The Insolvency Act 1986

#### Administrator's progress report

Name of Company Abdulla's Horticulture Limited T/as Carpenders Park Nursery Company number 02475506

In the

High Court of Justice

[full name of court]

Court case number 22190 of 2009

(a) Insert full name(s) and address(es) of the administrator(s) We (a) Louise Donna Baxter and Jamie Taylor of Begbies Traynor (Central) LLP, The Old Exchange, 23<sup>c</sup> Southchurch Road, Southend on Sea, Essex SS1 2EG

administrators of the above company attach a progress report for the period

from

to

(b) Insert dates

(b) 07 January 2014

(b) 06 July 2014

Signed

Joint Administrator

Dated

4814

#### **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

Begbies Traynor (Central) LLP	
The Old Exchange, 234 Southchurch Road, South	nend on Sea, SS1 2EG
<u> </u>	Tel Number 01702 467255
Fax Number 01702 467201	DX Number

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



A29 12/08/2014 # COMPANIES HOUSE ompanies House, Crown Way, Cardiff, CF14 3UZ

DX 33050 Cardiff

Louise Donna Baxter and Jamie Taylor were appointed joint administrators on 7 January 2010

The affairs, business and property of the Company are being managed by the joint administrators, who act as the Company's agents and without personal liability

# Abdulla's Horticulture Limited T/as Carpenders Park Nursery (In Administration)

Progress report of the joint administrators pursuant to Rule 2.47 of The Insolvency Rules 1986

Period: 07 January 2014 to 06 July 2014

#### Contents

- Interpretation
- Statutory information
- Details of appointment of administrators
- Progress during the period
- Assets that remain to be realised
- Other relevant information
- □ Conclusion
- Appendices
  - 1 Joint administrators' account of receipts and payments
  - 2 Joint administrators' time costs and expenses

#### 1. INTERPRETATION

Expression	Meaning
"the Company"	Abdulla's Hortculture Limited T/as Carpenders Park Nursery (In Administration)
"the administration"	The appointment of administrators under Schedule B1 to the Insolvency Act 1986 on 07 January 2010
"the joint administrators"	Louise Donna Baxter and Jamie Taylor of Begbies Traynor (Central) LLP, The Old Exchange, 234 Southchurch Road, Southend on Sea, SS1 2EG
"the Act"	The Insolvency Act 1986
"the Rules"	The Insolvency Rules 1986
"secured creditor" and "unsecured creditor"	Secured creditor, in relation to a company, means a creditor of the company who holds in respect of his debt a security over property of the company, and "unsecured creditor" is to be read accordingly (Section 248(a), Insolvency Act 1986)
"security"	(i) In relation to England and Wales, any mortgage, charge, lien or other security and
	(ii) In relation to Scotland, any security (whether heritable or moveable), any floating charge and any right of lien or preference and any right of retention (other than a right of compensation or set off) (Section 248(b), Insolvency Act 1986)
"preferential creditor"	Any creditor of the Company whose claim is preferential within Sections 386, 387 and Schedule 6 to the Insolvency Act 1986

#### 2. STATUTORY INFORMATION

Name of Company

Abdulla's Horticulture Limited

Trading name(s)

Carpenders Park Nursery

Date of Incorporation

28 February 1990

Company registered number

02475506

Company registered office

The Old Exchange, 234 Southchurch Road, Southend on Sea,

#### 3. DETAILS OF APPOINTMENT OF **ADMINISTRATORS**

Names of joint administrators

Louise Donna Baxter and Jamie Taylor, Licensed Insolvency Practitioners of Begbies Traynor (Central) LLP, The Old Exchange, 234 Southchurch Road, Southend on Sea, SS1 2EG

