

IN THE HIGH COURT OF JUSTICE
BUSINESS AND PROPERTY COURTS IN BRISTOL
INSOLVENCY AND COMPANIES LIST (CHD)
HHJ PAUL MATTHEWS
18 November 2020



CR-2020-BRS-000141

IN THE MATTER OF AD4 ENERGY LIMITED (IN LIQUIDATION)
AND IN THE MATTER OF THE INSOLVENCY ACT 1986

BETWEEN:

FEVERSHAM FREERANGE EGGS LIMITED

Applicant

- and -

AD4 ENERGY LIMITED (IN LIQUIDATION)

Respondent

ORDER

UPON THE APPLICATION by notice dated 18 November 2020 of the Applicant, the intended claimant in prospective proceedings against the Respondent and Dual Corporate Risks Limited ("the Intended Proceedings")

UPON HEARING Miss Natasha Dzameh, Counsel for the Applicant, the Respondent not being present or represented

AND UPON the Court dealing with this as an urgent matter under Insolvency Rule 12.10 of the Insolvency Rules 2016

IT IS ORDERED that:



1. The date at which the dissolution of the above-named AD4 ENERGY LIMITED is to take effect be deferred until the later of 2 months from the date of this Order or final disposal of the Intended Proceedings if commenced within that period;
2. The Applicant do within 14 days of this order file an office copy with the Registrar of Companies, the time being extended under section 201(4) of the Insolvency Act 1986.
3. Any necessary abridgement of time be made, this matter having been dealt with urgently under IR 12.10.
4. This Order shall be served by the Applicant on the Respondent and the former liquidators.

SERVICE OF THIS ORDER

The Court has provided a sealed copy of this Order to the serving party's solicitors: Roythornes Limited, Enterprise Way, Spalding, Lincolnshire, PE11 3YR