In accordance with Rule 6.28 of the Insolvency (England & Wales) Rules 2016 and Section 106(3) of the Insolvency Act 1986.

# LIQ14

# Notice of final account prior to dissolution in CVL



**Companies House** 

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A9 03/02/2024 #100 COMPANIÉS HOUSE

	(	COMPANIES HOUSE
1	Company details	
Company number	1 1 7 4 4 4 1 1	Filling in this form     Please complete in typescript or in bold black capitals.
Company name in full	Chews Media Ltd	ugid black capitals.
2	Liquidator's name	
Full forename (s)	Jonathan Paul	
Surname	Philmore	
3	Liquidator's address	
Building name/number	Yorkshire House	
Street	7 South Lane	
Post town	Holmfirth	
County/Region	West Yorkshire	
Postcode	H D 9 1 H N	
Country	United Kingdom	
4	Liquidator's name •	
Full forename(s)		Other Liquidator     Use this section to tell us about
Surname		another liquidator.
5	Liquidator's address	
Building name/number		Other Liquidator Use this section to tell us
Street		about another liquidator.
Post town		
County/Region		
Post code		
Country	,	

# LIQ14

# Notice of final account prior to dissolution in CVL

6	Liquidator's release	
	Tick if one of more creditors objected to liquidator's release.	
7	Final account	
	I attach a copy of the final account	
8	Sign and date	
Liquidator's signature	X X	
Signature date	0202024	

# LIQ14

# Notice of final account prior to dissolution in CVL

Presenter Information	Important information
You do not have to give any contact information, but if you do it will	All information on this form will appear on
help Companies House if there is a query on the form. The contact	the public record.
information you give will be visible to searchers of the public record.	
Contact name Ionathan Paul Philmore	
Contact name Jonathan Paul Philmore	Where to send
Company name Philmore & Co Ltd	You may return this form to any Companies
	House address, however for expediency we
Address Yorkshire House	advise you to return it to the address below:
	The Registrar of Companies, Companies
7 South Lane	House, Crown Way, Cardiff, Wales, CF14 3UZ.
	DX 33050 Cardiff.
Post Town Holmfirth	
County/Region West Yorkshire	
Post Code H D 9 1 H N	Further Information
Country United Kingdom	For further information please see the
DX	guidance notes on the website at www.gov.uk/companieshouse or email
Telephone 01484 461959	enquiries@companieshouse.gov.uk
Checklist	This form is available in an
We may return forms completed incorrectly or with information	alternative format. Please visit the
missing.	
Please make sure you have remembered the following:	forms page on the website at
, isass make talle for the constitution and tellering.	www.gov.uk/companieshouse
The company name and number match the	
information held on the public Register	
You have attached the required documents.	
You have signed the form.	

This form has been provided free of charge by Companies House.

04/17 Version 1.0

## CHEWS MEDIA LIMITED IN CREDITORS' VOLUNTARY LIQUIDATION

#### **FINAL ACCOUNT**

## **30 NOVEMBER 2023**

## **CONTENTS**

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- 2. Notice that the Company's affairs are fully wound up
- 3. Analysis of time costs
- 4. Philmore & Co Charge out Rates
- 5. Detailed list of works undertaken

#### 1. INTERPRETATION & INTRODUCTION

## Interpretation

Meaning
Chews Media Limited (in Liquidation)
Jonathan Paul Philmore of Philmore & Co Limited, Yorkshire House, 7 South Lane, Holmfirth, HD9 1HN
E-Mail – <u>enquiries@philmoreandco.com</u> Phone – 01484 461959
The Insolvency Act 1986 (as amended)
The insolvency (England and Wales) Rules 2016 (as amended)
A Secured creditor in relation to a company, means a creditor of the company who holds, in respect of his debt, a security over property of that company.
An unsecured creditor in relation to a company is an entity that has no security over any of the company's assets for the debt due to it. Unsecured creditors in a corporate insolvency process most commonly include trade creditors, <u>HMRC</u> , landlords and utility creditors.
(i) In relation to England and Wales, any mortgage, charge, lien or other security (Section 248(1)(b)(i) of the Act)
(ii)in relation to Scotland, any security (whether heritable or moveable), any floating charge and any right of lien or preference and any right of retention (other than a right of compensation or set off).
Any creditor of the Company whose claim is preferential within Sections 386, 387 and Schedule 6 to the Insolvency Act 1986
From 1 December 2020 certain sums due to HMRC for VAT, PAYE/NIC, CIS Tax or Student Loan deductions

### Introduction

The purpose of this report is to provide a final account to creditors and to put creditors on notice of the Liquidator's intention to seek release from office. The report details the acts and dealing of the Liquidator and it should be read in conjunction with previous reports to creditors if applicable.

