In accordance with Rule 18.7 of the Insolvency (England & Wales) Rules 2016 and Sections 92A, 104A and 192 of the Insolvency Act 1986.

LIQ03 Notice of progress report in voluntary winding up





20/01/2022 **COMPANIES HOUSE**

1	Company details			
Company number	0 2 3 8 6 7 7 5	→ Filling in this form Please complete in typescript or in		
Company name in full	International Sports Management Limited	bold black capitals.		
·		-		
2	Liquidator's name			
Full forename(s)	Jeremy			
Surname	Bennett			
3	Liquidator's address			
Building name/number	Moorend House			
Street	Snelsins Lane	-		
Post town	Cleckheaton			
County/Region	West Yorkshire			
Postcode	B D 1 9 3 U E			
Country				
4	Liquidator's name •			
Full forename(s)		Other liquidator Use this section to tell us about		
Surname		another liquidator.		
5	Liquidator's address ❷			
Building name/number		Other liquidator Use this section to tell us about		
Street		another liquidator.		
Post town				
County/Region				
Postcode				
Country				

LIQ03 Notice of progress report in voluntary winding up

6	Period of progress report
From date	
To date	
7	Progress report
	☑ The progress report is attached
	<u> </u>
8	Sign and date
Liquidator's signature	Signature
	× Jul
Signature date	1 7 0 ½ ½ ½ ½

LIQ03

Notice of progress report in voluntary winding up

Pres	senter information
you do it on the fo	ot have to give any contact information, but if will help Companies House if there is a query rm. The contact information you give will be searchers of the public record.
Contact name	Mark Pintar
Company name	O'Haras Limited
Address	Moorend House
	Snelsins Lane
	-
Post town	Cleckheaton
County/Region	West Yorkshire
Postcode	B D 1 9 3 U E
Country	
DX	info@oharas.co
Telephone	01274800380
√ Che	cklist
	return forms completed incorrectly or
following The co	nake sure you have remembered the g: pompany name and number match the nation held on the public Register.

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.

t 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

You have attached the required documents.

☐ You have signed the form.

International Sports Management Limited (In Liquidation) Liquidator's Summary of Receipts & Payments

Statement of Affairs ALL		From 21/12/2020 To 20/12/2021 ALL	From 21/12/2020 To 20/12/2021 ALL
	ASSET REALISATIONS		
	Bank Interest Gross	3.61	3.61
20,172.00	Book Debts	5,390.00	5,390.00
	Goodwill	25,000.00	25,000.00
	Shares & Investments	21,000.00	21,000.00
	Sundry Refund	1,059.21	1,059.21
	Control of the contro	52,452.82	52,452.82
	COST OF REALISATIONS	5_, .55_	02, 102.02
	Agents/Valuers Fees (1)	2,250.00	2,250.00
	Professional Fees	1,200.00	1,200.00
	Specific Bond	580.00	580.00
	Statutory Advertising	157.80	157.80
	, ,	(4,187.80)	(4,187.80)
	PREFERENTIAL CREDITORS	,	,
(4,300.00)	Employee Arrears/Hol Pay	NIL	NIL
(340,733.03)	HM Revenue & Customs	NIL	. NIL
,		NIL	NIL
	FLOATING CHARGE CREDITORS		
(246,000.00)	M Wilcox	NIL	NIL
•		NIL	NIL
	UNSECURED CREDITORS		
(325,000.00)	R A Rehman	NIL	NIL
(16,847.21)	Redundancy/Lieu of Notice	NIL	NIL
(230,532.43)	Trade & Expense Creditors	NIL	NIL
		NIL	NIL
	DISTRIBUTIONS		
(100.00)	Ordinary Shareholders	N <u>IL</u>	NIL
		NIL	. NIL
(1,143,340.67)		48,265.02	48,265.02
	REPRESENTED BY Bank 1 Current		48,265.02
			48,265.02
	,	\	

Jeremy Bennett Liquidator

INTERNATIONAL SPORTS MANAGEMENT LIMITED

IN LIQUIDATION

(THE 'COMPANY')

LIQUIDATOR'S FIRST ANNUAL PROGRESS REPORT TO CREDITORS

17 JANUARY 2022

CONTENTS

1	Statutory information
2	Introduction
3	Progress of the Liquidation
4	Investigations
5	Receipts and Payments Account
6	Realisation of Assets
7	Creditors
8	Dividends
9	Remuneration and Expenses
10	Statement of Creditors' Rights
11	Conclusion

