the date of liquidation and submit a confidential report to the Insolvency Service Disqualification Unit. The confidential report on the conduct of the directors of the Company has been submitted to the Insolvency Service.

The Joint Liquidators are also required to investigate the affairs of the Company in general in order to consider whether any civil proceedings should be taken on its behalf.

Appropriate investigations have been carried out and were concluded during the first period of the liquidation.

2.6 Code of ethics

As insolvency practitioners we are bound by the Insolvency Code of Ethics when carrying out all professional work relating to this matter. Prior to our appointment a review of ethical issues was undertaken and no ethical threats were identified where safeguards needed to be applied.

Ethical issues have been reviewed periodically during the reporting period. Since the commencement of the liquidation no new ethical threats have been identified.

3 Liquidators' remuneration and expenses

Approval of remuneration and category 2 expenses

Creditors approved by a decision by correspondence on 9 March 2020 that the Joint Liquidators would be remunerated by reference to the time properly spent in dealing with matters in the liquidation and that they would be permitted to pay category 2 expenses at the rates set out in **Appendix C**. The fees estimate issued to creditors before seeking fee approval was £8,255.

As more work was required than was anticipated when the original fees estimate was issued, additional fee approval was sought from the Company's creditors. On 3 November 2021 creditors approved by a decision by correspondence that the Joint Liquidators are authorised to draw their remuneration on a time cost basis in accordance with a revised fees estimate of £14,535.50. Fees cannot be drawn in excess of the fees estimate without further approval from creditors.

Remuneration charged and paid

The Joint Liquidators' time costs have been incurred and paid as follows:

Time costs	Incurred (£)	Paid (£)
From appointment on 11 February 2020 to 10 February 2021	9,090.50	0.00
From 11 February 2021 to 10 February 2022	6,149.00	11,755.00
	15,239.50	11,755.00

The above costs exclude VAT. A breakdown of the above time costs is set out at Appendix C.

At the date of this report the remuneration anticipated to be charged by the Joint Liquidators is not likely to exceed the revised fees estimate. The additional time costs in excess of the revised fees estimate will be written off.

Expenses charged and paid

The expenses of the liquidation incurred and paid are as follows:

Expenses	Incurred (£)	Paid (£)
Category 1 expenses from 11 February 2020 to 10 February 2021	282.42	179.80
Category 1 expenses from 11 February 2021 to 10 February 2022	139.76	242.38
Category 2 expenses from 11 February 2020 to 10 February 2021	0.00	0.00

0.00	0.00
422.18	422.18

The expenses estimate issued to creditors before seeking fee approval was £2,187. An explanation of the distinction between category 1 and category 2 expenses is set out at **Appendix C** together with analysis and further information regarding the expenses incurred and paid.

Pre-appointment costs

Prior to our appointment, the Company agreed to pay the fees of Dow Schofield Watts Business Recovery LLP for assisting the director in placing the Company into liquidation and assisting with the preparation of the Statement of Affairs and Director's Report: The pre-appointment costs consisted of fees of £5,000 plus VAT and disbursements of £146.58 plus VAT, which were paid in full by the Company prior to the date of liquidation.

Creditors' guide to fees and creditors' rights regarding fees

Further information relating to liquidators' fees and expenses can be found in "Liquidation: a guide for creditors on insolvency practitioner fees" which can be accessed and downloaded from the website of R3, the Association of Business Recovery Professionals (https://www.r3.org.uk/technical-library/england-wales/technical-guidance/fees/). The guide includes details of creditors' right to request information under Rule 18.9 of the Insolvency (England and Wales) Rules 2016 and their right to challenge liquidators' remuneration and expenses under Rule 18.34. A summary of these rights is also set out in **Appendix C**. A copy of the guide will be provided free of charge upon request to Dow Schofield Watts Business Recovery LLP.

4 Outcome for creditors

Secured Creditors and Prescribed Part

There are no secured creditors in this matter.

In cases where a company gave a floating charge over its assets to a creditor on or after 15 September 2003, the prescribed part provisions set aside a proportion (the "prescribed part") of the funds that would otherwise have been available for distribution to floating charge creditors (the "net property") so that the prescribed part can be distributed to unsecured creditors.

As there is no floating charge holder, the prescribed part provisions do not apply.

Ordinary preferential creditors

Ordinary preferential creditor claims totalling £4,572.17 have been agreed and a first and final distribution of 41.87p in the £ was paid on 11 January 2022.

Secondary preferential creditors

As the date of liquidation was prior to 1 December 2020 there are no secondary preferential creditor claims in this matter.