The Liquidator is required to meet a considerable number of statutory and regulatory obligations. Whilst many of these tasks do not have a direct benefit in enhancing realisations for the insolvent estate, they assist in the efficient and compliant progressing of the administration of the case, which ensures that work is carried out to high professional standards. A detailed list of these tasks may be found in Appendix 5.

#### 2. STATUTORY INFORMATION

Registered Name, Address and Number

Chews Media Limited ("the Company") - (In Liquidation)

Registered office:

Yorkshire House, 7 South Lane, Holmfirth, HD9 1HN

Registered Number:

11744411

Other names

N/A

Trading Names:

Physio Matters

#### 3. BACKGROUND

The Company's principal activity from incorporation was that of non-health trading but was used primarily from a need to diversify the directors' work and income following the Covid-19 pandemic in 2020.

The directors attribute the failure of the Company to the following;

- Inability to adapt to trading conditions post pandemic
- High cost of wages and overheads generally

#### LIQUIDATION APPOINTMENT DETAILS

Jonathan Paul Philmore was appointed Liquidator of the Company on the 14 July 2023 at a statutory meeting of the members held on that date. The appointment was confirmed via the Deemed Consent procedure duly held on the same day to which there were no objections. There has been no change of office holder in this matter during the conduct of the liquidation.

#### LIQUIDATOR'S ACTIONS SINCE APPOINTMENT

## Compliance with The Insolvency Act, Rules and Best Practice

The Liquidator has met a considerable number of statutory and regulatory obligations. Whilst many of these tasks have not had a direct benefit in enhancing realisations for the insolvent estate, they have assisted in the efficient and compliant progressing of the administration, which has ensured that the Liquidator and his staff have carried out their work to high professional standards.

During the Review Period, primarily these tasks have included:

- Informing all relevant persons of the commencement of the Liquidation, including filing statutory documents at Companies House and meeting statutory advertising requirements;
- Drafting and issuing the progress report to creditors;
- Consulting with and instructing staff and independent advisers as regards practical, technical and legal aspects of the case to ensure efficient progress;
- Maintaining case files, which must include records to show and explain the liquidation and any decisions made by the Liquidator that materially affect the liquidation;
- Monitoring and maintaining an adequate statutory bond;
- Conducting periodic case reviews to ensure that the liquidation is progressing efficiently, effectively and in line with the statutory requirements;
- Maintaining and updating the estate cash book and bank accounts, including regular bank reconciliations and processing receipts and payments;

#### 4. EXECUTIVE SUMMARY

This report describes the progress since the commencement of the Liquidation ("the Review Period"). A summary of key information in this report is detailed below. The Liquidator's Receipts and payments account for the period 14 July 2023 to 30 November 2023.

#### **Assets**

The sole asset realisation was a credit balance received from Starling Bank in the sum of £430.79.

#### Fee Estimate & Fees Incurred to Date

No Fee Estimate was issued to creditors as no funds were drawn against the Company's Estate.

#### Dividend prospects

Creditor class	Distribution / dividend paid to date	Anticipated distribution / dividend, based upon the above
Secured creditor	N/A	N/A
Preferential creditors	0.00	0.00
Second preferential creditors	0.00	0.00
Unsecured creditors	0.00	0.00

#### 5. ASSET REALISATIONS

#### **Asset Realisations**

The sole realisation was cash at bank of £430.79.

#### 6. ENQUIRES AND INVESTIGATIONS

During the period covered by this report I, together with members of my staff have carried out a review of the Company's affairs. This has included seeking information and explanations from the director by means of questionnaires and meetings; making enquiries of the Company's accountants; reviewing information received from creditors and collecting and examining the Company's bank statements, accounts and other records.

The director has co-operated with my enquiries and delivered up the Company's books and records upon request and completed a questionnaire.