Date of administrators' appointment

07 January 2010

Date of administrators' resignation

N/A

Court

High Court of Justice

Court Case Number

22190 of 2009

Person(s) making appointment /

application

**Directors** 

Acts of the joint administrators

The joint administrators act as officers of the court and as agents of the Company without personal liability. Any act required or authorised under any enactment to be done by an administrator may be done by any one or more persons holding the office of

administrator from time to time

Extension of the administration

The period of administration has been extended by order of the High Court until 26 January 2016

EC Regulation on Insolvency

The EC Regulation on Insolvency Proceedings (Council Regulation (EC) No 1346/2000) applies to these proceedings which are 'main proceedings' within the meaning of Article 3 of the

Regulation

#### 4. PROGRESS DURING THE PERIOD

Attached at Appendix 1 is our abstract of receipts and payments for the period from 07 January 2014 to 06 July 2014

#### Sale of the Business

At the outset of the Administration the company's assets were valued by independent agents Edward Symmons & Partners on both a 'going concern' basis and also a 'limited disposal period' basis. The agents anticipated the following values

	Going Concern	Limited Disposal Period
Garden Centre Equipment	42,000	7,200
Motor Vehicle	2,200	1,600
Stock	130,000	62,000
Goodwill	25,000	-

The estimate with regard to the Goodwill was stated to be highly speculative as the tenancy relating to the premises was thought to be non assignable since the Landlord is owed a considerable sum in respect of back rent

However, an offer was received in the sum of £50,000 in respect of the company's physical assets and an additional deferred consideration for the company's Goodwill which would equate to 4% of the purchasing company's turnover relating to its first 12 months of trade at the Garden Centre

This offer was initially not recommended by the agents as it fell short of the valuation. However numerous claims were made by suppliers in respect of Retention of Title over the stock and many of these proved to be valid claims. A large volume of the stock has subsequently been returned to suppliers.

The adverse weather conditions in January 2010 also ruined a considerable portion of the company's outdoor stock. Owing to these factors, the estimated realisable figure which might be achieved by the Administrators in respect of stock was subsequently reduced significantly.

The proposed purchaser was willing to take on the liabilities which might arise from further Retention of Title claims and therefore, the agents recommended that the offer should now be accepted

Solicitors were then instructed to prepare the necessary sale agreement however the purchaser changed the proposed terms of payment and therefore the finalisation of the sale was delayed pending further negotiations

During this process, there was further consideration of the company's tenancy agreement which, it was understood, was held in the directors' names on trust for the company. Various third parties had shown an interest in acquiring use of the site and expert advice was sought in relation to the value of the Business Farm Tenancy. Specialist agents advised that they considered the tenancy agreement to have no value however an offer in the sum of £175,000 was received from a third party to purchase the assets and gain an assignment of the tenancy.

However, the directors subsequently disputed the fact that the tenancy was held on trust and the landlord, who had been assisting, withdrew support for a potential assignment of the tenancy. These factors scuppered any deal concerning the tenancy, with no other parties interested in purchasing only the assets, it was necessary to return to the initial offer which had been received.

Several weeks had passed since the initial offer was received and the purchaser subsequently revised his offer as follows

£

 Stock
 30,000

 Goodwill
 10,000

 Equipment and Vehicle
 10,000

 50,000
 50,000

Since the business had been closed for some time by this stage, the value of Goodwill had eroded significantly Further Retention of Title claims had been agreed which reduced the value of stock available for sale Therefore, on the advice of the instructed agents, Edward Symmons and Partners, this revised offer was accepted

The sale completed on 17 June 2010 and the sale proceeds have been received

#### **Book Debts**

The company's book debt ledger reflected the sum of £2,144 29 owed to the company at the date of our appointment. This relates to eight separate debts each for small amounts. These have been pursued and the sum of £539 54 has been received. Owing to a lack of information available to support the sums owed, no further recoveries are anticipated to be made.

