

IN THE HIGH COURT OF JUSTICE
CHANCERY DIVISION
COMPANIES COURT



BEFORE REGISTRAR

day of

Barber
November
2011



909/11
No of 2011
COMPANIES COURT

IN THE MATTER OF LM2 LIMITED AND TWENTY FIVE OTHER COMPANIES -
IN CREDITORS VOLUNTARY LIQUIDATION

IN THE MATTER OF ACUTE ASBESTOS LIMITED AND ONE OTHER COMPANY -
IN COMPULSORY LIQUIDATION

IN THE MATTER OF BANKSFIELD INVESTMENTS LIMITED - IN MEMBERS
VOLUNTARY LIQUIDATION

IN THE MATTER OF CULLEN-BURNS ASSOCIATES LIMITED - COMPANY
VOLUNTARY ARRANGEMENT

IN THE MATTER OF MARGARET ELIZABETH GEORGE - IN BANKRUPTCY

IN THE MATTER OF THE INSOLVENCY ACT 1986

AND

IN THE MATTER OF AN INSOLVENCY OFFICE HOLDER

BETWEEN.

(1) JOHN RUSSELL
(2) THE P&A PARTNERSHIP

Applicants

- and -

(1) FILIPPA BJØRG CONNOR
(2) GARETH DAVID RUSLING
(3) ASHLEIGH WILLIAM FLETCHER

Respondents

ORDER

UPON the Application of John Russell and The P&A Partnership dated 18 October 2011

AND UPON reading the witness statement of John Russell dated 11 October 2011 exhibit "JR1" and the witness statement of Filippa Bjorg Connor dated 12 October 2011



IT IS ORDERED THAT:

- 1 The proceedings listed in Schedule A hereto be transferred to the Companies Court of the Chancery Division of the High Court of Justice for the purpose only of considering and if thought fit making the orders contained in paragraphs 2 to 13 of the Application and that the Applicants do ensure that a sealed copy of every order transferring any case to the High Court and of every order which may be made as a result of this application be lodged with the court having jurisdiction over each case affected by such order for filing on the court file relating to that case
- 2 In respect of the proceedings listed in Schedules B to G attached hereto, Filippa Bjørg Connor be removed from office with effect from the order of the Court
- 3 In respect of the creditors' voluntary liquidations listed in Schedule B hereto, John Russell be appointed as joint liquidator in place of Filippa Bjørg Connor with effect from the order of the Court
- 4 In respect of the creditors' voluntary liquidation listed in Schedule C hereto, Gareth David Rusling be appointed as joint liquidator in place of Filippa Bjørg Connor with effect from the order of the Court
- 5 In respect of the compulsory liquidations listed in Schedule D hereto, John Russell be appointed joint liquidator in place of Filippa Bjørg Connor with effect from the order of the Court
- 6 In respect of the members' voluntary liquidation in Schedule E hereto, Gareth David Rusling be appointed as joint liquidator in place of Filippa Bjørg Connor with effect from the order of the Court
- 7 In respect of the company in company voluntary arrangement listed in Schedule F hereto, John Russell be appointed as joint supervisor in place of Filippa Bjørg Connor with effect from the order of the Court
- 8 In respect of the bankruptcy listed in Schedule G hereto, John Russell be appointed as joint trustee in bankruptcy of the bankruptcy estate in place of Filippa Bjørg Connor with effect from the order of the Court
- 9 Filippa Bjørg Connor shall not be at liberty to apply to the Secretary of State for her release in respect of her insolvency appointments listed in Schedules B to E

and G until after the expiry of 28 days from the date when the relevant notice referred to in paragraph 11 below has been given

10 There be liberty to each creditor of the insolvency estates listed in the attached schedules and the members of Banksfield Investments Limited (in members' voluntary liquidation) to apply to vary or discharge this order insofar as it relates to the insolvency estate of which that person is a creditor or a member as the case may be within 28 days of the Notice (as defined in paragraph 11 below)

11 The Applicants give notice of this Order to all creditors of the estates listed in Schedule B to E and G and the members of Banksfield Investments Limited (in members' voluntary liquidation) within 14 days of the date of this Order by means of an advertisement in the London Gazette ("**Notice**") The Notice shall explain

11 1 the effect the Order made and that all creditors have permission to apply for reconsideration of the Order (insofar as it relates to an estate of which he is a creditor) provided that any such application is made within 28 days of the date of the Notice,

11 2 that all members of Banksfield Investments Limited (in members' voluntary liquidation) have permission to apply for reconsideration of the Order (insofar as it relates to Banksfield Investments Limited (in members' voluntary liquidation)) provided that any such application is made within 28 days of the date of the Notice

