In accordance with Rule 2.38 of the Insolvency (England & Wales) Rules 2016 and Sections 4(6) and 4(6A) of, or paragraph 30 of Schedule A1 to, the Insolvency Act 1986.

CVA1

Notice of voluntary arrangement taking effect



THURSDAY



A7DFF8EZ A27 30/08/2018 COMPANIES HOUSE

#132

1	Company details					
Company number	0 0 6 9 8 7 0 4	→ Filling in this form Please complete in typescript or in				
Company name in full	Precision Printing Plates Limited	bold black capitals.				
2	Supervisor's name					
Full forename(s)	Martin					
Surname	Maloney					
3	Supervisor's address					
Building name/number	Leonard Curtis					
Street	Leonard Curtis House					
	Elms Square, Bury New Road					
Post town	Whitefield					
County/Region	Greater Manchester					
Postcode	M 4 5 7 T A					
Country						
4	Supervisor's name •					
Full forename(s)	Andrew	Other supervisor Use this section to tell us about				
Surname	Poxon	another supervisor.				
5	Supervisor's address ⁹					
Building name/number	Leonard Curtis	Other supervisor Use this section to tell us about				
Street	Leonard Curtis House Use this section to another supervise					
	Elms Square, Bury New Road					
Post town	Whitefield					
County/Region	Greater Manchester					
Postcode	M 4 5 7 T A					
Country						

CVA1 Notice of voluntary arrangement taking effect 6 Date CVA took effect ^d 2 ^d 8 [™]0 [™]8 ^y 2 | ^y 0 | ^y 1 | ^y 8 Date Report of consideration of proposal I attach a copy of the report of consideration of the proposal Sign and date Supervisor's signature Signature X X 28 Signature date

CVA₁

Notice of voluntary arrangement taking effect

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. **Daniel Ormerod Leonard Curtis** Address Leonard Curtis House Elms Square, Bury New Road Whitefield Post town Greater Manchester County/Region Postcode М 5 Country DΧ Telephone 0161 413 0930 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 and dated 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.

i 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

IN THE MATTER OF THE INSOLVENCY ACT 1986 AND IN THE MATTER OF PRECISION PRINTING PLATES LIMITED COMPANY NUMBER 00698704

This report is made by Martin Maloney of Leonard Curtis, Elms Square, Bury New Road, Whitefield M45 7TA ("the Chair") pursuant to the provisions of Section 4(6) of the Insolvency Act 1986 ("the Act") and Rule 2.38 of the Insolvency (England and Wales) Rules 2016 ("the Rules") and is the Chair's Report on the result of the adjourned virtual meetings of creditors and meeting of members of Precision Printing Plates Limited ("the Company").

Creditors' Virtual Meeting

Date of virtual meeting

28 August 2018 at 11:00am

Resolutions to be Considered:

• For the acceptance/rejection of the proposed Voluntary Arrangement with modifications.

Voting on the resolution for the approval of the proposal for a voluntary arrangement was as follows:-

For the resolution

£489,107.85

Against the resolution

£Nil

I attach a list of creditors present in person or by proxy showing the value of their claims for voting and how they voted on each resolution or whether they abstained and which are considered to be connected with the Company.

In accordance with Rule 15.34(3) of the Rules a majority of 75% or more in value of those creditors responding resolution approved the proposal for a voluntary arrangement without modifications.

In addition, and also in accordance with Rule 15.34(4) of the Rules, those voting against the resolution did not include more than half of the total value of those unconnected creditors whose claims were entitled to yote.

Accordingly the proposal for a voluntary arrangement was approved with modifications by the creditors and Martin Maloney and Andrew Poxon of Leonard Curtis were appointed as Joint Supervisors of the CVA. A copy of the modifications are attached.

No other resolution was taken at the meeting.

Members' Meeting

Date of meeting

28 August 2018 at 11:30am

Resolutions to be Considered:

For the acceptance/rejection of the proposed Voluntary Arrangement with modifications.