The information gained from this process enabled me to meet my statutory duty to submit a confidential report on the director's conduct to the Insolvency Service.

This work was also carried out with the objective of making an initial assessment of whether there were any matters that may lead to any recoveries for the benefit of creditors. This would typically include any potential claims which may be brought against parties either connected to or who have past dealings with the Company.

I have not identified any further assets or actions which might lead to a recovery for creditors.

Although this work did not generate any financial benefit to creditors, it was necessary to meet my statutory duties as well as conduct appropriate enquiries and investigations into potential rights of actions to enhance realisations.

I can confirm that I filed my report on the directors' conduct with the Insolvency Service. The contents of this report are confidential and not available for circulation to creditors.

There are no matters currently under investigation that would prevent me from concluding the liquidation.

#### 7. CREDITORS' CLAIMS

#### Secured creditors

There are no secured creditors in this matter.

#### Preferential creditors

The preferential creditor claim, as per the Statement of affairs, was estimated in the sum of £800.00. As at the date of this report, no claim has been received.

#### **Secondary Preferential Creditors**

The secondary preferential creditor claim was estimated in the sum of £1,900.00. As at the date of this report no claim has been received from HM Revenue & Customs.

#### Unsecured creditors

Unsecured creditor claims as per the directors' statement of affairs were estimated to be in the sum of £73,272. I have to date received claims totalling £23,723.99. A number of creditors have not lodged a claim however, as there is no prospect of a dividend, I have not written to them requesting they do so.

#### 8. DIVIDENDS

#### Dividend in Relation to the Prescribed Part

Under the provisions of Section 176A of the Insolvency Act 1986 the Liquidator must state the amount of funds available to unsecured creditors in respect of the prescribed part. This provision only applies where a company has granted a floating charge to a creditor after 15 September 2003. There are no Mortgages or Debentures registered against the Company and as such the provisions of this Section do not apply in this matter.

### Notice of No Dividend

This Notice is given under Rule 14.36 of the (IR 2016). It is delivered by the Liquidator of the Company, Jonathan Paul Philmore, of Philmore & Co Ltd, Yorkshire House, 7 South Lane, Holmfirth, HD9 1HN

The Liquidator gives notice confirming that no dividend will be declared to any class of creditor as the funds realised have been used to defray the costs of liquidation.

#### 9. FEES AND EXPENSES

#### **Pre-Appointment Fees**

The payment of any reasonable and necessary expenses incurred in connection with preparing a Statement of Affairs on behalf of the Company can be paid out of the Company's assets as an expense of the liquidation. If the payment is made prior to the appointment of the Liquidator then creditor approval is not required. However, where the payment is made after the formal appointment of the Liquidator or to an associate of the Liquidator, creditor approval is required.

My Statement of Affairs fee was agreed with the Company directors in the sum of £4,000.00 plus VAT at a board meeting held on 22 June 2023. As the Company had no realisable assets, my Statement of Affairs fee has been paid personally by the former directors. I have received the same in full.

# The Liquidator's fees

The Liquidator is required to seek creditor approval prior to any remuneration being drawn. Where there is no Committee then the basis of remuneration must be fixed by a decision of the creditors by a decision procedure. If the Liquidator is not able to obtain creditor approval he may have his fees approved by the Court however this must be done within 18 months of his appointment.

Details of my firm's charge out rates were circulated to creditors on 22 June 2023.

My time costs for the period 14 July 2023 to 30 November 2023 totals £5,146.50 representing 23.60 hours at an average hourly rate of £218.07. I have drawn no remuneration against the aforementioned time costs. As such, I have not sought creditor approval. My time costs have been written off in full.

Information about creditors' rights can be obtained by visiting the creditors' information micro-site published by the Association of Business Recovery Professionals (R3) at <a href="http://www.creditorinsolvencyguide.co.uk/">http://www.creditorinsolvencyguide.co.uk/</a>. A link to the R3 website can also be found on the Philmore & Co website; <a href="www.philmoreandco.com">www.philmoreandco.com</a>. Please note that there are different versions of the Guidance Notes and in this case you should refer to the April 2017 version.

A summary of my firm's time costs are also detailed at Appendix 3. Appendix 4 shows the relevant charge out rates for the Liquidator and his staff during the period covered by this report.