APPENDICES

Receipts and Payments Account for the period from 21 December 2020 to 20 December 2021

Appendix A

Statement of Insolvency Practice 9 Time Analysis for the period from 21 December 2020 to 20 December 2021, Fees Estimate Summary and Comparison; Addendum to Creditors' Guide to Fees; Schedule of Routine Work; Provision of Services Regulations Summary

Appendix B

1 STATUTORY INFORMATION

Company Number 02386775

Date of Incorporation 19 May 1989

Principal Activity Sports Management

Registered Office Moorend House, Snelsins Lane, Cleckheaton, West

Yorkshire, BD19 3UE

Trading Address

Pure Offices, Brooks Drive, Cheadle Royal

Puringer Ports Cheadle SK8 3TD

Business Park, Cheadle SK8 3TD

Authorised Share Capital 100 Ordinary £1 shares

Shareholders Number held Class

ISM Group Limited 100 Ordinary £1 shares

Directors – within last 3 years Appointed Resigned

Andrew Chandler 19 May 1989 ------

2 INTRODUCTION

2.1 The purpose of this report is to detail my acts and dealings as Liquidator of International Sports Management Ltd (the 'Company') and report on the conduct of the liquidation for the period 21 December 2020 to 20 December 2021 (the 'Reporting Period'), as required by Section 104A(1) of the Insolvency Act 1986 (as amended) and Rule 18.3 of the Insolvency (England and Wales) Rules 2016.

3 PROGRESS OF THE LIQUIDATION

- 3.1 Creditors will note from the Company's Statement of Affairs that the Company's only realisable asset was outstanding Book Debts. Following my appointment I confirm that there have been further asset realisations details of which can be found in Section 6 below and detailed on the Receipts and Payments account attached at Appendix A.
- 3.2 The only other realisations during the Reporting Period are £3.61 in respect of bank interest gross.
- 3.3 My investigations into the Company's affairs are ongoing; further information regarding investigations can be found in Section 4, below.

4 INVESTIGATIONS

- 4.1 In accordance with the Company Directors Disqualification Act 1986 a report on the conduct of the Director of the Company has been submitted to the Department for Business Innovation and Skills. As this is a confidential report, I am unable to disclose the contents.
- In line with my duty as Liquidator, I have conducted investigations into the Company's affairs in accordance with Statement of Insolvency Practice 2 ('SIP 2'). When considering whether there were any matters that justified further investigation, I took into account public interest, potential recoveries, the availability of funding for the investigation and the associated costs of the investigation. I can confirm that to date, no claims have been brought against the Director or any third parties following my investigations into the Company's affairs nor did my investigations uncover any potential assets.
- 4.3 My investigations are continuing, specifically with regard to certain aspects of inter-company trading.

5 RECEIPTS AND PAYMENTS ACCOUNT

5.1 A copy of the Liquidator's Receipts and Payments account for the Reporting Period is attached at Appendix A.

6 REALISATION OF ASSETS

Goodwill

6.1 Following my appointment I received an offer to purchase the Company's Goodwill, Domain Names and Intellectual Property for the sum of £25,000 from ISMX Limited, an associated company by virtue of the common directorship and shareholding of Mr Chandler. I instructed agents Michael Steel & Co (P & M) Limited, who advised that the offer should be accepted as it represented fair value for these assets.

Shares and Investments

The Company owned share capital in a non-associated company – Phoenix Management Group Ltd ("PMGL"). Prior to my appointment as Liquidator the director of PMGL had entered into negotiations with the Company for the purchase of these shares. Following negotiations with myself post my appointment, an offer of £21,000 was received for the shares. I took professional advice regarding this offer and after a review of PMGL's accounts and other financial information this offer was accepted.

Book Debts

As at the date of liquidation, the Company's records disclosed debtors with an estimated realisable balance of £20,172. To date a total of £5,390 has been recovered. I do not anticipate any further recovery due to in-accuracies with the Company's books and records.

Sundry Refund

The sum of £1,059, representing a refund to the Company has been received from Premium Credit Ltd.

7 CREDITORS

Secured Creditors

7.1 Mr M Wilcox holds a debenture against the Company encompassing fixed and floating charges. As at the date of liquidation Mr Wilcox was owed the sum of £246,000.

Preferential Creditors

There were preferential creditors estimated in the sum of £4,300 relating to arrears of wages and holiday pay.

