

Rule 2.46

The Insolvency Act 1986

FRIDAY



Form 2.23B

## Notice of result of meeting of creditors

Name of Company <b>Mightyhire Limited</b>	Company number <b>1888913</b>
In the <b>Kingston Upon Hull County Court</b> [full name of court]	Court case number <b>50 of 2008</b>

(a) Insert full name(s) and  
address(es) of the  
administrator(s)

I / ~~We~~ (a) Andrew James Nichols of Redman Nichols, Maclaren House, Skerne Road, Driffield,  
East Yorkshire, YO25 6PN

\*Delete as applicable

hereby report that \*a meeting / ~~an adjourned meeting~~ of the creditors of the above company was  
held at

(b) Insert place of meeting

(b) Maclaren House, Skerne Road, Driffield, East Yorkshire, YO25 6PN

(c) Insert date of meeting

on (c) 3 December 2008

at which:

\*1. Proposals / ~~revised proposals~~ were approved.

\*Delete as applicable

\*2. ~~Proposals / revised proposals were modified and approved.~~

The modifications made to the proposals are as follows:

(d) None

(d) Give details of the  
modifications (if any)

\*3. ~~The proposals were rejected.~~

\*4. ~~The meeting was adjourned to (e)~~ \_\_\_\_\_

\*5. ~~Other resolutions: (f)~~

(e) Insert time and date of  
adjourned meeting

(f) Details of other resolutions  
passed

The revised date for automatic end to administration is - not applicable \_\_\_\_\_

A creditors' committee \*was / was not formed.

Signed \_\_\_\_\_  
Joint Administrator(s)

Dated \_\_\_\_\_ 3/12/08

\*Delete as applicable

A copy of the \*original proposals / ~~modified proposals~~ / ~~revised proposals~~ is attached for those  
who did not receive such documents prior to the meeting.

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**Contact 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

	Tel
DX Number	DX Exchange

When you have completed and signed this form please send it to the Registrar of Companies at:

Companies House, Crown Way, Cardiff, CF14 3UZ

DX 33050 Cardiff

COMPANIES HOUSE

FRIDAY

## **Mightyhire Limited – in administration**

### **My proposals are as follows:**

- 1 Should the administrator form the opinion that it is likely that there will be a dividend to unsecured non preferential creditors, he shall take steps to procure that the company is placed into liquidation, ideally creditors' voluntary liquidation and if not, then compulsory liquidation. Should the company be placed into creditors' voluntary liquidation then the proposed liquidator will be the administrator. However, creditors may nominate a different person as the proposed liquidator.
- 2 However, if it subsequently appears likely that there will not be funds available to pay a dividend to the unsecured non preferential creditors, the administrator shall, upon completion the administration, move the company straight to dissolution.
- 3 In the period up to liquidation or dissolution of the company, the administrator shall continue to realise all the company's remaining assets, principally the collection of the outstanding book debts and the sale of the remaining stock and chattel assets.
- 4 In the period up to liquidation or dissolution of the company, the administrator may do all such other things and generally exercise all his powers as administrator as he considers desirable in order to achieve the purposes of the administration or to protect and preserve the assets of the company or to maximise their realisations.
- 5 If the creditors so wish it, a creditors' committee shall be established and the administrator shall consult with the committee at appropriate intervals concerning the conduct of the administration and the implementation and development of these proposals and, at intervals of not less than six months, send to the committee reports on the progress of the administration.
- 6 The remuneration of the administrator's firm for their work in assisting the directors in the period to 26 September 2008 in applying for the administration proceeding, (based on their time costs at their usual charge out rates) which total £3,503.32 are to be paid as an expenses of the administration.
- 7 In the event that no creditors' committee is formed, the administrator's remuneration shall be based upon his firm's time costs and the administrator shall be entitled to draw remuneration in respect of his costs at such time as he considers appropriate after those costs have been incurred.
- 8 If the administrator considers it appropriate, he may summon a creditors' meeting to consider any revisions to the proposals in accordance with paragraph 54 of Schedule B1 of the Insolvency Act 1986, provided that the proposed revision is substantial.
- 9 As the company's main centre of interest is based in England, EC Regulations do apply. These proceedings will be main proceedings as defined in Article 3 of the EC Regulations.

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**A J Nichols**  
**Administrator**