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



For further information, please refer to our guidance at www.gov.uk/companieshouse

1	Company details	
Company number	0 0 1 1 2 5 8 3	→ Filling in this form Please complete in typescript or in
Company name in full	W.A.Hawke & Son,Limited	bold black capitals.
2	Liquidator's name	
Full forename(s)	Simon David	
Surname	Chandler	
3	Liquidator's address	
Building name/number	c/o Mazars LLP	
Street	1st Floor	
Post town	Two Chamberlain Square	
County/Region	Birmingham	
Postcode	B 3 3 A X	
Country		
4	Liquidator's name •	
Full forename(s)	Scott Christian	Other liquidator Use this section to tell us about
Surname	Bevan	another liquidator.
5	Liquidator's address @	
Building name/number	c/o Mazars LLP	Other liquidator Use this section to tell us about
Street	1st Floor	another liquidator.
Post town	Two Chamberlain Square	
County/Region	Birmingham	
Postcode	B 3 3 A X	
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	X Signature X	
Signature date	$\begin{bmatrix} 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 $	

LIQ13

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.

Contact name	Simon David Chandler		
Company name	Mazars LLP		
Address	1st Floor		
Two Chamberlain Square			
Post town	Birmingham		
County/Region			
Postcode	B 3 3 A X		
Country			
DX			
Telephone	0121 232 9500		

✓ 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

W.A.HAWKE & SON, LIMITED - IN LIQUIDATION

Final Account to Members

This is the Liquidators' final account to all known members covering the period 14 December 2020 to 18 January 2022.

1. Introduction

- 1.1. I was appointed Joint Liquidator of the company together with Mr S C Bevan by the written resolution passed on 14 December 2020.
- 1.2. We are both authorised to act as Insolvency Practitioners in the UK by the Insolvency Practitioners Association.
- 1.3. Identification details relating to the Company and the Liquidators are attached at Appendix A.
- 1.4. The purpose of this report is to provide members with an account showing how the liquidation has been conducted, how assets have been disposed of and all progress made since my appointment.

2. Liquidators' Receipts and Payments

- 2.1. A summary of receipts and payments covering the period since my appointment is attached at Appendix B. A comparison of the figures provided in the directors' declaration of solvency to actual realisations made in the liquidation is included.
- 2.2. An explanation of the assets realised and the expenses paid is provided below.

3. Asset realisations

3.1. Assets realised to date comprise:

3.2. Intercompany Debtor - £1

3.2.1. The directors' declaration of solvency listed an intercompany book debt due to the Company in the amount of £1. Prior to the Company entering liquidation, it was agreed that due to the minimal value of this asset, it would not be cost effective for this amount to be distributed in specie during the course of the liquidation, as such, this asset has not been realised.

4. Liabilities

4.1. Secured Creditors

4.1.1. There are no secured creditors.

4.2. Preferential Creditors

4.2.1. There are no preferential creditors.

4.3. Unsecured Creditors

- 4.3.1. As required by insolvency legislation, an advertisement for creditors to claim was published on 18 December 2020.
- 4.3.2. The directors' declaration of solvency did not include any unsecured creditors and no claims were received.

4.4. Interest

4.4.1. No claims were agreed or paid during the course of the liquidation, as such, no interest was paid.

4.5. Unclaimed Dividends

4.5.1. There are no unclaimed dividends.

5. Distributions to members

5.1. Cash distributions

5.1.1. There are no cash assets to distribute in this matter.

5.2. Distribution in specie

- 5.2.1. The written resolution passed on 14 December 2020, resolved that the Joint Liquidators be authorised to divide all or such part of the assets of the Company in specie amongst the members of the Company.
- 5.2.2. No distribution in specie has been made to members in the liquidation.

6. Liquidators' Remuneration

- 6.1. A resolution was passed by the members enabling the Joint Liquidators to draw remuneration on the basis of a fixed fee in the sum of £800, plus VAT.
- 6.2. A first invoice in the amount of £400 plus VAT was rendered to Travis Perkins plc, the Company's Ultimate Parent, on 17 December 2020, in respect of the Joint Liquidators' remuneration and in accordance with our engagement letter.
- 6.3. A second invoice in the amount of £400 plus VAT was rendered to Travis Perkins plc, on 19 October 2021, in respect of the remainder of the agreed set fee for the Joint Liquidators' remuneration and in accordance with our engagement letter.
- 6.4. Due to changes in Statement of Insolvency Practice 9, I am now required to provide you with additional, proportionate information regarding my costs, to include an explanation as to why certain tasks were carried out and whether the work carried out provided a financial benefit to creditors and members. Accordingly, please find attached at Appendix C a narrative summary of the work carried out during the current reporting period.