Voting on the resolution for the approval of the proposal for a voluntary arrangement was as follows:-

Voting on Resolutions:

For the resolution

Nil

Against the resolution

Nil

I attach a list of members present in person or by proxy showing how they voted on each resolution or whether they abstained.

In accordance with Rule 2.36 of the Rules, or otherwise as provided for in the Company's articles, a majority greater than one half in value of the members present in person or by proxy and voting on the resolution would be required to approve the proposal for a voluntary arrangement.

However, the meeting of members was inquorate and no resolutions were passed.

No other resolution was taken at the meeting.

These proceedings will be affected by the EC Regulation and will be Main Proceedings as defined in Article 3 of the EC Regulation as the Company's centre of main interest is considered to be at its registered office in England.

There is no further information that I think it appropriate to make known to the Court.

Dated this 28 August 2018

MARTIN MALONEY

CHAIR

Martin Maloney is authorised to act as an insolvency practitioner in the UK by the Institute of Chartered Accountants in England and Wales under office holder number 9628 and Andrew Poxon is authorised to act as an insolvency practitioner in the UK by the Institute of Chartered Accountants in England and Wales under office holder number 8620

	Modifications proposed by Voluntary Arrangements Service (VAS) on Revenue & Customs in respect of: -	ehalf of H M
	PRECISION PRINTING PLATES LIMITED If any of the modifications are not accepted then the VAS vote(s) must be taken	as a rejection.
EFF	ECT	1
1.	(Interpretation) Any modification to the entire proposal approved by creditors are company shall wholly supersede any contradictory terms or implied provisions in conflicting modification(s) proposed by creditors shall be fully resolved prior to proposal in order that the intention of the modification is given priority and effect	he proposal. Any
2.	(Variation) No variation shall be proposed following approval of the arrangement cause or have the effect of varying or removing modifications imposed by HMR0 the proposal without the express agreement of the HMRC Voluntary Arrangement	in support of
3.	(Variation) The company shall not, within 12 months of approval of the arrange variation that will reduce the yield to creditors below that forecast unless the Su provide clear evidence that the resolution results from changed trading circumst not have been foreseen when the proposal was made to creditors. The Supervis together with supporting financial information and notice of a creditors' vote shall creditors giving at least 14 days clear notice. No variation fee shall be drawn wit approval.	ervisor can nces that could or's évidence be circulated to
4.	For the avoidance of doubt paragraphs 1 to 15.6 inclusive of the proposal shall nemoved and shall prevail as the terms of the approved arrangement.	t be amended or
HM	RC CLAIM(S)	
5.	(HMRC claim) The HMRC claim in the arrangement will include PAYE/NIC togal assessed tax, levy or duty (VAT) due to the day before the meeting to approve the and CTSA / assessed tax for the accounting period(s) ended on or before the day the arrangement.	e arrangement
6.	(Time limit) No time limit for lodging claims shall apply to HMRC.	
7.	(Post approval returns and liabilities) All statutory returns and payments due approval of the arrangement shall be provided on or before their due date	p HMRC post
9.	(Outstanding returns) Should any statutory accounts and returns be overdue creditors' meeting they shall be provided to HMRC within one calendar month of together with any other information required in support of the return.	
9,	(Dividend prohibition) No non preferential distribution will be made until the H has been made and the supervisor has admitted the claim for dividend purpose	MRC Final Claim
10.	(Expenses of arrangement) CTSA /VAT due on realisation of assets included in will be regarded as an expense of realising the asset payable out of the net sale	
11.	(Tax-Overpayments) Set-off of refunds due from the Crown against debts due to be in accordance with statute and established legal principles. Any repayment due to the company for periods for which claims arise under the when so ever they may arise, shall firstly be offset against HMRC's claims in the Any remaining surplus shall be similarly applied to the claims of other Crown de should any surplus remain it shall be repaid to the company.	arrangement, arrangement.