#### Preference Claim against Directors

During the course of my investigations, it became apparent that each of the two directors had received £24,000 from the company over an eight month period prior to the Administration. It appeared that these payments could be challenged as 'preference' payments in accordance with Section 239 of the Insolvency Act 1986 and I wrote to the directors accordingly

They advised however that they had both entered into Individual Voluntary Arrangements owing to their personal financial situations. The Arrangements were approved by the directors' creditors on 26 July 2010 and the Supervisor has admitted our claims in each Arrangement in full. The Arrangements were due to last 5 years and a return of 24p in the £ was expected in the case of Abdul Bharmal and 22p in the £ in the case of Hanif Bharmal.

The sum of £447 72 has been realised in this regard since my last report bringing total realisations to £1,915 06

Unfortunately, the directors have not been making the required payments into their Arrangements and therefore these have been terminated. We are seeking to establish the directors' future intentions however it is considered likely that they will now both be declared Bankrupt. It appears unlikely that any future recoveries will be made in this respect.

#### COSTS OF THE ADMINISTRATION

As previously reported the joint administrators' remuneration is fixed by reference to the time properly given by the joint administrators (as administrators) and the various grades of their staff calculated at the prevailing hourly charge out rates of Begbies Traynor (Central) LLP for attending to matters arising in the administration and, subject to approval detailed below, they will be authorised to draw disbursements, including disbursements for services provided by their firm (defined as Category 2 disbursements in Statement of Insolvency Practice 9), in accordance with their firm's policy, details of which accompanied the Statement of Proposals of the Joint Administrators for Achieving the Purpose of the Administration pursuant to Paragraph 49 of Schedule B1 to the Insolvency Act 1986 and Rule 2 33 of the Insolvency Rules 1986

Please note in particular that the company's books and records are stored with Archive Facilities (Southend) Limited which is associated to partners of Begbies Traynor (Central) LLP Storage costs incurred in this regard will be classified as Category 2 disbursements. The sum of £565.75 plus VAT has been paid to date in this respect.

The relevant resolutions were approved by Barclays Bank Plc pursuant to Rule 2 106 of the Insolvency Rules 1986

Total time spent to date on this assignment amounts to 300 50 hours at an average composite rate of £185 84 per hour resulting in total time costs to date of £55,845 50. The sum of £19,750 plus VAT has been drawn towards these costs. The following further information as regards time costs and expenses is set out at Appendix 2.

- Begbies Traynor (Central) LLP's policy for re-charging expenses/disbursements
- Begbies Traynor (Central) LLP's charge-out rates
- Table of time spent and charge-out value

The following disbursements have been incurred

	I.
Photocopies & Faxes	2,471 10
Telephone, Postage & Stationery	593 72
Specific Penalty Bond	158 00
Statutory Advertising	62 50
Company Search	1 00
	<u>3,286,32</u>

The sum of £1,614 90 plus VAT has been paid towards these disbursements

#### **Pension Costs**

Alexander Forbes Trustee Services Limited has been paid the sum of £300 plus VAT in respect of the winding up of the company's pension scheme

#### Agents Fees / Disbursements

The sum of £11,378 49 plus VAT has been paid to Edward Symmons & Partners in respect of their fees and disbursements for their assistance with the valuation and sale of the company's assets, as well as work carried out in relation to the Retention of Title claims

#### Legal Fees / Disbursements

The sum of £5,600 95 plus VAT has been paid to DLA Piper solicitors for their assistance in negotiating with the purchaser and preparing the sale agreement

A further £1,348 plus VAT has been paid to BTMK Solicitors for their assistance in obtaining the necessary Court order to extend the Administration to allow us to remain in office until the directors' Voluntary Arrangements have been concluded

#### **Insurance of Assets**

The sum of £1,703 22 has been paid to AUA Insolvency Risk Services Limited in this respect



#### ASSETS THAT REMAIN TO BE REALISED

As detailed above, we are now taking steps to establish whether any further monies will be recoverable in relation to our claims against the directors

#### OTHER RELEVANT INFORMATION

Barclays Bank Plc is owed the sum of £540,940 which is secured by way of a fixed and floating charge over the company's assets. The Bank has been paid a distribution of £10,000 under its fixed charge. Since the Bank's charge was created prior to 15 September 2003, no prescribed part will be set aside for the unsecured creditors.