7. Expenses

- 7.1. Expenses are any payments from the estate which are neither an office holder's remuneration nor a distribution to a creditor or a member. Expenses also include disbursements. Disbursements are payments which are first met by the office holder, and then reimbursed to the office holder from the estate.
- 7.2. Details of all disbursements incurred during the period of the report are provided below.

Type of Disbursement	Description	Amount incurred in period (£)
Specific Bond	It is a legal requirement that I take out a specific bond in respect of the value of the assets. On the basis the assets recovered were likely to total £1 the bond paid to JLT Specialty Limited was £20.00.	20.00
Statutory Advertising	Costs are paid to Courts Advertising for statutory advertising requirements including London Gazette advertisements for notice of the appointment, notice of the resolution to wind up and notice to creditors to submit their claims.	2,835.00
	This amount is inclusive of the costs paid for the above advertisements for the Company and the 30 other Companies registered in England and Wales that entered Members' Voluntary Liquidation on 14 December 2020.	
Land Registry Search Fee	Fees incurred in obtaining data from HM Land Registry incidental to the liquidation process.	6.00
Mileage	This expense represents the costs of travelling in respect of Melissa Reardon and Phillip Shaughnessy attending the board meeting held on 14 December 2020.	101.88
	This amount is inclusive of the mileage costs in relation to the Company and 31 other Companies which entered Members' Voluntary Liquidation on 14 December 2020.	
Total		2,962.88

- 7.3. I have reviewed the expenses incurred to date and I am satisfied that they are reasonable in the circumstances of the case.
- 7.4. An invoice in the amount of £3,866.38 plus VAT, was rendered to Travis Perkins plc, the Company's Ultimate Parent, on 23 August 2021, in respect of disbursements incurred in relation to all 32 Companies that entered liquidation on 14 December 2020, in accordance with our engagement letter. It should be noted that this amount includes the specific bond and advertising costs for the other 31 Companies previously mentioned.

8. Members' Rights

8.1. Members were notified of their rights as follows in the draft version of this report which was delivered to members on 17 November 2021.

a. To request further information

Pursuant Rule 18.9 of the Insolvency (England and Wales) Rules 2016, a member with concurrence of at least 5% of the total voting rights or a member with permission of the court, may, within 21 days of receipt of the draft final account, ask the Liquidators for further information about the remuneration and expenses as set out in the draft final account.

b. To apply to Court

Pursuant to Rule 18.34 of the Insolvency (England and Wales) Rules 2016, a member with concurrence of at least 10% in value of the total voting rights or a member with the permission of the court may, within 8 weeks of the receipt of the draft final account, apply to the court on one or more of the following grounds:

- a. That the remuneration charged by the Liquidators, or
- b. That the basis fixed for the Liquidators' remuneration, or
- c. That the expenses incurred by the Liquidators,

is in all of the circumstances, excessive or inappropriate.

8.2. Following delivery of the draft final account to the members the minimum period of 8 weeks has passed and no such requests or applications have been received.

9. Next steps

9.1. Once my final account has been delivered to the members and the registrar of companies I will vacate office and will automatically be released under section 171(6) of the Insolvency Act 1986.

I trust that this is sufficient information for your requirements but please do not hesitate to contact me should you need anything further.

S D Chandler

Joint Liquidator

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Authorised to act as an insolvency practitioner in the UK by the Insolvency Practitioners Association and bound by the Insolvency Code of Ethics. Where personal data is required to be processed, this will be dealt with in accordance with the Mazars LLP Insolvency Services Privacy Statement which can be accessed at: www.mazars.co.uk/Legal-and-privacy.