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•		its due to the company for periods that arise after the arrangement shall be applied proval HMRC liability with any surplus being repaid to the company.
GE	NERAL	
12.	(Co debtors	The release of the company from its debts by the terms of CVA shall not operate as ny co-debtor for the same debts.
13.	stated value constitute a l	aims) Where the total value of creditor's claims exceeds by 10% or more of the f their affairs supplied by the company for the purposes of this proposal this will each of the arrangement. In the event of such a breach the supervisor shall creditors what they wish to do in the context of the arrangement overall.
14.	(Terminatio	The arrangement shall terminate upon:
		g of a winding up order against the company, the passing of a winding up he company going into administration.
	(b) (where the certificate of	re is express authority for the supervisor so doing) the supervisor lasuing a emination.
15.	cease, save	t trusts) Upon termination of the arrangement the trusts expressed or implied shall not assets already realized shall (after provision for supervisor's fees and s) be distributed to arrangement creditors.
16.	breach of the	ince) Failure to comply with any express term of the arrangement shall constitute a company's obligation under the arrangement. The supervisor shall work with the emedy any breach of obligation. Rule 15.34 shall apply where any variation is
		of obligation is not remedied within 30 days of its occurrence this shall constitute CVA that cannot be remedied and the supervisor shall petition for a winding up order.
ASS	ETS	
17.	Included/ex	luded assets
		ance of doubt and unless specifically excluded below all of the company's assets will ithin the arrangement.
.	As per propo	al .
CON	ITRIBUTIONS	REVIEWS
18.		he company is to make no fewer than 60 monthly voluntary contributions of not
		500.00 during the term of the arrangement.
19.		claims) The claims of third parties who have contributed to assets available under ent shall be treated as deferred and only rank for dividend once all unsecured een satisfied.
20.		creditors) The associated creditors namely Mr Nigel Smith in the sum of Mr Craig Swift in the sum of £10848.00 have offered to defer their claims in the

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At who

		l
	arrangement. For the avoidance of doubt their offer is to waive their dividend en favour of all non-associated creditors under the arrangement.	tlement in
21.	of a 75% majority in value of creditors' claims voting on the resolution.	
22.	(Contributions) Should any voluntary contribution fall 30 days into arrears or fa amount specified in the arrangement and remain so after 30 days this shall cont the arrangement and the Supervisor shall petition for the compulsory winding up	litute a failure of
23.	(Supervisor) The discretion given to the Supervisor in paragraph(s) 4.8.2, 5.2.3 contributions shall be removed. Instead the views of creditors are to be canvast Supervisor is to supply all creditors with a report showing how each voted and the decision reached.	ed and the
DIR	ECTORS AND SHAREHOLDERS	
24.	The directors of the company shall not:	
	 a) declare or pay any dividend to themselves or the shareholders of the com duration of the voluntary arrangement. 	any for the
	 b) declare or pay themselves additional remuneration or fees for the duration arrangement. 	of the
	 c) increase the remuneration of any person involved in the management whether by way of increase in salary, payment, bonus or benefit. 	of the business,
	 d) enter into any contract or undertaking for the sale of the business nor disposor of any assets or goodwill forming part of or essential to its continuing trad 	se of the goodwill
	 e) create or extend any mortgage, debenture, charge or security over company/business except for those that subsist at the date of the propor affect any commercial factoring or similar arrangement. 	any part of the al. This shall not
CON	PLETION	
25.	The arrangement shall not be capable of successful completion until all preferential creditors claiming in the arrangement have received a minimum div in the pound (40p/£).	unsecured, non- end of 40 pence
FEE	§	
26.	(Expenses of VA) HMRC petition costs are to be paid as an expense of the arr priority to the unpaid nomines's fees and expenses as at the date of the meetin supervisor's fees, remuneration and disbursements.	ingement in of creditors,
27.	be drawn proportionately in line with receipts.	
	(Winding up fees) On the day of the creditors meeting which approves the procompany shall pay over to the nominee in cleared funds sufficient for winding up against the company. Should the full amount of cleared funds not be received be meeting of creditors this shall be deemed non-acceptance of this modification a HMRC's vote shall be counted as one for rejection of the proposal.	proceedings the time of the d as such
29.	The supervisor shall confirm in their report of the meeting of creditors that suffic been received.	ent funding has
		i e

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Aluika Aluika

Name

an Nikoue **lector**

Date

8 2018

1.