In addition there were secondary preferential creditors estimated in the sum of £340.733 relating to outstanding VAT and PAYE.

Unsecured Non-Preferential Creditors

7.2 As per the Statement of Affairs prepared by the Company's Director at the date of liquidation, there were unsecured creditors totalling £572,379. To date I have received claims totalling £41,392.

8 DIVIDENDS

Prescribed Part

- 8.1 Where company assets are secured by a floating charge, the funds in the liquidation estate from realising those assets, after having paid the costs of liquidation and settling the preferential creditors' claims, are available to distribute to the floating charge creditor(s).
- 8.2 If the charge(s) was created after 15 September 2003, a portion of those funds shall be made available to unsecured, non-preferential creditors. This is called the Prescribed Part.

Unsecured Non-Preferential Creditors

- There have been no distributions to this class of creditor, either under the Prescribed Part or outside of it within the Reporting Period.
- Pursuant to Rule 14.37(2) I can confirm that as it is my intention to move this case to closure, I am unable to declare a dividend to any class of creditor due to insufficient asset realisations, after the costs of liquidation.

9 REMUNERATION AND EXPENSES

Pre-Appointment Remuneration

9.1 No authority has been obtained from creditors for me to draw fees on a time cost basis. A professional fee in the sum of £10,000 plus VAT was set out in the board minutes signed by the Director on 3 December 2020.

Liquidator's Remuneration

- 9.2 As previously advised, I was appointed Liquidator via the deemed consent process. No authority was therefore given by creditors for me to draw remuneration on a time costs basis.
- 9.3 My time costs for the Reporting Period total £62,197.50 representing a total number of hours of 233.70 at an average hourly rate of £266.14. I can confirm that I have not drawn any remuneration against these time costs during the Reporting Period.
- 9.4 Attached at Appendix B is a comparison of the time costs incurred to date and those anticipated per the Fees Estimate previously provided to creditors.
- 9.5 The actual average charge out rate is higher than the estimated average charge out rate of £235.19 as detailed in the aforementioned fees estimate.
- 9.6 Attached at Appendix B is an analysis, in accordance with the provisions of Statement of Insolvency Practice 9 ('SIP9') that details my time costs incurred to date by work category from 21 December 2020 to 20 December 2021. Included with that analysis is a description of the routine work carried out within each of the work categories.
- 9.7 The amounts are derived by reference to normal rates for time properly given by me and my staff in attending to matters arising in the liquidation. The 'Addendum to Creditors' Guide to Fees, attached at appendix B, details the current charge out rates.
- 9.8 Further information about creditors' rights can be obtained by visiting the creditors' information micro-site published by the Association of Business Recovery Professionals (R3) at http://www.creditorinsolvencyguide.co.uk.
- I am required, under SIP9, to provide creditors with information relating to the Liquidator's fees. This information is contained within a document entitled "Guide to Liquidators Fees", which is available at https://www.r3.org.uk/what-we-do/publications/professional/fees; please note that there are different versions of the Guidance Notes and in this case you should refer to the April 2017 version. If you are unable to access or download a guide, please contact this office and a copy will be provided to you free of charge.

Disbursements

9.10 The disbursements charged to the case comprise of external supplies of incidental services specifically identifiable to the case, such as insurances, case advertising, travel invoices, external room-hire and document storage. Also, chargeable will be any properly reimbursed expenses incurred by personnel in connection with the case. To date, the following external disbursements (Category 1) have been incurred and recharged to the case in full during this Reporting Period.

	Pre- Appointment (£)	Reporting Period (£)	Total (£)	Per Fees Estimate (£)
Specific Bond	0.00	580.00	580.00	388.00
Statutory Advertising	0.00	157.80	157.80	175.00
Total	0.00	737.80	737.80	563.00

- 9.11 I have also incurred disbursements relating to internal supplies or services specifically identifiable to the case, such as photocopying, postage, telephone and fax charges and mileage and subsistence. These items are classified as Category 2 disbursements and are charged to the case on the recovery basis detailed in the addendum attached at Appendix B.
- 9.12 To date, the following internal disbursements (Category 2) have been incurred:

	Pre- Appointment (£)	Reporting Period (£)	Total (£)	Per Fees Estimate (£)
Mileage	0.00	61.04	61.04	0.00
Total	0.00	61.04	61.04	0.00

Professional Advisors

- 9.13 I instructed Michael Steel & Co (P & M) Limited, Chartered Surveyors to value the Company's goodwill and to advise on the offer received for its purchase. The sum of £2,250 plus VAT has been paid in this regard.
- 9.14 The sum of £1,200 was paid to T Consulting Limited for their advice on the sale of the shares held by the Company.