Unsecured creditors

Asset realisations in this matter are insufficient to allow a distribution to be paid. Formal notice that no dividend will be declared to unsecured creditors is enclosed.

5 Conclusion of the Liquidation

The liquidation will remain open whilst the expenses of the liquidation are paid and the Company's VAT and corporation tax affairs are concluded.

John Allan Carpenter

Joint Liquidator

Licensed in the United Kingdom to act as an insolvency practitioner by the Institute of Chartered Accountants in England and Wales

Appendix A: Statutory Information

Company Information

Company Name:

Remexx Limited

Trading Name:

N/a

Previous Name:

Linkstrike Limited (changed 26 February 2014)

Company Number:

08700410

Date of Incorporation:

20 September 2013

Former Trading Address:

Unit 7 Duttons Way, Shadsworth Business Park, Blackburn, BB1 2QR

Current Registered Office:

c/o Dow Schofield Watts Business Recovery LLP, 7400 Daresbury Park,

Daresbury, Warrington, WA4 4BS

Former Registered Office:

Mentor House, Ainsworth Street, Blackburn, BB1 6AY

Principal Trading Activity:

Manufacturer of furniture for schools and colleges

Appointment details

Joint Liquidators' names

John Allan Carpenter (IP number 16270) and

and address:

Christopher Benjamin Barrett (IP number 9437)

both of Dow Schofield Watts Business Recovery LLP, 7400 Daresbury Park,

Daresbury, Warrington, WA4 4BS.

Commencement

of liquidation:

11 February 2020

Date of appointment:

11 February 2020

Appointment made:

by members and creditors

The Joint Liquidators act jointly and severally.

Appendix B: Receipts and Payments Account

Remexx Limited

In Liquidation

Joint Liquidators' Summary of Receipts and Payments (Daybook Basis)

Statement of Affairs		From 11 February 2021 To 10 February 2022 £	From 11 February 2020 To 10 February 2022 £
£	HIRE PURCHASE	L	L
8.668.37	Assigned Book Debts	0.00	0.00
	HSBC Invoice Finance (UK) Ltd	0.00	0.00
, ,	, ,	0.00	0.00
	ASSET REALISATIONS		
12,000.00	Cash Held in Agents Client Account	0.00	3,754.40
·	Reassigned Book Debts	0.00	6,683.05
•,	Sundry Refund	6,432.25	6,432.25
	Bank Interest Gross	0.44	2.62
		6,432.69	16,872.32
	COST OF REALISATIONS		
•	Office Holders Fees	11,755.00	11,755.00
	Office Holders Expenses	198.38	198.38
	Storage Costs	44.00	44.00
	Statutory Advertising	0.00	179.80
		(11,997.38)	(12,177.18)
	PREFERENTIAL CREDITORS		
(3,376.57)	Employee Arrears/Hol Pay	1,914.50	1,914.50
		(1,914.50)	(1,914.50)
	UNSECURED CREDITORS		
(84,290.30)	Trade & Expense Creditors	0.00	0.00
(10,945.77)	Employees	0.00	0.00
(36,891.20)	Amounts owed to Directors	0.00	0.00
(33,914.55)	Banks/Institutions	0.00	0.00
(1,352.42)	HM Revenue & Customs	0.00	0.00
		0.00	. 0.00
	DISTRIBUTIONS		
(90,000.00)	Ordinary Shareholders	0.00	0.00
		0.00	0.00
(248,434.73)	•	(7,479.19)	2,780.64
	•		
	REPRESENTED BY		
	Vat Receivable		(556.10)
	Bank 1 Current		345.21
	Vat Control Account		2,991.53
		·	2,780.64

Appendix C: Information regarding Liquidators' Remuneration and Expenses

1. Time recording policy

Work undertaken on insolvency appointments is recorded in 6 minute units on an electronic time recording system. Time properly incurred on cases is charged at the hourly charge-out rate of the grade of staff undertaking the work.

The current hourly charge-out rates are as follows:

Staff grade	Hourly rate (£) from 1 April 2022
Partner and Insolvency Practitioner	345
Manager	250-285
Assistant Manager	180-245
Senior Case Administrator	160-175
Case Administrator	110-155
Cashier	145
Trainee Case Administrator	85-105

The hourly charge-out rates are reviewed annually and may increase during the course of the liquidation.

2. Existing fee arrangements

The existing fee arrangements were decided by creditors by a decision by correspondence on 9 March 2020 and a further decision by correspondence on 3 November 2021.