Preferential claims have been received as follows

£

Redundancy Payments Office

24,477 97

**Employees** 

<u>1,221 82</u>

25,699.79

Owing to the level of costs which have been incurred, no distribution will be made to the preferential creditors and therefore no monies will be paid to the Bank under its floating charge

#### 7. CONCLUSION

We will report again in approximately six months time or at the conclusion of the administration, whichever is the

Louise Donna Baxter Joint Administrator

Dated 04 August 2014

# JOINT ADMINISTRATORS' ACCOUNT OF RECEIPTS AND PAYMENTS, INCORPORATING ESTIMATED OUTCOME FOR CREDITORS

Period<sup>-</sup> 07 January 2014 to 06 July 2014

## Abdulla's Horticulture Limited T/as Carpenders Park Nursery (In Administration) Joint Administrators' Abstract of Receipts & Payments

Statement of Affairs		From 07/01/2014 To 06/07/2014	From 07/01/2010 To 06/07/2014
	SECURED ASSETS		
NIL	Leasehold Land & Buildings	NIL	NIL
	Goodwill	NIL	10,000 00
		NIL.	10,000 00
	SECURED CREDITORS		
540,940 00)	Barclays Bank Pic	NIL	_ 10,000 00
, 10,0 .0 00,	Sarotaye Sarik 110	NIL	(10,000 00)
	ACCET DEALICATIONS		
	ASSET REALISATIONS	Atti	40 000 00
9,000 00	Plant & Machinery	NIL	10,000 00
40,000 00	Stock Real Politic	NIL	30,000 00
NIL	Book Debts	NIL	633 08
	Preference Claim against Directors	NIL	1,915 06
	Bank Interest Gross	0 03	37 83
		0 03	42,585 97
	COST OF REALISATIONS		
	Office Holders Fees	NIL	19,750 00
	Office Holders Expenses	NIL	1,614 90
	Pension Costs	NIL	300 00
	Agents Fees	NIL	8,000 00
	Agents Disbursements	NIL	3,378 49
	Legal Fees	NIL	6,848 00
	Legal Disbursements	NIL	100 95
	Corporation Tax	NIL	9 52
	Storage Costs	NIL	565 75
	Insurance of Assets	NIL	1,703 22
	induation of Addets	NIL	(42,270 83)
	LINOSOLIDED ODEOITODO		
404,043 00)	UNSECURED CREDITORS Trade & Expense Creditors	N!L	NIL
(75,000 00)	H M Revenue & Customs - VAT	NIL	NIL
(90,118 00)	H M Revenue & Customs - PAYE/NIC	NIL	NIL
(22,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		NIL.	NIL
	DISTRIBUTIONS		
(12,500 00)	Ordinary Shareholders	NIL	NIL
(12,300 00)	Ordinary Official Chicago	NIL	NIL
073,601.00)		0.03	315.14
	REPRESENTED BY		
	Vat Receivable		269 80
	Bank 1 Current		45 34
			315.14

Louise Donna Baxter Joint Administrator

### JOINT ADMINISTRATORS' TIME COSTS AND EXPENSES

- a Begbies Traynor (Central) LLP's policy for re-charging expenses/disbursements,
- b Begbies Traynor (Central) LLP's charge-out rates,
- c Table of time spent and charge-out value