10 STATEMENT OF CREDITORS' RIGHTS

- 10.1 In accordance with Rule 18.9 of the Insolvency (England & Wales) Rules 2016 a secured creditor or unsecured creditors with the concurrence of at least 5% in value of the general body of unsecured creditors are entitled to request further information relating to the Liquidator's remuneration or expenses. Such requests must be made within 21 days of receipt of this report. In the event the requesting unsecured creditor does not hold a concurrence of at least 5% an application to court may be made to obtain the necessary permission. Such applications need to be made within 21 days of receipt of this report.
- 10.2 In addition to the above and in accordance with Rule 18.34 of the Insolvency (England & Wales) Rules 2016, creditors are entitled to make a claim that the Liquidator's remuneration and/or expenses are excessive. Such claims should be made in the form of an application to court no later than 8 weeks after the progress report has been received.
- 10.3 To comply with the Provision of Services Regulations, some general information about O'Haras Limited can be found at Appendix B.

11 CONCLUSION

11.1 Once my investigations into the Company's affairs have concluded it will then be my intention to move this case to closure.

International Sports Management Limited (In Liquidation) Liquidator's Summary of Receipts & Payments

Statement of Affairs ALL		From 21/12/2020 To 20/12/2021 ALL	From 21/12/2020 To 20/12/2021 ALL
	ASSET REALISATIONS		
	Bank Interest Gross	3.61	3.61
20,172.00	Book Debts	5,390.00	5,390.00
•	Goodwill	25,000.00	25,000.00
	Shares & Investments	21,000.00	21,000.00
	Sundry Refund	1,059.21	1,059.21
	•	52,452.82	52,452.82
	COST OF REALISATIONS	•	,
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	Professional Fees	1,200.00	1,200.00
	Specific Bond	580.00	580.00
	Statutory Advertising	157.80	157.80
		(4,187.80)	(4,187.80)
	PREFERENTIAL CREDITORS	(), , , , , , , , , , , , , , , , , , ,	(.,
(4,300.00)	Employee Arrears/Hol Pay	NIL	NIL
(340,733.03)	HM Revenue & Customs	NIL	NIL
(,		NIL	NIL
	FLOATING CHARGE CREDITORS		
(246,000.00)	M Wilcox	NIL	NIL
(- · · · ,		NIL	NIL
	UNSECURED CREDITORS		
(325,000.00)	R A Rehman	NIL .	NIL
(16,847.21)	Redundancy/Lieu of Notice	NIL	NIL
(230,532.43)	Trade & Expense Creditors	NIL	NIL
,	·	NIL	NIL
	DISTRIBUTIONS	,	
(100.00)	Ordinary Shareholders	NIL	NIL
		NIL	NIL
1,143,340.67)		48,265.02	48,265.02
	REPRESENTED BY Bank 1 Current		48,265.02
			48,265.02
			40,203.02

Jeremy Bennett Liquidator

APPENDIX B

STATEMENT OF INSOLVENCY PRACTICE 9 TIME ANALYSIS FOR THE PERIOD FROM 21 DECEMBER 2020 TO 20 DECEMBER 2021, FEES ESTIMATE SUMMARY AND COMPARISON; ADDENDUM TO CREDITORS' GUIDE TO FEES; SCHEDULE OF ROUTINE WORK; PROVISION OF SERVICES REGULATIONS SUMMARY

Time Entry - SIP9 Time & Cost Summary

I128 - International Sports Management Limited All Post Appointment Project Codes To: 20/12/2021

Classification of Work Function	Partner	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost (£)	Average Hourly Rate (£)
•					•		
Administration & Planning	15.10	18.80	60.00	19.00	112.90	25,352.50	224.56
Case Specific Matters	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Creditors	5.00	6.60	0.00	0.00	11.60	4,630.00	399.14
General Disbursements	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Investigations .	5.30	25.10	0.00	0.00	. 30.40	10,225.00	336.35
Realisation of Assets	42.80	36.00	0.00	0.00	78.80	21,990.00	279.06
Trading	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total Hours	68.20	86.50	60.00	19.00	233.70	62,197.50	266.14
Total Fees Claimed			_			0.00	
Total Disbursements Claimed						0.00	

