

Rule 1.29/1.54

The Insolvency Act 1986

Notice to Registrar of Companies of
Completion or Termination of
Voluntary ArrangementPursuant to Rule 1.29 or Rule 1.54 of the
Insolvency Rules 1986**R.1.29/
R.1.54**

To the Registrar of Companies

For Official Use

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Company Number

SC348204

(a) Insert full name of
Company

Name of Company

A&K Property Management Services
Limited(b) Insert full name and
AddressI Donald Iain McNaught
Johnston Carmichael LLP
227 West George Street
Glasgow
G2 2ND

(c) Insert date

(d) Delete as applicable

the supervisor of a voluntary arrangement which took effect on 19 September, 2013
enclose a copy of my notice to the creditors and members of the above-named company
that the voluntary arrangement has terminated, (d) together with a report of my receipts
and payments.

Signed



Date

21/1/14

Presenter's name,
address and reference
(if any)A&KP001
A&K Property Management Services
Limited
Donald Iain McNaught
Johnston Carmichael LLP
227 West George Street
Glasgow
G2 2ND

For Official Use

Liquidation Section

Post Room



S30QLGS2

SCT

31/01/2014

#31

COMPANIES HOUSE

S3093G28

SCT

24/01/2014

#91

COMPANIES HOUSE

227 West George Street, Glasgow G2 2ND
t. 0141 222 5800 f. 0141 222 5801 w. jcca.co.uk
dx. GW272

File copy

copy

JOHNSTON
CARMICHAEL 

Your Ref:
Our Ref: FP98/DM/MPH/SD/ED/A&KP001

22 January 2014

Dear Sir/Madam

**A&K PROPERTY MANAGEMENT SERVICES LIMITED ("THE COMPANY")
TERMINATION OF THE COMPANY VOLUNTARY ARRANGEMENT ("CVA")**

I refer to the above and to previous correspondence in respect of the same.

I write to advise that following the issue of a default notice on the 24 December 2013 the company director convened meetings of members and creditors in terms of s98 of the Insolvency Act 1986 for the purpose of winding up the company. Those meetings were duly held on 20 January 2014 and Derek Jackson of Granger Corporate Rescue & Recovery Limited was appointed liquidator.

I attach for your attention a report on our intromissions as joint supervisors for the period. This evidences that two contribution payments were received in line with the CVA proposals prior to the default certificate being issued and that these were used to meet the Supervisors' time costs and outlays with the residual balance being paid over to the liquidator in due course.

Previously provided as an appendix to the CVA proposals was a guide to help creditors understand the law and their rights in relation to determining how the supervisors will be paid, and details of our firm's charge out rates and policy regarding the recharge of disbursements. Should any person require a copy of this they can request it from this office.

Should you have any queries, please contact my colleague Sarah Duncan on 0141 222 5800.

Yours faithfully



D I McNaught
Joint Supervisor

Donald McNaught and Matthew Henderson are authorised to act as an insolvency practitioners in the UK by the Institute of Chartered Accountants of Scotland

FRIDAY

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SCT *S30QLGRM* 31/01/2014 #29
COMPANIES HOUSE

**A&K Property Management Services Limited
(Under a Company Voluntary Arrangement)**

**Summary of Receipts & Payments
19 September 2013 to 20 January 2014**

RECEIPTS	Total (£)
Bank Interest Gross	3.55
Payment from A&K Property Management Ser	10,000.00
	<hr/>
	10,003.55
 PAYMENTS	
Specific Bond	295.00
Joint Supervisors fees	7,122.81
Sheriff Officers Fees	183.48
Funds paid to Liquidator	500.00
Legal Fees	1,737.00
Statutory Advertising	255.00
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	10,093.29
 Balance In Hand	 <hr/> (89.74) <hr/>