## NTRODUCTION

This note applies where a licensed insolvency practitioner in the firm is acting as an office holder of an insolvent estate and seeks creditor approval to draw remuneration on the basis of the time properly spent in dealing with the case. It also applies where further information is to be provided to creditors regarding the office holder's fees following the passing of a resolution for the office holder to be remunerated on a time cost basis. Best practice guidance requires that such information should be disclosed to those who are esponsible for approving remuneration In addition, this note applies where creditor approval is sought to make a separate charge by way of expenses or disbursements to recover the cost of facilities provided by the firm and also where payments are to be made to outside parties in which the office holder or his firm or any associate has an interest. Best practice guidance<sup>2</sup> requires that such charges should be disclosed to those who are responsible for approving the office holder's emuneration, together with an explanation of how those charges are calculated

OFFICE HOLDER'S FEES IN RESPECT OF THE ADMINISTRATION OF INSOLVENT ESTATES

The office holder has overall responsibility for the administration of the estate. He/she will delegate tasks to members of staff. Such delegation assists the office holder as it allows him/her to deal with the more complex aspects of the case and ensures that work is being carried out at the appropnate level. There are vanous levels of staff that are employed by the office holder and these appear below The firm operates a time recording system which allows staff working on the case along with the office holder to allocate their time to the case. The time is recorded at the ndividual's hourly rate in force at that time which is detailed below

# OFFICE HOLDERS EXPENSES IN RESPECT OF THE ADMINISTRATION OF INSOLVENT ESTATES Best practice guidance classifies expenses into two broad categories

- related to the case usually referable to an independent external supplier's invoice. All Category 1 expenses (approval not required) - specific expenditure that is directly such items are charged to the case as they are incurred
- incurred on the case which include an element of shared or allocated cost and which Category 2 expenses (approval required) - items of incidental expenditure directly are based on a reasonable method of calculation
- (A) The following items of expenditure are charged to the case (subject to approval)
- Internal meeting room usage for the purpose of statutory meetings of creditors may be charged by some offices and is charged at the rate of £100 (London £150) per meeting External meeting room usage is charged at cost,
- Car mileage is charged at the rate of 45 pence per mile,
- Expenses which should be treated as Category 2 disbursements (approval required) in addition to the 2 categories referred to above, best practice guidance indicates that associate has an interest these should be treated as Category 2 disbursements. The where payments are made to outside parties in which the office holder or his firm or any

following items of expenditure which relate to services provided by entities within the Begbies Traynor Group are to be charged to the case (subject to approval)

- rates applying as at the date of this report are. Minimum charge of £40 per quarter for up to three boxes, Four to Two Hundred Boxes charged at £11 per quarter per box, over two hundred boxes are charged at half the aforementioned price, (£5 50 per box per quarter) Mileage for collection of books and records is charged at 55p per mile. Provision of cardboard box charged at £2.75 per box. Where Archive Facilities (Southend) Limited are required to physically pack the books and records, Storage of books and records (when not rechargeable as a Category 1 expense) is charged by Archive Facilities (Southend) Limited, an associated company. The there is a minimum charge of 2 hours at £15 per hour per person required, and at £15 per hour for each hour thereafter All figures stated are net
- assets BTG Asset Consulting is a part of Begbies Traynor Group plc and is therefore an associated company. Their charges are based on 15% of realisations BTG Asset Consulting may be engaged to undertake valuations and/or disposal of A separate charge will be levied for any valuations to be provided at a fixed fee of £500 + VAT Disbursements are charged at cost and mileage is recovered at 40p or time costs at a Partner rate of £125 per hour and Manager rate of £100 per hour per mile All figures stated are net of VAT
- The following items of expenditure will normally be treated as general office overheads and will not be charged to the case although a charge may be made where the precise cost to the case can be determined because the item satisfies the test of a Category 1 expense <u>(B</u>
- Telephone and facsimile
- Printing and photocopying
  - Stationery

# BEGBIES TRAYNOR CHARGE-OUT RATES

may work on a case are set nationally, but vary to suit local market conditions. The rates Begbies Traynor is a national firm The rates charged by the various grades of staff that applying to the Southend-on-Sea office are as follows