The Joint Liquidators are authorised to draw their remuneration on the basis of time properly spent in dealing with this matter, and they are permitted to pay category 2 expenses in accordance with the tariff set out below. The Liquidators' fees estimate provided to creditors when initially seeking fee approval was £8,255. As additional work was required, and time costs exceeded that amount, approval was obtained from creditors to draw fees in excess of the original fees estimate. The revised fees estimate was £14,535.50.

3. Time costs summary

For the period of the report, from 11 February 2021 to 10 February 2022, a total of 36.5 hours have been spent at an average charge out rate of £168.47 bringing the time costs for this period to £6,149.00. A summary table is shown overleaf.

From the commencement of the liquidation to 10 February 2022 a total of 96.8 hours have been spent at an average charge out rate of £157.43 bringing the total time costs to £15,239.50. The second table overleaf shows a summary of these costs.

The fees drawn to date total £11,755.00.

SIP9 Time & Cost Summary

Remexx Limited

11 February 2021 to 10 February 2022

Remexx Limited (Showing Post-Appointment only)

Classification of Work Function	Partner	Manager	Other Senior Professional	Assistants & Support Staff	Total Hours	Time Cost (£)	Average Hourly Rate (£)
Admin & Planning	1.10	2.40	4.40	4.30	12.20	2,095.50	171.76
Case Specific Matters	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Creditors	1.90	4.70	14.10	1.60	22.30	3,722.00	166.91
Investigations	0.00	0.00	0.10	0.00	0.10	11.50	115:00
Realisation of Assets	0.20	0.40	1.30	0.00	1.90	320.00	168.42
Trading	0.00	0.00	0:00	0.00	0.00	0:00	.0:00
Total Hours	3.20	7.50	19.90	5.90	36.50	6,149.00	168.47
Total Fees Claimed							
Total Expenses Claimed						198.38	

SIP9 Time & Cost Summary

Remexx Limited

11 February 2020 to 10 February 2022

Remexx Limited (Showing Post-Appointment only)

Classification of Work Function	Partner	Manager	Other Senior Professional	Assistants & Support Staff	Total Hours	Time Cost (£)	Average Hourly Rate (£)
Admin & Planning	3.10	6.30	6.30	13.30	29.00	4,916.50	169.53
Case Specific Matters	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Creditors	2.30	8.10	18,30	15.90	44.60	6,509.50	145.95
Investigations	1.10	1.10	5,80	4.40	12.40	2,156.00	173.87
Realisation of Assets	0.60	2.60	2.90	4.70	10.80	1,657.50	153.47
Trading	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total Hours	7.10	18.10	33,30	38.30	96.80	15,239.50	157.43
Total Fees Claimed						14,535.50	
Total Expenses Claimed						198.38	

4. Description of work carried out during the period

The work carried out during the second year of the liquidation can be summarised as follows:

4.1 Administration and planning

- Processing bank receipts and payments;
- · Maintaining financial records and carrying out bank reconciliations;
- Case reviews; and
- Dealing with taxation returns and correspondence.

4.2 Realisation of Assets

Collecting bank refund.

4.3 Investigations

Filing.

4.4 Creditors and members

- Recording and maintaining the list of creditors;
- Dealing with employee related matters;
- · Recording creditor claims;
- Reporting to creditors and members;
- Responding to creditor queries;
- Obtaining additional fee approval from creditors; and
- Distribution to preferential creditors.

Staff of different levels were involved in the activities above depending on the experience required.

5. Expenses

Expenses policy

Expenses payments from an insolvent estate must be fair, reasonable and proportionate. Expenses fall into two categories:

Category 1 expenses are payments to persons who are not associates of the office-holders for services which are directly attributable to the insolvency appointment. Category 1 expenses can be paid from the estate without prior approval. Where Dow Schofield Watts Business Recovery LLP has paid the supplier for services directly attributable to the insolvency appointment, these costs can be recharged to the insolvent estate. Category 1 expenses will typically include costs such as legal fees, agents' fees, statutory advertising, specific bond insurance, storage costs, postage, external room hire and travel expenses (excluding business mileage). Although no approval is required, an expenses estimate will be supplied when seeking fee approval.

Category 2 expenses are payments to associates of the office-holders, or which have an element of shared costs, which are directly attributable to the insolvency appointment. Category 2 expenses cannot be paid from the estate without prior approval. It is our policy to seek creditor approval for the payment of the following category 2 expenses when seeking fee approval:

Expense type	Rate
Mileage (payments made to office-holders or staff members for car	45p per mile
journeys in relation to the insolvency appointment)	

Expenses incurred and paid

The expenses incurred and paid during the liquidation are set out overleaf.