		on 1	Votes Against									
Meeting Type Inittal Creditors' Decision Procedure - Virtual Meeting (Rule 2.27 IR16) 28/08/2018 11:00am	For the acceptance of the proposed company voluntary arrangement with modifications Resolut	Resolution 1	Votes For	£15,720.20	£1,017.28	£92,014.00	19,041.60	£5,065.63	£4,519.20	£346,443.81	£5,286.13	£489,107.85
		Claim Per SofA Proxy Holder	£15,720.20 Chairman	£1,010.18 Chairman	£92,014.00 Martin Maloney	£19,041.60 Chairman	£5,065.63 Chairman	£4,519.20 Chairman	£332,811.70 Chairman	£7,482.23 Chairman	£477,664.74	
Case P943Q Precision Printing Plates Limited	Resolution 1		Name	Acroy International Ltd	B & M Waste Services Ltd	Hybrid Software NV	Kwik Fix	Scamp Enterprises	Technoflex Equipment Service Ltd	HM Revenue & Customs	GMG Color Ltd	

As per Rule 15.34 IR 2016, the creditors in value, voting in favour of the proposed decision for the approval of the CVA, is three quarters or more in value of the total value of creditors voting on the proposed decision and accordingly, the first stage of voting was the approval of the acceptance of the CVA

0.00

(>75% requisite majority)

489,107.85 0.00 489,107.85

Accept Reject Total Votes Cast

Summary of Votes Cast Stage 1 Voting

		100.00	į	0.00%
%				
44		532,533.63		0.00
Stage 2 Voting (discounting connected)	Value of Unconnected Creditors who have	submitted a ciaim that has not been ejetted for	Value of Unconnected Creditors rejecting CVA	

decision, then the decision is not made. As there were no connected creditor claims, an amount of £4489,107.85 of unconnected creditors voted in favour of the CVA and no As per Rule 15.34, where more than half of the total value of the unconnected creditors (whose claims have been admitted for voting purposes) vote against the proposed creditors voted against the CVA. Accordingly, the second stage of voting was the acceptance of the CVA with modifications. Creditors entitled to vote who have submitted a claim that has not been rejected for voting purposes at the Virtual Meeting of creditors

28/08/2018

Date Printed

Claim value as at 08/08/2018 Comment £90.00 £39,751.39 £15,720,20 £1,017.28 £92,014.00 £5,065.63 E5,286.13 £3,015.53 £568.86 19,041.60 £4,519.20 E346,443.81 Value Entitled to Vote Claim Rejected £332,811.70 £346,443.81 No £5,286.13 No £90.00 No £3,015.53 No £43,333.92 £39,751.39 No £15,720.20 No £5,065.63 No £4,519.20 No £1,017.28 No £92,014.00 No 19,041.60 No E568.86 No £15,720.20 £19,041.60 £1,010.08 £92,014.00 £4,519.20 £7,482,23 £90.00 £3,015.53 £568.86 £5,065.63 held on 28/08/2018 at 11:00am SoA Connected Y/ N ş Technoflex Equipment Service Ltd Precision Printing Plates Limited Jeff Insurance Broker Limited B & M Waste Services Ltd HM Revenue & Customs Time Systems (UK) Ltd Acroy International Ltd Cartridge Save Limited Hybrid Software NV Scamp Enterprises GMG Color Ltd Creditor Kodak Ltd Kwik Fix P943Q C0004 C0019 C0018 C0019 C0020 C0010 C0002 C0017 C0021 C0013 C0037

532,533.63 Total Entitled to Vote Made up Via:

532,533.63

524,672.95 532,533.63

532,533.63 532,533,63 Unconnected Connected

Case

P943Q Precision Printing Plates Limited

Resolution 1

Name Nigel Smith Craig Swift

Meeting Type Members' Meeting 28/08/2018 11:30 am That the Proposal be approved (with or without modifications)

	nst	0	0	0	0.00%
Resolution 1	Votes Against				
α.	Votes For	00.00	00.00	00:00	0.00%
	Shares	£75,000.00	£75,000.00	£150,000.00	