Rule 4.233

The Insolvency Act 1986
Liquidator's Statement of
Receipts and Payments
Pursuant to Section 192 of the
Insolvency Act 1986

(a) Norse Merchant (DM)

17-25 College Square East

John Hansen

BELFAST BTI 6HD

Stokes House

To the Registrar of Companies

Name of company

S.192

	For	official use
Company Numb	er	
Company Numb		
	<u></u>	
		Limited

the liquidator(s) of the company attach a copy of my/our statement of Receipts and payments under Section 192 of the Insolvency Act 1986

Signed

Presenters' name address and reference (if any)

(a) Insert full name of

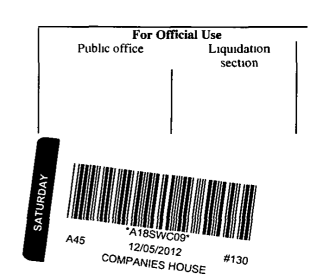
(b) Insert full name(s) and I/We (b)

company

address(es) of

Dated

9/5/12



Statement of Receipts and Payments and General Directions as to Statements

The Insolvency Act 1986

Name of company

Norse Merchant (DM) Limited

Company number

01431420

(1) Form and Contents of Statement

Every statement must contain a detailed account of all the liquidator's realisations and disbursements in respect of the company. The statement of realisations should contain a record of all receipts derived from assets existing at the date of the winding up resolution and subsequently realised, including balance at bank, book debts and calls collected, property sold, &c`, and the account of disbursements should contain all payments for costs and charges, or to creditors or contributories. Where property has been realised, the gross proceeds of sale must be entered under realisations and the necessary payments incidental to sales must be entered as disbursements. These accounts should not contain payments into the Insolvency Services Account (except unclaimed dividends - see par. 5) or payments into or out of the bank, or temporary investments by the liquidator, or the proceeds of such investments when realised, which should be shown separately

(a) by means of the bank pass book,

(b) by a separate detailed statement of moneys invested by the liquidator, and investments realised.

Interest allowed or charged by the bank, bank commission, &c , and profit or loss upon the realisations or disbursements, as the case may be Each receipt and payment must be entered into the account in such a manner as sufficiently to explain its nature. The receipts and payments must severally be added up at the foot of each sheet, and the totals carried forward from one account to another without any intermediate balance, so that the gross totals represent the total amounts received and paid by the liquidator respectively

(2) Trading Account

When the liquidator carries on a business, a trading account must be forwarded as a distinct account, and the totals of receipts and payments on the trading account must alone be set out in this statement.

(3) Dividends

When dividends or instalments of compositions are paid to creditors or a return of surplus assets is made to contributories, the total amount of each dividend, or instalment of composition, or return to contributories, actually paid, must be entered in the statement of disbursements as one sum, and the liquidator must forward separate accounts showing in lists the amount of the claim of each creditor, and the amount of dividend or composition payable to each creditor, and of surplus assets payable to each contributory, distinguishing in each list the dividends or instalments of composition and shares of surplus assets actually paid and those remaining unclaimed

- (4) When unclaimed dividends, instalments in compositions or returns of surplus assets are paid into the Insolvency Services Account, the total amount so paid in should be entered in the statement of disbursements as one sum
- (5) Credit should not be taken in the statement of disbursements for any amount in respect of liquidator's remuneration unless it has been duly allowed by resolutions of the Liquidation Committee or of the creditors or of the company in general meeting, or by order of the court as the case may require

Liquidator's Statement of Account
Pursuant to s 192 of the Insolvency Act 1986
Name of company
Nature of proceedings (whether members' or creditors' voluntary winding up)
Date of commencement of winding up
Date to which this statement is brought down
Name and address of liquidator

This statement is required in duplicate.

Norse Merchant (DM) Limited

Members Voluntary Winding Up 30 September 2009 30 March 2012 John Hansen, c/o KPMG, Stokes House 17-25 College Square East, BELFAST BT1 6DH

Liquidator's Statement of Accounts Pursuant to s.192 of the Insolvency Act 1986

Realisations Date Received from Nature of Assets Amount Realised £ Brought forward Nil Carried forward 0 00

Notes No balance should be shown on this account, but only the total Realisations and Disbursements, which should be carried forward to the next

account

	ount E Nil
Brought forward	Nil
, i	ļ
Carried forward	0 00

Analysis of Balance

		£	
Total Realisations		0 00	Full details of stocks
Total Disbursements	-	0 00	purchased for
	Balance -	0 00	investment and
	-		realisation should be
The Balance is made up as follows -			given in a separate
			statement
Cash in hands of liquidator	-	0 00	<u>_</u> .
O Tatal as a said at Basil	£		The investment or
Total payments into Bank, balance at date of commer			deposit of money by the liquidator does not
winding up (as per Bank B			withdraw it from the
Total withdrawals from Bai	· · · · · · · · · · · · · · · · · · ·		operation of general
	alance 0 00		regulations Any such
3 Amount in Insolvency Serv			investments
4 Amounts invested by liquid			representing money
Less Amounts realised fro			held for six months or
	alance 0 00		upwards must be
Total balance as shown			realised and paid into
			the Insolvency
The liquidator should also state:			Services Account
•		£	This is except in the
1 The amount of the estimated (Ass	sets (after deducting		case of invetsments in
assets and liabilities at the (amounts charged to		Government
date of commmencement of (secured creditors and		securities, the transfer
the winding up (debenture holders)	100 00	of which to the control
(Liab	oilities secured creditors	Nil	of the Secretary of
	debenture holders	Nil	State for Trade and
	unsecured creditors	Nil	Industry will be
0. 7% (1.1.1)			accepted as a
	d up in cash	Nil	sufficient compliance
	ued as paid up otherwise	NI-I	within the terms of the
ment of the winding up (than for cash	Nıl	Regulations
3 The general description and	None		
estimated value of any out-	None		
standing assets (if any)			
olariding accord (ii arry)			
4 The causes which delay the	Finalisation of a legacy	pension issue	
termination of the winding up		•	
5 The period within which the	3-6 months		
winding up may probably be			
completed			