

**Notice to registrar of companies of notice of
disclaimer under section 178 of the Insolvency Act
1986**

Please complete in
typescript, or in
bold black capitals

To the Registrar of Companies

Company number **01546677**

Company name
in full **Hyper Value (Holdings) Limited**
(In Liquidation)

Insert full name
and address of
liquidator


We, Kevin Anthony Murphy and Adrian Charles Hyde

Of Chantrey Vellacott DFK LLP, Russell Square House, 10-12 Russell Square, London WC1B 5LF

Insert date of
disclaimer

attach a copy of a notice of disclaimer signed by me as Joint Liquidator of the above-named company
on 28 November 2011

Signature



Date

28-11-2011

Presenter's details

You do not have to give any contact information in the box opposite but if you do, it will help Companies House to contact you if there is a query on the form. The contact information that you give will be visible to searchers of the public record

Dina Devalia

**Chantrey Vellacott DFK LLP, Russell Square House, 10-12 Russell Square,
London WC1B 5LF**

Tel 020 7509 9116

DX299 London/ Chancery Lane

WEDNESDAY



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ASBOMZOA

30/11/2011

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COMPANIES HOUSE

When completed and signed please send it to the Registrar
of Companies at

Companies House, Crown Way, Cardiff, CF14 3UZ
DX33050 Cardiff

Notice of Disclaimer under section 178 of the Insolvency Act 1986

Hyper Value (Holdings) Limited (In Liquidation)
(Company number 01546677)

PART 1

- (a) Insert name of liquidator I/We, (a) Kevin Anthony Murphy and Adrian Charles Hyde of Chantrey Vellacott DFK LLP, the Joint Liquidators of the above-named company, disclaim all the company's interest in
- (b) Insert full particulars of property – see notes following part (b) The underlease of 28 to 30 Western Approach, Plymouth PL1 1TQ dated 12 January 1998 made between Samuel Richman, Michael Lewis Richman and Hilary Neiland of the one part and Plymouth and South Devon Cooperative Society Limited of the other part registered under title number DN 396258 and the leasehold premises thereby demised

Dated 28 November 2011
Signed ~ ~ ~

Name in BLOCK LETTERS KEVIN ANTHONY MURPHY

Address Chantrey Vellacott DFK LLP, Russell Square House, 10-12 Russell Square,
London, WC1B 5LF

WEDNESDAY

30/11/2011
COMPANIES HOUSE

PART 2

(c) Insert name and address of person to be sent copy notice under Rule 4 187, 4 188 and 4 189

To (c)

Michael Richman Property Services, Rembrandt House, 5 Vigo Street, London W1S 3HB

Samuel Richman, 7 Melton Court, 37 Lindsay Road, Branksome, Poole Dorset, BH13 6BH

Michael Lewis Richman Rembrandt House, 5 Vigo Street, London W1S 3HB

Hilary Neiland 2 Granard Road, Balham, London SW12 8UL

Plymouth & South Devon Co-Operative Society Limited, Third Floor, 88 Royal Parade, City Plymouth, County Devon PL1 1HA

The Registrar of Companies, Companies House, Crown Way, Maindy, Cardiff CF14 3UZ

The Chief Land Registrar, Land Registry Plymouth Office, Seaton Court, 2 William Prance Road, Plymouth PL6 5WS

(d) Insert date on which notice of disclaimer signed

This is a copy notice of disclaimer signed by the liquidator(s) of the above-named company on (d)

The attention of a recipient of this notice is drawn to sections 178-182 of the Insolvency Act 1986 in the case of a winding up

NOTES:

- 1 Part 1 is to be completed by the liquidator
Part 2 is to be completed by or on behalf of the liquidator when sending out copy notices under Rule 4 187, 4 188 and 4 189
- 2 Where the property concerned consists of land or buildings the nature of the interest should also be stated (e g whether leasehold, freehold, etc)
- 3 Under Rule 4 187 a copy notice must be sent to the Registrar of Companies and where the property concerned consists of registered land as defined in section 132 of the Land Registration Act 2002 (i e a registered estate or a registered charge), please include the registered title number of the property, if known and a copy of the notice should be sent to the Chief Land Registrar