Remexx Limited - in liquidation

Summary of expenses incurred and paid

Category 1 expenses

JPS Chartered Surveyors (agents)
Statutory advertising
Statutory bond
Document storage & destruction
Postage
Total category 1 expenses
Category 2 expenses
Mileage
Total category 2 expenses
Total expenses

This period		Previous period(s)		Cumulative		Expenses
Incurred (£)	Paid (£)	Incurred (£)	Paid (£)	Incurred (£)	Paid (£)	Estimate (£)
0.00	0.00	0.00	0.00	0.00	0.00	1,700.00
0.00	0.00	179.80	179.80	179.80	179.80	180.00
0.00	64.80	64.80	0.00	64.80	64.80	65.00
44.00	44.00	0.00	0.00	44.00	44.00	68.00
95.76	133.58	37.82	0.00	133.58	133.58	124.00
139.76	242.38	282.42	179.80	422.18	422.18	2,137.00
0.00	0.00	0.00	0.00	0.00	0.00	50.00
0.00	0.00	0.00	0.00	0.00	0.00	50.00
139.76	242.38	282.42	179.80	422.18	422.18	2,187.00

The above costs exclude VAT. Please note that where certain of the above expenses were paid to third-party suppliers by Dow Schofield Watts Business Recovery LLP and such costs were subsequently reimbursed from the liquidation estate, the expenses appear in the Receipts and Payments account as Office Holders Expenses.

The expenses incurred or anticipated to be incurred are not likely to exceed the expenses estimate.

Specialist advice and services

No expenses have been incurred by the Joint Liquidators in the instruction of any professional advisers in this matter.

When instructing third parties to provide specialist advice and services, the Joint Liquidators are required to consider whether the advice or services are warranted and seek to ensure that the best value and service are obtained. The choice of professional advisers and the Joint Liquidators' fee arrangement with them was based on an assessment of the work required and the suitability of those professionals to carry out that work.

Payments to sub-contractors

No work has been sub-contracted out that could otherwise have been carried out by the office holders or their staff.

Payments to associates

No payments have been made to associates of the office holders, their firm, or any individuals within their firm.

6. Creditors' rights

Under rule 18.9 of the Insolvency (England and Wales) Rules 2016, creditors are entitled to request information from the office-holders about their remuneration or expenses set out in this report.

Any request must be made by a secured creditor, an unsecured creditor with the concurrence of at least 5% in value of the unsecured creditors (including the creditor in question), or by any unsecured creditor with the permission of the court. A request, or an application to the court for permission, must be made within 21 days of receipt of the report or account.

The office-holder must, within 14 days of receipt of such a request respond by: providing all of the information requested; providing some of the information requested; or declining to provide the information requested.

The office-holder may respond by providing only some of the information requested or decline to provide the information if: the time or cost of preparation of the information would be excessive; disclosure of the information would be prejudicial to the conduct of the proceedings; disclosure of the information might reasonably be expected to lead to violence against any person; or the office-holder is subject to an obligation of confidentiality in relation to the information. An office-holder who does not provide all the information or declines to provide the information must inform the person or persons who requested the information of the reasons for so doing.

A creditor may apply to the court within 21 days of: the office-holder giving reasons for not providing all of the information requested; or the expiry of the 14 days within which an office-holder must respond to a request. The court may make such order as it thinks just.

Under rule 18.34 of the Insolvency (England and Wales) Rules 2016, an application to court may be made on the grounds that the office-holders' remuneration is in all the circumstances excessive, the basis of remuneration is inappropriate, or the expenses incurred by the office-holders are in all the circumstances excessive.

Any application may be made by a secured creditor, an unsecured creditor with the concurrence of at least 10% in value of the unsecured creditors (including the creditor in question), or by any unsecured creditor with the permission of the court. The application must be made no later than eight weeks after receipt by the applicant of the progress report under rule 18.3, or final report or account under rule 18.14 which first reports the charging of the remuneration or the incurring of the expenses in question.

If the court considers the application to be well-founded, it must make one or more of the following orders: an order reducing the amount of remuneration; an order reducing any fixed rate or amount; an order changing the basis of remuneration; an order that some or all of the remuneration or expenses in question is not to be treated as expenses of the winding up; an order for the payment of the amount of the excess of remuneration or expenses or such part of the excess as the court may specify by the liquidator to the company; any other order that it thinks just.

Unless the court orders otherwise, the costs of the application must be paid by the applicant and are not payable as an expense of the winding up.