W.A.Hawke & Son,Limited In Liquidation

Identification Details

Details relating to the Company

Company name W.A.Hawke & Son,Limited

Previous names N/A

Trading name W.A.Hawke & Son,Limited

Company number 00112583

Registered office Lodge Way House, Lodge Way, Harlestone Road,

Northampton, NN5 7UG

Trading address Lodge Way House, Lodge Way, Harlestone Road,

Northampton, NN5 7UG

Details relating to the Liquidators

Date of appointment 14 December 2020

Liquidators S D Chandler and S C Bevan of Mazars LLP, First Floor, Two

Chamberlain Square, Birmingham, B3 3AX

IP No(s) 008822 and 009614

Liquidators' address Mazars LLP, First Floor, Two Chamberlain Square,

Birmingham, B3 3AX

Liquidators' contact

telephone number 0121 232 9500

W.A.Hawke & Son,Limited (In Liquidation) Joint Liquidators' Summary of Receipts & Payments To 18/01/2022

Dec of Sol £		£	£
1.00	ASSET REALISATIONS Intercompany Debtor	NIL	NIL
1.00			NIL
	REPRESENTED BY		
			NIL

Note:

W.A.Hawke & Son,Limited In Liquidation

NARRATIVE SUMMARY OF THE JOINT LIQUIDATORS' FIXED FEE FOR THE CURRENT REPORTING PERIOD

Introduction

This summary provides details of the work carried out by the Joint Liquidators and their staff during the current period and includes an explanation as to why certain tasks were carried out and whether the work provided a financial benefit to members.

Work carried out in the current period

Pre-appointment

In addition to the above, the following work was undertaken prior to the appointment of the Liquidators:

- Internal conflict check and client identification procedures;
- Undertaking due diligence and analysis of accounts and company information;
- Pre-liquidation planning, including discussions/meetings with the directors and shareholders regarding the liquidation strategy and processes;
- Production of liquidation documents;
- Assisting in the convening of meetings to place the company into members' voluntary liquidation;
- Attendance at meetings to place the company into members' voluntary liquidation.

Administration and planning

- Case acceptance and ethical reviews;
- Completing case strategy notes and providing strategy updates to the client;
- Managing and maintaining the case on the Firm's client systems and our specialist insolvency software system;
- Filing.

The majority of this work derived no financial benefit for members. However, appropriate case administration and planning ensures that the case is managed coherently and efficiently, with minimisation of costs and avoidance of duplication of work. Strong internal processes aid to add value through the efficient management of the case. This work is also required in order to appropriately document and record how the case has been administered in accordance with regulatory requirements.

Taxation

The following activities were undertaken in order to ensure the Company is compliant with tax requirements:

- Notifying HM Revenue & Customs ("HMRC") of my appointment and establishing whether they have any outstanding claims or ongoing investigations;
- Liaising with the client in respect of the Company's VAT and PAYE positions:
- Liaising with the client in respect of the preparation and submissions of any outstanding preappointment Tax Returns in order to correctly establish HMRC's claims;
- Chasing Tax clearances.

The majority of this work derived no financial benefit for members and creditors, however, it is required in accordance with tax legislation.

Realisation of Assets

Work carried out to ensure that none of the 32 Companies that entered Members' Voluntary Liquidation on 14 December 2020 had any assets to be realised or distributed. Primarily this comprised ensuring that none of the Companies had any remaining freehold or leasehold property interests.

The majority of this word derived no financial benefit for the members however, it was required to ensure that all historically owned assets had been properly dealt with, prior to the appointment of the Joint Liquidators.

Employees

The following activities were undertaken in order to ensure the Company is compliant with pensions regulations:

 Completing required pension searches to ensure the Company has no obligation to any pension schemes.

The majority of this work derived no financial benefit for the member; however, it is required to ensure that the case has been administered in accordance with regulatory requirements.

Creditors

There were no known creditors stated in the directors' declaration of solvency. However, in accordance with statutory requirements, a notice seeking creditors' claims was advertised in the Gazette.

Reporting

Reporting requirements during the period as prescribed by statute have included the following:

Reporting the outcome of any meetings.

The majority of this work derived no financial benefit for members. However, it is required in order to ensure that the case has been administered in line with regulatory requirements. It also provides members with an update in respect of the liquidation.

Cashiering

Cashiering work undertaken includes:

• Establishing set up of case details on our insolvency software system.

The majority of this work derived no financial benefit for members. However, it is required in order to ensure that the estate bank account is operated in accordance with guidance issued by my regulatory body.

Statutory and Compliance

The work undertaken as required by statute and our internal procedures involves:

- Preparation and lodgement of statutory appointment documents.
- Initial notices and advertisements following appointment.
- Case monitoring and statutory compliance, including internal case reviews.
- · Case bordereau.

The majority of this work derived no financial benefit for members and creditors. However, this work is required in order to ensure that the case has been administered in accordance with regulatory requirements.