#### Costs and Disbursements

Costs met by and reimbursed to an office holder in connection with an insolvency appointment should be appropriate and reasonable. Such costs will fall into two categories:

- a) Category 1 disbursements: These are costs where there is specific expenditure directly referable both to the appointment in question and a payment to an independent third party. These may include, for example, advertising, room hire, storage, postage, telephone charges, travel expenses, and equivalent costs reimbursed to the office holder or his or her staff. Category 1 disbursements can be drawn without prior creditor approval.
- b) Category 2 disbursements: These are costs that are directly referable to the appointment in question but not to a payment to an independent third party. They may include shared or allocated costs that can be allocated to the appointment on a proper and reasonable basis, for example, business mileage. Category 2 disbursements may be drawn if they have been approved by creditors.

My category 1 disbursements total £387.15 and are broken down as to statutory advertising of £218.16 and a case management fee of £168.99.

No category 2 disbursements have been charged to the case.

#### 10. CREDITORS' RIGHTS

A creditor may, with the permission of the court or with the concurrence of 5% in value of the unsecured creditors (including the creditor in question) request further details of the Liquidator's remuneration and expenses, within 21 days of receipt of this report.

A creditor may, with the permission of the court or with the concurrence of 10% in value of the creditors (including the creditor in question), apply to court to challenge the amount and/or basis of the Liquidator's fees and the amount of any proposed expenses or expenses already incurred, within 8 weeks of receipt of this report.

#### 11. CONCLUSION

There are no outstanding matters that would now prevent me from concluding the liquidation and the Company's affairs are fully wound up.

I am obliged to file my Final Account with the Registrar of Companies within 7 days of the ending of the prescribed period after which time I will be released as liquidator. The prescribed period ends at the later of: (i) eight weeks after delivery of this report, or (ii) if any request for information under Rule 18.9 of the IR 2016 or any application to court under that Rule or Rule 18.34 of the IR 2016 is made, when that request or application is finally determined.

If you require any further information, please contact Liam Cockfield of this office.

Jonathan Paul Philmore

Liquidator

# Chews Media Ltd T/A Physio Matters - In Creditors Voluntary Liquidation Liquidator's Final Abstract of Receipts & Payments

# From 14 July 2023 to 30 November 2023

S of A £		£	£
	ASSET REALISATIONS		
NIL	Plant & Machinery	NIL	
NIL	Fixtures & Fittings	NIL	
NIL	Computer Equipment	NIL	
NIL	Cash at Bank	430.79	
NIL			430.
	COST OF REALISATIONS		
	Statutory Advertising	(218.16)	
	Case Management Fee	(168.99)	
	Irrecoverable VAT	(43.64)	
			(430.7
	PREFERENTIAL CREDITORS		(100.7
(800.00)	National Insurance Fund	NIL	
(800.00)			٨
•	SECONDARY PREFERENTIAL CREDITORS		
(1,900.00)	HM Revenue & Customs	NIL	
(1,900.00)			N
• •	INSECURED CREDITORS		
(46,860.00)	Bank - Bounce Back Loan	NIL	
(23,723.00)	Loan Creditor	NIL	
(2,689.00)	National Insurance Fund	NIL	
(73,272.00)			N
(10,212.00)			11
			<u> </u>
	REPRESENTED BY		

Jonathan Paul Philmore Liquidator

NIL

# NOTICE THAT THE COMPANY'S AFFAIRS ARE FULLY WOUND UP

Company name: Chews Media Limited (In Liquidation) ("the Company")

Company Number: 11744411

This Notice is given under Rule 6.28 of the Insolvency (England & Wales) Rules 2016 ("the Rules"). It is delivered by the Liquidator of the Company, Jonathan Paul Philmore, of Philmore & Co Ltd of Yorkshire House, 7 South Lane, Holmfirth, HD9 1HN who was appointed by the members and creditors on 14 July 2023.

The Liquidator gives notice that the Company's affairs are fully wound up.

#### Creditors have the right:

(i) to request information from the Liquidator under Rule 18.9 of the Rules;

(ii) to challenge the Liquidator's remuneration and expenses under Rule 18.34 of the Rules; and

(iii) to object to the release of the Liquidator by giving notice in writing below before the end of the prescribed period to:

Jonathan Paul Philmore Philmore & Co Ltd, Yorkshire House, 7 South Lane, Holmfirth, HD9 1HN.

