In accordance with Rule 5.10 of the Insolvency (England & Wales) Rules 2016 & Section 94(3) of the Insolvency Act 1986.

# LIQ13

# Notice of final account prior to dissolution in MVL



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28/12/2018 COMPANIES HOUSE

**Company details** → Filling in this form Company number 6 5 0 Please complete in typescript or in bold black capitals. Company name in full Vortoil Separation Systems Limited 2 Liquidator's name Full forename(s) Emma Surname Сгау 3 Liquidator's address Building name/number **Cornwall Court** Street 19 Cornwall Street Post town Birmingham County/Region Postcode 2 3 D T Country Liquidator's name • Other liquidator Full forename(s) **Toby Underwood** Use this section to tell us about Surname another liquidator. Liquidator's address @ Building name/number **O** Other liquidator Central Square Use this section to tell us about Street another liquidator. 29 Wellington Street Post town Leeds County/Region Postcode S Country

LIQ13
Notice of final account prior to dissolution in MVL

6	Final account
	I have delivered the final account of the winding up to the members in accordance with Section 94(2) and attach a copy.
7	Sign and date
Liquidator's signature	Signature X
Signature date	1/3 1/2 1/8

### LIQ13

Notice of final account prior to dissolution in MVL

Presenter information
You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record.
Contact name RHIANNON (EIGHTON)
COMPANY NAME RICENATERHOUSE COOPERS
Address ARIA ONE, 144
Moluson street
Post town EDINBURGH County/Regian
Postcode EH38EX
DX .
Telephone 07841 563149
✓ Checklist
We may return forms completed incorrectly or with information missing.
Please make sure you have remembered the following:  The company name and number match the information held on the public Register.
☐ You have attached the required documents. ☐ You have signed the form.

### 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.

### 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

#### FINAL ACCOUNT TO MEMBERS AS REQUIRED BY S94 OF THE INSOLVENCY ACT 1986

#### INTRODUCTION

The Company was placed into members' voluntary liquidation on 16 December 2016 when Karen Dukes and Tim Walsh were appointed joint liquidators (the liquidators). Following the retirement of both liquidators, Emma Cray and Toby Underwood were appointed joint liquidators by court order on 3 July 2017.

We are required to provide you with a final account on the conduct and outcome of the liquidation. This account is for the period 16 December 2016 to 13 December 2018 and also serves as a progress report from 16 December 2017 to 13 December 2018.

We are also required to give you certain information about the Company and the liquidators; this information is attached as Appendix A.

We attach as Appendix B a summary of our receipts and payments for the liquidation.

### REPORT ON THE LIQUIDATION

#### Realisation of assets:

The directors' Declaration of Solvency showed that the Company's assets were:

Inter group debtor 
$$\underbrace{\mathcal{E}}_{1}$$
 Total  $\underbrace{1}_{1}$ 

After our appointment, the Company's inter group debt was taken under control until distribution.

Realisations from the Company's assets are as detailed in the above summary and totalled £1.

No additional assets have been identified and there are no assets still to be realised.

#### Settlement of liabilities:

This section covers all liabilities except any claims of HM Revenue & Customs (HMRC) which are dealt with separately below under HMRC.

The directors' Declaration of Solvency and the Company's records showed the Company had no liabilities.

After our appointment we published a notice in the Gazette inviting any unknown creditors to send in their claims. No claims were received during the liquidation and there are no remaining claims to be agreed or settled.

#### **HMRC:**

The directors' Declaration of Solvency and the Company's records showed that the Company had no tax liabilities.

After our appointment, we wrote to HMRC to inform them of our appointment and to request details of any outstanding liabilities. HMRC have confirmed that the Company has no outstanding liabilities and have confirmed their agreement to us closing the liquidation.

#### FINAL ACCOUNT TO MEMBERS AS REQUIRED BY S94 OF THE INSOLVENCY ACT 1986

#### Distributions to shareholders:

At the time of our appointment, the issued share capital of the Company consisted of a sole member, Baker Hughes Limited, holding 1 ordinary £1 share.