# Charge-out Rate (£ per hour)

01 July 2008 to 01 May 2011	450	395	375	350	300	250	220	180	150	150
From 01 May 2011	495	A/N	395	365	315	270	235	185	160	160
Grade of staff	Partner	Partner 2	Director	Senior Manager	Manager	Assistant Manager	Senior Administrator	Administrator	Junior Administrator	Support

amount of time is spent at one time on a case is a charge made for support staff. Time is Time spent by support staff for carrying out shorter tasks, such as typing or dealing with post, is not charged to cases but is carried as an overhead. Only where a significant recorded in units of 0 10 of an hour (i.e. 6 minute units)

Time and Expenses Report - Summary

03AB008ADM.ADM | ADM Abdulla's Horticulture Limite | From 07/01/2010 To 06/07/2014

	Action Code Pai	ino. Jeu	ector are Se	nior Communication	anagen Se Adi	nior Case : Administrator - Ad	Case ministrator	upporti8 ashlerno	Other	Fotali Hours	TotaliCost	vg)Rate
Administration	1ADMIN	24 45	000	000	7 20	2 90	115	14 20	00 0	49 90	9,230 50	184 98
Appointment activity	1APPOI	0	000	00 0	00 0	000	4 50	1 00	00 0	5 50	925 00	168 18
Banking	1BANK	0.5	000	000	00 0	000	25 20	1 20	00 0	26 90	5,371 50	199 68
CDDA reporting and follow up	1CDDA	0	000	00 0	1 20	000	00 0	000	00 0	1 20	234 00	195 00
Claims proofsandidistributions	1CLAIM	0	000	000	4 40	8 40	0 40	00 6	00 0	22 20	4,133 00	186 17
Closing	1CLOSE	60	00 0	000	00 0	00 0	00 0	000	000	06 0	175 50	195 00
Debt Collection	1DTCOL	90	000	000	0 30	0 20	00 0	3 60	00 0	4 70	916 50	195 00
Employees	1EMPEE	0	000	00 0	000	00 9	00 0	20 00	00 0	26 00	4,746 00	182 54
Floating Charge/Assets	1FLCHG	62	000	00 0	4 50	5 90	080	00 0	00 0	17 40	3,254 50	187 04
Fixed Charge Assets	1FXCHG	03	000	00 0	000	1 80	00 0	000	00 0	2 10	409 50	195 00
Investigations	1INVGN	0	1 60	000	1 90	00 0	00 0	000	00 0	3 50	682 50	195 00
Weetings	1MEET	0	0000	000	00 0	00 1	000	000	00 0	1 00	195 00	195 00
Case strategy and planning	1PLAN	æ	000	000	4 30	0 40	00 0	000	00 0	12 70	2,476 50	195 00
Pre-appointment/works	1PRE	0	000	000	000	11 70	0 20	11 00	000	23 20	3,712 00	160 00
Retention of Title (Roth)	1ROT	0	090	000	000	10 40	00 0	21 10	000	32 10	5,930 50	184 75
Salerof/Business/Assets.	1SALE	43	160	000	0 00	20 90	00 0	000	00 0	26 80	5 058 00	188 73
Securedi@editors	1SECCR	0	06 0	000	6 20	13 90	00 0	000	8	21 00	3,734 50	177 83
Statutory reports and returns	1STAT	26	000	0 0	8 70	4 30	2 50	2 50	00 0	20 60	4,103 00	199 17
initiol/Party/Asseta	1THIRD	03	. 000	0 0	000	00 0	00 0	000	000	0 30	48 00	160 00
VATEnditeX	1VATTX	0	000	000	1 10	000	00 0	1 40	00 0	2 50	509 50	203 80
TotaliHours	!	48 15	4 70	000	39 80	87 80	35 05	85 00	00 0	300 50	~	
Total Cost		09 680'6	916 50	00 0	7,856 00	15 612 50	6,721 50	15,649 50	00 0		55,845 50	