

7923824



CR-2016-007567

IN THE HIGH COURT OF JUSTICE

CHANCERY DIVISION

COMPANIES COURT

IN THE MATTER OF INTIME GROUP LIMITED

AND IN THE MATTER OF THE INSOLVENCY ACT 1896

Between:

(1)INTIME GROUP LIMITED

(2)FERDINANDA ABBOT

Applicants

-AND -

(1)THE OFFICIAL RECEIVER

(2)HER MAJESTY'S REVENUE AND CUSTOMS

Respondents

ORDER

UPON HEARING Counsel for the Applicants and Counsel for H M Revenue and Customs

AND UPON READING the papers on the Court file

IT IS ORDERED:

1. That the winding up order made herein on the 23rd January 2017 shall be rescinded
2. That the petition presented on the 17th November 2016 shall stand dismissed
3. That the court dispenses with the requirement to advertise the dismissal of the said petition.
4. The Applicant, Ferdinanda Abbot do pay the Official Receiver's costs in the sum of £535.00
5. The costs of the Petitioning Creditors be treated as an expense in the Creditor's Voluntary Liquidation, such costs to be the subject to a detailed assessment if not agreed.

THURSDAY



Q/Q

06/04/2017

#47

COMPANIES HOUSE

Dated this 20th day of February 2017

IN THE HIGH COURT OF JUSTICE

CR 2016 007567

CHANCERY DIVISION

COMPANIES COURT

IN THE MATTER OF INTIME GROUP LIMITED

AND IN THE MATTER OF THE INSOLVENCY ACT 1896

Between:

(1)INTIME GROUP LIMITED

(2)FERDINANDA ABBOT

Applicants

-AND –

(1)THE OFFICIAL RECEIVER

(2)HER MAJESTY'S REVENUE AND CUSTOMS

Respondents

DRAFT/ORDER

Cartwright Cunningham Haslegrove & Co

13/13a The Broadway,

Woodford Green,

Essex, IG8 0HL

Tel: 0208 506 5200

Ref: NPS/ThorntonRones-Intime/jw

Solicitors for the Applicant