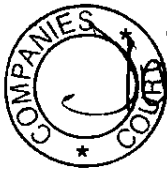
11 3 the right of the First Respondent to apply to the Secretary of State for her release in respect of her insolvency appointments listed in Schedules B to E and G within 28 days of the date of the Notice save in respect of claims notified by that date,

11 4 creditors' rights to call for statements under regulation 11 (in liquidations), or regulation 25 (in bankruptcies) of the Insolvency Regulations 1994,

11 5 that where there is a creditors' committee it is open to that committee to require an account of the First Respondent's administration and that, where there is no committee, it is open to an individual creditor to apply to the Court within 28 days of the Notice to require such an account

For the avoidance of all doubt, notice of this Order must also be given to the creditors and members of the estates list in Schedule B to G in the next statutory report to the creditors and members of those estates

- 12 The costs of this Application be apportioned equally between each of the estates identified in Schedule B to Schedule G attached hereto and borne as an expense of each estate Subject to paragraph 13 below, each of the said estates shall bear an equal proportion of the costs
- 13 In no case shall the amount charged to any estate in respect of the costs exceed 10 per cent of the aggregate of available funds and the value of the immediately realisable assets ("**Available Assets**") in that estate In any case where there are no Available Assets in the insolvent estate or where the proportion of costs calculated in accordance with paragraph 12 would exceed 10 per cent of the Available Assets, the Second Applicant, The P&A Partnership will bear the costs which exceed 10 per cent of the Available Assets



Dated 2nd November 2011

SCHEDULE A

	Court	Court Number
Cullen-Burns Associates Limited	Slough County Court	749 of 2010
Margaret Elizabeth George	Oldham County Court	302 of 2010
DAL Utilities Limited	Southend County Court	582 of 2010

SCHEDULE B

TO BE TRANSFERRED TO JOHN RUSSELL

Tim Heard & Associates Limited - in creditors' voluntary liquidation
K & L Transport Services Limited - in creditors' voluntary liquidation
Riverside Supplies (UK) Limited - in creditors' voluntary liquidation
JK Internet Limited - in creditors' voluntary liquidation - *case closed 24/11/2011*
AFJ Associates Limited - in creditors' voluntary liquidation - *case closed 01/12/2011*
Sentinal Lifts Limited - in creditors' voluntary liquidation
Whitbread Logistics Limited - in creditors' voluntary liquidation
Impact Office Products Limited - in creditors' voluntary liquidation
The Perfect Concept Group Limited - in creditors' voluntary liquidation
Perfect Concept Solutions Limited - in creditors' voluntary liquidation
Full Portion Media Limited - in creditors' voluntary liquidation
Multi Lift Services Limited - in creditors' voluntary liquidation
WFU Limited - in creditors' voluntary liquidation
Albert Wine Company Limited - in creditors' voluntary liquidation
RHC Groundworks Limited - in creditors' voluntary liquidation
Insight Security Limited - in creditors' voluntary liquidation
Biomass Fuels Limited - in creditors' voluntary liquidation
UK Covers Limited - in creditors' voluntary liquidation
AWP (London) Limited - in creditors' voluntary liquidation
Meridian Security Limited - in creditors' voluntary liquidation
Progressive Networks Limited - in creditors' voluntary liquidation
Rentoclean Limited - in creditors' voluntary liquidation
Southern Workforce UK Limited - in creditors' voluntary liquidation
Hallmark Foundations Limited - in creditors' voluntary liquidation

SCHEDULE C
TO BE TRANSFERRED TO GARETH DAVID RUSLING

LM2 Limited - in creditors' voluntary liquidation

MG Visual Solutions Limited - in creditors' voluntary liquidation

SCHEDULE D
TO BE TRANSFERRED TO JOHN RUSSELL

	Court	Court Number
Acute Asbestos Limited - in compulsory liquidation	High Court of Justice	2885 of 2011
DAL Utilities Limited	Southend County Court	582 of 2010

SCHEDULE E
TO BE TRANSFERRED TO GARETH DAVID RUSLING

Banksfield Investments Limited - in members' voluntary liquidation

SCHEDULE F
TO BE TRANSFERRED TO JOHN RUSSELL

	Court	Court Number
Cullen-Burns Associates Limited	Slough County Court	749 of 2010

SCHEDULE G
TO BE TRANSFERRED TO JOHN RUSSELL

	Court	Court Number
Margaret Elizabeth George	Oldham Country Court	302 of 2010

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ORDER

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