For the Period 21 December 2020 to 20 December 2021

International Sports Management Limited – In Creditors' Voluntary Liquidation Comparison Of Time By Staff Grade: Fees Estimate V Actual Time Partner Manager Senior Support Staff **Total Hours** Total Time Costs Average Hourly Rate Administrator Fees Actual Fees Actual Fees Fees Actual Fees Actual Fees Actual Fees Actual Actual Estimate Estimate Estimate Admin & Planning 15.50 15.10 20.50 18.80 14.50 60.00 17.00 19.00 67.50 112.90 £14,375.00 £25,352.50 £212.96 £224.56 Case Specific Matters 5.00 0.00 3.00 0.00 0.00 1.00 0.00 10.00 0.00 £2,550.00 £0.00 £255.00 £0.00 Creditors 5.50 5.00 9.00 : 6.60 10.00 0.75 4.50 0.00 29.00 11.60 £6,350.00 £4,630.00 £218.97 £399.14 £336.35 0.00 55.00 £14,500.00 £263.64 Investigations 20:00 5.30 30.00 25.10 5.00 0.00 0.00 30.40 £10.225.00 36.00 31.00 78.80 £7,500.00 £279.06 Realisations of Assets 5.00 42.80 21.00 2.50 0.00 2.50 0.00 £21,990.00 £241.94 **Total Hours** 51.00 86.50 33.00 25.00 19.00 192.50 233.70 £45,275.00 £62,197.50 £235.19 £266.14

Addendum to Creditors' Guide to Fees

Practice Fees and Disbursements Recovery Policy

Introduction

The insolvency legislation was changed in October 2015, with one or two exceptions, for insolvency appointments made from that time. This sheet explains how we intend to apply the alternative fee bases allowed by the legislation when acting as office holder in insolvency appointment. The legislation allows different fee bases to be used for different tasks within the same appointment. The fee basis or combination of bases, set for a particular appointment is/are subject to approval, generally by a committee, if one is appointed by the creditors, failing which the creditors in general or by the court.

Further information about creditors' rights can be obtained by visiting the creditors; information micro-site published by the Association of Business Recovery Professionals (R3) at http://www.creditorinsolvencyguide.co.uk. Details about how an office holder's fees may be approved for each case type are available in a series of guides issued with Statement of Insolvency Practice 9 (SIP 9) and can be accessed at http://www.r3.org.uk/what-we-do/publications/professional/fees. Alternatively, a hard copy may be requested from O'Haras Limited of Moorend House, Snelsins Lane, Cleckheaton, West Yorkshire, BD19 3UE.

Once the basis of the office holder's remuneration has been approved, a periodic report will be provided to any committee and also to each creditor. The report will provide a breakdown of the remuneration drawn. If approval has been obtained for remuneration on a time cost basis, i.e., by reference to time properly spent by members of staff of the practice at our standard charge out rates, the time incurred will also be disclosed, whether drawn or not, together with the average, or "blended" rates of such costs. Under the legislation, any such report must disclose how creditors can see further information and challenge the basis on which the fees are calculated, and the level of fees drawn in the period of the report. Once the time to challenge the office holder's remuneration for the period reported on has elapsed, then that remuneration cannot subsequently be challenged.

Under some old legislation which still applies for insolvency appointments commenced before 6 April 2010, there is no equivalent mechanism for fees to be challenged.

Time Cost basis

When charging fees on a time cost basis we use charge out rates appropriate for the skills and experience of a member of staff and the work that they perform. This is combined with the amount of time that they work on each case, recorded in 6-minute units with supporting narrative to explain the work undertaken.

Charge out Rates

Grade of Staff	Current Charge out Rate (Effective from 6 April 2021) £ per hour			
Insolvency Practitioner	650			
Managing Director	500			
Director	400			
Senior Manager	350			
Manager	250			
Administrator	200			
Time costs are calculated using 6-minute units.				

These charge out rates are reviewed on 1 January each year and are adjusted to take account of inflation and the firm's overheads.