The prescribed period ends at the later of: (i) eight weeks after delivery of this notice, or (ii) if any request for information under Rule 18.9 of the Rules or any application to court under that Rule or Rule 18.34 of the Rules is made, when that request or application is finally determined.

The Liquidator will vacate office under Section 171 of the Insolvency Act 1986 ("the Act") on delivering to the Registrar of Companies the final account and notice saying whether any creditor has objected to release.

The Liquidator will be released under Section 173 of the Act at the same time as vacating office unless any of the Company's creditors objected to release.

Relevant extracts of the Rules referred to above are provided in the report.

Signed:

Jonathan Paul Philmore Liquidator

Dated: 30 November 2023

# RELEVANT EXTRACTS OF RULES 18.9 AND 18.34 OF THE INSOLVENCY (ENGLAND & WALES) RULES 2016

#### **Rule 18.9**

- (1) The following may make a written request to the office-holder for further information about remuneration or expenses set out in a final report under rule 18.14:
  - 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
  - any unsecured creditor with the permission of the court.
- (2) A request or an application to the court for permission by such a person or persons must be made or filed with the court (as applicable) within 21 days of receipt of the report by the person, or by the last of them in the case of an application by more than one creditor.

#### Rule 18.34

- (1) This rule applies to an application in a winding-up made by a person mentioned in paragraph (2) on the grounds that:
  - the remuneration charged by the office-holder is in all the circumstances excessive;
  - the basis fixed for the office-holder's remuneration under rules 18.16, 18.18, 18.19, 18.20 and 18.21 (as applicable) is inappropriate; or
  - the expenses incurred by the office-holder are in all the circumstances excessive.
- (2) The following may make such an application for one or more of the orders set out in rule 18.36 or 18.37 as applicable:
  - · a secured creditor; or
  - an unsecured creditor with either
    - (i) the concurrence of at least 10% in value of the unsecured creditors (including that creditor), or
    - (ii) the permission of the court.
- (3) The application by a creditor must be made no later than eight weeks after receipt by the applicant of the final report or account under rule 18.14 which first reports the charging of the remuneration or the incurring of the expenses in question.

Appendix 3

Liquidator's Remuneration Schedule
Chews Media Ltd
Between 14 July 2023 and 30 November 2023

Classification of work function	Partner/ Director	Manager	Other Senior Professionals		1	Time Cost	Average Hourly Rate
Administration & Planning	0.50	2.70	5.00	0.90	9.10	2,139.00	235.05
Investigations	0.00	1.50	2.50	6.20	10.20	1,983.00	194.41
Realisation of Assets	0.50	0.00	0.00	0.00	0.50	142.50	285.00
Creditors	0.00	3.40	0.00	0.40	3.80	882.00	232.11
Case Specific Matters	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Trading	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Retention of Title	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Shareholders	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total hours	1.00	7.60	7.50	7.50	23.60		
Time costs	285.00	1,824.00	1,800.00	1,237.50		5,146.50	
Average hourly rate	285.00	240.00	240.00	165.00			218.07

Description	Total Incurred £	Total Recovered £
•	0.00	0.00
Totals	0.00	0.00

Summary of Fees

outilitary of a ces		
Time spent in administering the Assignment	Hours	23.60
Total value of time spent to 30 November 2023	£	5,146.50
Total Liquidator's fees charged to 30 November 2023	£	0.00

#### Philmore & Co Fee Recovery Policy

#### Charge out rates from 1 April

	2022	2023
Grade	(£)	(£)
	Rate per Hour	Rate per Hour
Director	260.00	285.00
Managers	225.00	240.00
Technical Staff	150.00	165.00
Support Staff	75.00	85.00

Time is charged in 6 minute units for each grade of staff undertaking work on an insolvency assignment.

Category 1 and Category 2 Expenses & Disbursements in accordance with Statement of Insolvency Practice 9 as amended 1 April 2021.

Expenses are any payments made from the estate which are neither an office holder's remuneration nor a distribution to a creditor or a member. Expenses also includes disbursements. Disbursements are payments which are first met by an office holder and then reimbursed from the estate. Expenses are divided into those that do not require creditor approval before they are charged to the estate (Category 1) and those that do (Category 2).

