Rule 4.223-CVL

The Insolvency Act 1986 Liquidator's Statement of

Receipts and Payments

Pursuant to Section 192 of the Insolvency Act 1986

To the Registrar of Companies

S.192

For	Offic	ial U	lse
[

Company Number

02063636

Name of Company

- (a) Insert full name of company
- (a) Arthur Henriques Limited
- (b) Insert full name(s) I/we (b) J M Titley & A Poxon and address(es)

Leonard Curtis DTE House Hollins Mount Bury BL9 8AT

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

Date

17/2/04

Presenter's name, address and reference (if any) J M Titley Leonard Curtis DTE House Hollins Mount BL9 8AT

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A56 20/02/2009 COMPANIES HOUSE

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Statement of Receipts and Payments under section 192 of the Insolvency Act 1986

Name of company

Arthur Henriques Limited

Company's registered number

02063636

State whether members' or creditors' voluntary winding up. Creditors

Date of commencement of winding up

14/08/2007

Date to which this statement is brought down

13/02/2009

Name and address of liquidator

J M Titlev

Leonard Curtis, DTE House, Hollins Mount, Bury, BL9

8AT.

NOTES

You should read these notes carefully before completing the forms. The notes do not form part of the return sent to the registrar of companies.

Form and Content of Statement

(1) Every statement must contain a detailed account of all the liquidator's realisations and disbursments 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, etc., and the amount of disbursments should contain all payments for costs, charges and expenses, or to creditors or contributories. Where property has been realised, the gross proceeds of the sale must be entered under realisations and the necessary payments incidental to sales must be entered as disbursements. A payment into the Insolvency Services Account is not a disbursement and should not be shown as such; nor are payments into a bank, building society or any other financial institution. However, the interest received on any investment should be shown in the realisations. Each receipt and payment must be entered in 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

Trading Account

(2) 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.

Dividends

- (3) When dividends, instalments of compositions, etc are paid to creditors or a return of surplus assets is made to contributories, the total amount of each dividend, etc actually paid, must be enterd 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 amount of dividend, etc payable to each creditor, or contributory.
- (4) When unclaimed dividends, etc are paid into the Insolvency Services Account, the total amount so paid in should be entered in the statement of disbursements as one sum. The items to be paid in relation to unclaimed dividends should first be included in the realisations side of the account.
- (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 company in general meeting, or by order of the court as the case may require, or is otherwise allowable under the provisions of the Insolvency Rules.
- (6) This statement of receipts and payments is required in duplicate.

Date	Received from	Nature of asset realised	Amoun
	Brought forward		84,841.33
18/11/2008	MANCHESTER CITY COUNCIL	Sundry Expenses/Disbursements	2,335.20
. 0, 1 1,2000			_,

Payments		 	
Date	Paid to	Nature of payment	Amoun
	Brought forward		3,294.39
17/11/2008 17/11/2008	DTE CRI - 43180 DTE CRI - 19416	Administrators Disbursements Liquid Disbursements	107.61 228.14
<u>-</u>	Carried forward		3,630.14

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last trans no: 13

Form 4.68 contd.

Analysis of balance

Total	realisations		£ 87,176.53
	disbursements		3,630.14
		Balance £	83,546.39
	balance is made up as follows- Cash in hands of liquidator		0.00
	Balance at bank		83,546.39
3 A	Amount in Insolvency Services Account		0.00
4 *	Amounts invested by liquidator	0.00	:
	Balance		0.00
	Total balance as shown above	£	83,546.39

[NOTE-- Full details of stocks purchased for investment and any realisation of them should be given in a seperate statement]

The liquidator should also state-

(The amount of the estimated assets and liabilities at the date of the commencement of the winding up-

Assets (after deducting amounts charged to secured	0.00
creditors - including the holders of floating charges)	
Liabilities - Fixed charge holders	0.00
Floating charge holders	0.00
Unsecured creditors	0.00

(2) The total amount of the capital paid up at the date of the commencement of the winding up-

Paid up in cash	0.00
Issued as paid up otherwise than for cash	0

(3) The general description and estimated value of any outstanding assets (if there is insufficient space here, attach a separate sheet)

Directors Loan Account

0

- (4) Why the winding up cannot yet be concluded Collection of above
- (5) The period within which the winding up is expected to be completed Cannot say

^{*} The investment or deposit of money by the liquidator does not withdraw it from the operation of the Insolvency Regulations 1986, and any such investments representing money held for six months or upwards must be realised and paid into the Insolvency Services Account, except in the case of investments in Government securities, the transfer of which to the control of the Secretary of State will be accepted as a sufficient compliance with the terms of the Regulations.