Time spent on casework is recorded directly to the relevant case using a computerised time recording system and the nature of the work undertaken is recorded at that time. The work is generally recorded under the following categories:

- Administration and planning
- Investigations
- Realisations of Assets
- Creditors
- Trading
- Case Specific Matters

When we seek time costs approval, we have to set out a fee estimate. That estimate acts as a cap on our time costs so that we cannot draw fees of more than the estimated time costs without further approval from those who approved our fees. When seeking approval for our fees we will disclose the work that we intend to undertake, the hourly rates we intend to charge for each part of the work and the time that we think each part of the work will take. We will summarise that information in an average or "blended" rate for all of the work being carried out within the estimate. We will also say whether we anticipate needing to seek approval to exceed the estimate and, if so, the reasons that we think may be necessary.

The disclosure that we make should include sufficient information about the insolvency appointment to enable you to understand how the proposed fees reflects the complexity (or otherwise) of the case, any responsibility of an exceptional kind falling on the office holder, the effectiveness with which the office holder has carried out their functions and the value and nature of the property with which the office holder has to deal.

If we subsequently need to seek authority to draw fees in excess of the estimate, we will say why we have exceeded, or are likely to exceed the estimate; any additional work undertaken or proposed to be undertaken; the hourly rates proposed for each part of the work; and the time that the additional work is expected to take. As with the original estimate, we will say whether we anticipate needing further approval and, if so, why we think it may be necessary to seek further approval.

Percentage basis

The legislation allows fees to be charged on a percentage of the value the property with which the office holder has to deal (realisations and/or distributions). Different percentages can be used for different assets or types of assets. In cases where we were appointed prior to 1 October 2015 most of our fees were recovered on a time costs basis and appropriate authority was obtained from the creditors or the committee as set down in the legislation. The legislation changed on 1 October 2015 however we do not look to seek our remuneration on a percentage basis.

However, where we do look to recover our fees on a percentage basis a report accompanying any fee request will set out the potential assets in the case, the remuneration percentage proposed for any realisation and the work covered by that remuneration, as well as the expenses that will be or are likely to be incurred. Expenses can be incurred without approval but must be disclosed to help put the remuneration request into context.

The percentage approved in respect of realisations will be charged against the assets realised and where approval is obtained on a mixture of bases. Any fixed fee and time costs will then be charged against the funds remaining in the liquidation after the realisation percentage has been deducted.

The disclosure that we make should include sufficient information about the insolvency appointment to enable you to understand how the proposed fees reflects the complexity (or otherwise) of the case, any responsibility of an exceptional kind falling on the office holder, the effectiveness with which the office holder has carried out their functions and the value and nature of the property with which the office holder has to deal.

If the basis of remuneration has been approved on a percentage basis then an increase in the amount of the percentage applied can only be approved by the committee or creditors (depending upon who approved the basis of remuneration) in cases where there has been a material and substantial change in the circumstances that were taken into account when fixing the original level of percentage applied. If there has not been a material and substantial change in the circumstances, then an increase can only be approved by the court.

Fixed Fee Basis

The legislation allows fees to be charged at a set amount, Different set amounts can be used for different tasks, in cases where we were appointed prior to 1 October 2015 most of our fees were recovered on a time costs basis and appropriate authority was obtained from the creditors or the committee as set down in the legislation. The legislation changed on 1 October 2015 and we now seek remuneration on a fixed fee basis more often. A report accompanying any fee request will set out the set fee that we proposed to charge, and the work covered by that remuneration as well as the expenses that will be or are likely to be incurred. Expenses can be incurred without approval but must be disclosed to help put the remuneration request into context.

The disclosure that we make should include sufficient information about the insolvency appointment to enable you to understand how the proposed fees reflects the complexity (or otherwise) of the case, any responsibility of an exceptional kind falling on the office holder, the effectiveness with which the office holder has carried out their functions and the value and nature of the property with which the office holder has to deal.

If the basis of remuneration has been approved on a fixed fee basis then an increase in the amount of the fixed fee can only be approved by the committee or creditors (depending upon who approved the basis of remuneration) in cases where there has been a material and substantial change in the circumstanced that were taken into account when fixing the original level of the fixed fee. It there has not been a material and substantial change in the circumstanced then an increase can only be approved by the court.

Members' Voluntary Liquidations and Voluntary Arrangements

The legislation changes that took effect from 1 October 2015 did not apply to member' voluntary liquidations (MVL), Company Voluntary Arrangements (CVA) or Individual Voluntary Arrangements (IVA). In MVL's, the Company's members set the fee basis, often as a fixed fee. In CVA's & IVA's, the fee basis is set out in the proposals and creditors approve the fees when they approve the arrangement.