Category 1 expenses: these are payments to persons providing a service who are not an associate of the office holder relating to external services which are directly attributable to the case.

Category 2 expenses: These are payments to associates or which have an element of shared costs. Before being paid, category 2 expenses require creditor approval whether paid directly from the estate or as a disbursement.

Payment of category 2 expenses to associates should be fair, reasonable and proportionate to the case and reflect the work necessarily and properly undertaken.

As from 1 July 2021 Philmore & Co will no longer look to recover category 2 expenses and disbursements that relate to shared costs and overheads, for example, stationary, faxes, photocopying, room hire (unless external).

Postage will be charged to each case at cost as a category 1 expense.

SIP 9 states that the remuneration of an office holder should not be approved by any party with whom the office holder has a professional or personal relationship which could give rise to a conflict of interest, for example a referring solicitor or accountant even if that party is a creditor. However in the event that our remuneration is not approved by an unconnected party Philmore & Co will rely on the approval of an associated creditor so long as that associated creditor has properly lodged a claim in the proceedings with substantiating documentation in support.

# Detailed list of work undertaken for Chews Media Limited in Creditors' Voluntary Liquidation.

Below is detailed information about the tasks undertaken by the Liquidator.

STACLA ALTERNATION OF STATES OF	d
Administration & Planning	
Actions post	File Notice of Appointment with Registrar of Companies Advertise Appointment in London Gazette
appoint in the	Deliver Notice of Appointment to Members & Creditors
	Give Notice to members and creditors of General Use of Website
THE STATE OF THE S	Open Estate Bank Account
	File VAT 7 with HMRC to deregister for VAT if applicable File VAT 769 with HMRC – Notification of Insolvency Details
	Give Notice of Appointment to HM Inspector of Taxes
	Bond the case to the maximum value of the assets
	Diarise appointment for future annual reports
File Maintenance	Filing of documents Periodic file reviews documenting strategy and decisions
	Periodic file reviews documenting strategy and decisions  Periodic reviews of the application of ethical, anti-money laundering and anti-bribery safeguards
	Maintenance of statutory and case progression task lists/diaries
	Updating checklists
Bank account	Prepare correspondence to open Estate bank account
administration	Estate bank account reconciliations
2 200	Maintenance of Estate cash book Payments and transfers
	Receipts & Payments Accounts
	Write to close company bank account(s)
	Request bank statements for review
	Correspondence with bank regarding specific transfers and other enquiries
	Discussions regarding strategies to be pursued
Planning / Review	Meetings with team members and independent advisers to consider practical, technical and any legal
	aspects of the case.
Books and records //	Requesting delivery up of books and records
storage	Prepare inventory of books and records
	Dealing with records in storage
	Sending job files to storage
Pension scheme	Identifying whether there is a pension scheme
	Submitting the relevant notices to PPF and Pensions regulator if a pension scheme is identified Winding up of pension scheme
Reports Constitution	Circulating initial report to members and creditors upon appointment Preparing annual progress reports
	Disclosure of sales to connected parties
	Preparing final report to creditors when case is concluded
	Filing Annual Progress Report with Registrar of companies
Investigations	
SIP 2 Review	Collection and making an inventory of company books and records
	Correspondence to request information on the company's dealings, making further enquiries of third
	parties Reviewing questionnaires submitted by creditors and directors
	Reconstruction of financial affairs of the company
	Reviewing company's books and records
	Preparation of deficiency statement Preparing statutory investigation reports
	Lisising with Insolvency Service
	Online submission of report to the Insolvency Service

Creditors + and Distributions =	
Creditor Communication	Receive and follow up creditor enquiries via telephone/email Review and prepare correspondence to creditors and their representatives via email and post Assisting employees to pursue claims via the RPS
Dealing with proofs of debt	Receipt and filing of proofs when not related to a dividend Corresponding with RPS regarding POD when not related to a dividend Preparation of correspondence to potential creditors inviting submission of POD Receipt of POD Adjudicating on POD Request further information from claimants regarding POD Preparation of correspondence to claimant advising outcome of adjudication Seeking solicitors' advice on the validity of secured creditors' claims and other complex claims

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