On 12 December 2017 we made a distribution in specie of £1 to the sole shareholder.

The distribution in specie consisted of an inter-group debtor balance together with any other assets held by the Company. The value attributed to the in specie distribution was based on the value at which the asset was held in the Company's books.

#### **OUR FEES AND EXPENSES**

#### **Basis of remuneration:**

At the time of our appointment, a resolution was passed for us to be paid by reference to the time properly given by us and our staff in dealing with the liquidation.

#### Funding of the liquidation:

Although fees have been paid to us on the basis specified above, our fees and expenses have not been paid out of the liquidation estate. Instead, Baker Hughes Limited has met our fees and expenses for the Company and 18 connected companies.

#### Remuneration charged:

Our fees for the period covering both the pre and post liquidation period were £57,470. These time costs are calculated to 16 March 2018, being the latest practicable date. This represents 292 hours at an average hourly rate of approximately £197.

Of this time, £45,602 has been invoiced for this case and it is our normal practice to obtain the prior approval of Baker Hughes Limited before fees are invoiced. Our final invoice to conclude this liquidation, and the liquidation of 18 connected companies, is £11,868, which is broken down as follows:

	£
Unbilled time costs up to 16 March 2018	9,368
Time costs to complete the liquidations	2,500
	11,868

### Liquidators' expenses:

Across the 19 liquidations, we have incurred expenses of £4,015 plus VAT. These costs, which will be or have been re-charged, consist of:

	£
Category 1 expenses [see Note below]:	
Statutory advertising	2,724
Statutory bonding	406
Professional Fees	833
Postage	52
Total expenses	4,015

FINAL ACCOUNT TO MEMBERS AS REQUIRED BY S94 OF THE INSOLVENCY ACT 1986

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Category 1 expenses represent specific expenditure incurred directly in respect of this liquidation and payment has been to independent third parties.

This concludes our account.

FINAL ACCOUNT TO MEMBERS AS REQUIRED BY S94 OF THE INSOLVENCY ACT 1986

#### Appendix A

#### INFORMATION ON THE COMPANY AND THE LIQUIDATORS

<u>.</u>	Company details:		
Company name:	Vortoil Separation Systems Limited		
Company number:	02650986		
Registered office:	The Ark, 201 Talgarth Road, Hammersmith, London, W6 8BJ		
Liquidators' details:			
Liquidators' names:	Emma Cray and Toby Scott Underwood (the liquidators)		
Liquidators' address:	c/o PricewaterhouseCoopers, Cornwall Court, 19 Cornwall Street,		
	Birmingham, B3 2DT		
Date of appointment:	16 December 2016		
Nature of	Members' Voluntary Liquidation		
appointment:			

Emma Cray and Toby Scott Underwood have been appointed as joint liquidators. Both are licensed in the United Kingdom to act as insolvency practitioners by the Institute of Chartered Accountants in England and Wales. The joint liquidators are bound by the Insolvency Code of Ethics which can be found at: https://www.gov.uk/government/publications/insolvency-practitioner-code-of-ethics.

The joint liquidators are Data Controllers of personal data as defined by the Data Protection Act 1998. PricewaterhouseCoopers LLP will act as Data Processor on their instructions. Personal data will be kept secure and processed only for matters relating to the liquidation.

FINAL ACCOUNT TO MEMBERS AS REQUIRED BY S94 OF THE INSOLVENCY ACT 1986

Appendix B

# ABSTRACT OF RECEIPTS AND PAYMENTS IN THE LIQUIDATION DURING THE PERIOD FROM 16 DECEMBER 2016 TO 13 DECEMBER 2018

RECEIPTS	£
Inter-group debtor	<u>1</u>
PAYMENTS	£
Distribution to members	(1)
	(1)
BALANCE OF FUNDS HELD	NIL