All Bases

With the exception of Individual Voluntary Arrangements and Company Voluntary Arrangement, which are VAT exempt, the officeholder's remuneration invoiced to the insolvent estate will be subject to VAT at the prevailing rate.

Agent's Costs

These are charged at cost, based upon the charge made by the Agent instructed. The term Agent includes:

- Statutory Advertising
- Solicitors/Legal Advisors
- Auctioneers/Valuer's
- Accountants
- Quantity Surveyors
- Estate Agents
- Other Specialist Advisors

In new appointments made after 1 October 2015 the office holder will provide details of expenses to be incurred or likely to be incurred when seeking fee approval. When reporting to the committee and creditors during the course of the insolvency appointment the actual expenses incurred will be compared with the original estimate provided.

Disbursements

In accordance with Statement of Insolvency Practice 9 (SIP 9) the basis of disbursement allocation in respect of disbursements incurred by the Office Holder in connection with the administration of the estate must be fully disclosed to creditors. Disbursements are categorised as either Category 1 or Category 2.

Category 1 expenses are directly referable to an invoice from a third party, which is either in the name of the estate or O'Haras Limited; in the case of the latter, the invoices make a reference to, and therefore can be directly attributed to, the estate. These disbursements are recoverable in full from the estate without the prior

approval of creditors, either by a direct payment from the estate or where the firm has made payment on behalf of the estate, by a recharge of the amount invoiced by the third party. Examples of Category 1 disbursements are statutory advertising, external meeting room hire, external storage and archiving costs, specific bond insurance, Company search fees, postage, travel expenses and photocopying (where a third party is used).

Category 2 expenses are incurred by the firm and recharged to the estate; they are not attributed to the estate by a third-party invoice and/or they may include a profit element. These disbursements are recoverable in full from the estate, subject to the bases of the disbursement charge being approved by creditors in advance. Examples of Category 2 disbursements are photocopying (internal), internal room hire, internal storage and mileage.

The following Category 2 disbursements are to be recovered as follows:

Postage:

1st Class 2nd Class Airmail Other Photocopying Mileage

Internal Room Hire

£1.10 £2.00 According to weight and size Up to 25p per sheet 70p per mile £25 - £100 per meeting

£1.40

For the Period 21 December 2020 to 20 December 2021

Tot the Ferrod L1 December Loto to Lo December Louis	
Description of Work Fstimated time to be undertaken the work (Hours)	Estimated value of the time costs to undertake rate to undertake the work (£)

Administration and Planning This type of work involves: Case acceptance and ethical reviews. Completing case strategy notes. Holding strategy medings. Managing and maintaining the case on the Firm's client system and our specialist insolvency software system. Bank account and administration. Planning/Reviews. Books and records storage. Meeting of creditors. Reporting to Creditors in respect of fee and expenses approvals. Reporting the outcome of any meetings. Closure Reporting and convening the final meeting of creditors. Preparation and lodgement of statutory appointment documents. Initial notices following appointment. Case monitoring and statutory compliance, including internal case reviews. Case bordereau. Cashiening work is required to ensure that the estate bank account is operated in scroordice with guidance issues by my regulatory body. Work in this regard is likely to involve: Establishing set up of case details on our insolvency software system. Setting up bank accounts, including deposit accounts as necessary. Bank account maintenance, including periodic reconcillations. Is using payments and banking receipts and preparing the appropriate paperwork for such transactions. This work is necessary to ensure that the case is administered correctly and in line with statutory requirements.		Fees Estimate	Actual	Fees Estimate	Actual	Fees Estimate	Actual
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outstanding claims or ongoing investigations. Such enquiries will assist with my own investigations.											
Case Specific Matters	10.00	0.00	£2,550.00	00.03	£255.00	20.03					
This type of work involves any matters that are specific to the complexity and type of case.											
Realisation of Assets	31.00	78.80	£7,500.00	£21,990.00	£241.94	£279.06					
The type of work will involve:											
 Realisation of tangible and intangible assets. Book debt collections. Recovery of assets as a result antecedent transactions. 	ł					·					
Creditors	29.00	11.60	£6,350.00	£4,630.00	£218.97	£399.14					
In order to ensure that creditors are dealt with appropriately, the following work has been required:											
Responding to any queries which arise.											
 Logging creditor claims. Convening and attending Creditors' Meetings and preparing minutes of these meetings. Collating information from the Company's records to assist with claim adjudication work. 						·					
In addition to this, if distributions are anticipated, the following work will be required to prepare the distributions:											
Unsecured creditors – adjudicated of claims, requesting further information where necessary and dealing with rejected claims.											
Investigations	55.00	30.40	£14,500.00	£10,225.00	£263.64	£336.3					
This type of work includes:											
SIP 2 Review: Correspondence to request information on the company's dealings, making further enquiries of third parties. Reviewing questionnaires submitted by creditors. Reconstruction of financial affairs of the company. Reviewing company's books and records. Preparation of deficiency statement. Review of specific transactions and liaising with directors regarding certain transactions.											

For the Period 21 December 2020 to 20 December 2021

Description of Work	Estimated/time to be undertaken the work (Hours)		Estimated value of the time costs to undertake the work (£)		Blended charge out rate to undertake the work (£)	
or major creditors about further action to be taken.						
Reporting on conduct of director(s): Liaising with the Insolvency Service. Assisting the Insolvency Service with its investigations.			•			
If Legal proceedings were required following our investigations, then the following work would be involved:			· ·	·		
Litigation/Recoveries: Strategy meeting regarding litigation. Seeking funding from creditors. Reviewing terms of solicitors' conditional fee agreements.						
 Preparing brief to solicitors/counsel. Liaising with solicitors regarding recovery actions. Dealing with ATE insurers. Attending to negotiations. 		:		-		
Attending to negotiations. Attending to settlement matters Grand Total For All Categories of Work	192.50	233.70	£45,275.00	£62,197.50	£235.19	£266.14

PROVISIONS OF SERVICES REGULATIONS SUMMARY SHEET FOR O' HARAS LIMITED

The following information is designed to draw the attention of interested parties to the information required to be disclosed by the Provision of Services Regulations 2009.

Licensing Body

Jeremy Bennett is licensed to act as an Insolvency Practitioner ("IP") in the United Kingdom by the Insolvency Practitioners Association ("IPA").

Code of Ethics and Rules Governing Actions

All IP's are bound by the rules of their professional body, including any that relate specifically to insolvency. All IPA members are required to act in accordance with the IPA's Ethics Code for Members as well as complying with the Statement of Insolvency Practice (SIP's) and to take account of guidance given by the IPA. Details of the required code of ethics, regulations and guidance can be found at <a href="http://www.insolvency-practitioners.org.uk/regulation-and-guidance/regul

Data Protection

When submitting details of your claim in the liquidation, you may disclose personal data to the Liquidator. The processing of personal data is regulated in the UK by the General Data Protection Regulation EU 2016/679 as supplemented by the Data Protection Act 2018, together with other laws which relate to privacy and electronic communications. The Liquidator acts as Data Controller in respect of personal data he obtains in relation to this liquidation and is therefore responsible for complying with Data Protection Law in respect of any personal data he processes. The Liquidator's privacy notice, which is available on request, explains how we process your personal data. Terms used in this clause bear the same meanings as are ascribed to them in Data Protection Law.

Complaints

At O'Haras Limited we always strive to provide a professional and efficient service. However, we recognise that it is in the nature of insolvency proceedings for disputes to arise from time to time. As such, should you have any comments or complaints regarding the administration of a particular case then in the first instance you should contact the IP acting as office holder (Jeremy Bennett).

If you consider that the IP has not dealt with your comments or complaint appropriately you should then put details of your concerns in writing to Stephen O'Hara, addressed to our offices situated at Moorend House, Snelsins Lane, Cleckheaton, West Yorkshire, BD19 3UE who will then endeavour to deal with this.

Most disputes can be resolved amicably either through the provision of further information or following negotiations. However, if you are not satisfied that your complaint has been resolved or dealt with appropriately, then you may complain to the regulatory body that licenses the insolvency practitioner concerned. Any such complaints should be addressed to The Insolvency Service, IP Complaints, 3rd Floor, 1 City Walk, Holbeck, Leeds, LS11 9DA and you can make a submission using an on-line form available at: www.gov.uk/complain-about-insolvency-practitioner; or you may phone:0300 678 0015 – calls are charged at up to 12p per minute from a land line, or for mobiles, between 3p and 45p per minute if you are calling from the UK.

Professional Indemnity Insurance

O'Haras Limited's professional indemnity insurance is provided by Barbican Protect.

VAT

O'Haras Limited is registered for VAT under registration number 975 6645 64.