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



For further information, please refer to our guidance at www.gov.uk/companieshouse

1	Company details			
Company number	0 3 0 1 7 0 6 0	→ Filling in this form Please complete in typescript or in		
Company name in full	Cazenove Capital Management Limited	bold black capitals.		
2	Liquidator's name			
Full forename(s)	Lee			
Surname	De'ath			
3	Liquidator's address			
Building name/number	Town Wall House			
Street	Balkerne Hill			
Post town	Colchester			
County/Region	Essex			
Postcode	C O 3 A D			
Country				
4	Liquidator's name o			
Full forename(s)	Richard	Other liquidator Use this section to tell us about		
Surname	Toone	another liquidator.		
5	Liquidator's address ❷			
Building name/number	31st Floor	Other liquidator		
Street	40 Bank Street	Use this section to tell us about another liquidator.		
Post town	London			
County/Region				
Postcode	E 1 4 5 N R			
Country				

LIQ03 Notice of progress report in voluntary winding up

6	Period of progress report			
From date	$\begin{bmatrix} \frac{1}{7} & \frac{1}{7} & \frac{1}{9} & \frac{1}{2} & \frac{1}{9} \end{bmatrix}$			
To date	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$			
7	Progress report			
	☑ The progress report is attached			
8 Sign and date				
Liquidator's signature				
	X Sural X			
Signature date				

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	Charlotte Faram		
Company name	Begbies Traynor (Central) LLP		
Address	Town Wall House		
	Balkerne Hill		
Post town	Colchester		
County/Region	Essex		
Postcode	C O 3 3 A D		
Country			
DX			
Telephone	01206 217900		

✓ 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.

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

Cazenove Capital Management Limited (In Liquidation) Joint Liquidators' Summary of Receipts & Payments

From 17/09/2019 To 16/09/2022	From 17/09/2021 To 16/09/2022		Declaration of Solvency
£	£		£
		ASSET REALISATIONS	
0.15	0.03	Bank Interest Gross	
NIL	NIL	Book Debts	164.00
1,797.45	NIL	Cash at Bank	
790.97	790.97	Tax Refund	
2,588.57	791.00		
_,555.57		COST OF REALISATIONS	
20.00	20.00	Specific Bond	
240.60	240.60	Statutory Advertising	
(260.60)	(260.60)	Claratory Flavortioning	
(200.00)	(200.00)	UNSECURED CREDITORS	
NIL	NIL	HM Revenue & Customs - CT	(10.00)
NIL	NIL	Tim Horondo a Gastomo Gr	(10.00)
1412	1412	DISTRIBUTIONS	
NIL	NIL	Ordinary Shareholders	(1.00)
NIL	NIL	Gramary Gharenoidere	(1.00)
1412	1412		
2,327.97	530.40		153.00
=,0=1101		REPRESENTED BY	100.00
2,275.85		Interest Bearing Bank Account	
52.12		Vat Receivable	
2,327.97			

Note:

Lee De'ath Joint Liquidator



Cazenove Capital Management Limited (In Members' Voluntary Liquidation)

Progress report

Period: 17 September 2021 to 16 September 2022

Important Notice

This report has been produced solely to comply with our statutory duty to report to the member of the Company pursuant to Section 92A of the Insolvency Act 1986. This report is private and confidential and may not be relied upon, referred to, reproduced or quoted from, in whole or in part, by the member for any purpose other than this report to them, or by any other person for any purpose whatsoever.

Contents

- Interpretation
- Company information
- Details of appointment of liquidators
- Progress during the period
- □ Creditors
- Distributions to member
- □ Remuneration and expenses
- □ Liquidators' expenses
- Assets that remain to be realised and work that remains to be done
- Other relevant information
- Members' rights
- □ Conclusion
- Appendices
 - 1. Liquidators' account of receipts and payments
 - 2. Statement of Liquidators' expenses

1. INTERPRETATION

<u>Expression</u> <u>Meaning</u>

"the Company" Cazenove Capital Management Limited (In Members' Voluntary Liquidation)

"the liquidators", "we",

"our" and "us"

Lee De'ath of Begbies Traynor (Central) LLP, Town Wall House, Balkerne

Hill, Colchester, Essex, CO3 3AD

and

Richard Toone of Begbies Traynor (London) LLP, 31st Floor, 40 Bank Street,

London, E14 5NR

"the Act" The Insolvency Act 1986 (as amended)

"the Rules" The Insolvency (England and Wales) Rules 2016 (as amended)

"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(1)(a) of the Act)

"security" (i) In relation to England and Wales, any mortgage, charge, lien or other

security (Section 248(1)(b)(i) of the Act); 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(1)(b)(ii) of the Act)

preferential creditors Any creditor of the Company whose claim is preferential within Sections 386,

387 and Schedule 6 to the Act

COMPANY INFORMATION

Trading name(s): Cazenove Capital Management Limited

Company registered number: 03017060

Company registered office: CVR Global LLP, Town Wall House, Balkerne Hill,

COLCHESTER, Essex, CO3 3AD

Former trading address: 1 London Wall Place, London, EC2Y 5AU

DETAILS OF APPOINTMENT OF LIQUIDATORS

Date winding up commenced: 17 September 2019

Date of liquidators' appointment: 17 September 2019

Changes in liquidator (if any): None

PROGRESS DURING THE PERIOD

Receipts and Payments

Attached at Appendix 1 is our abstract of receipts and payments for the period from 17 September 2021 to 16 September 2022.

Asset Realisations

Tax refund

During the period, the Company received a tax refund from H M Revenue & Customs in relation to pre liquidation Corporation tax. This refund totalled £791. The Liquidators are in correspondence with HMRC and the Group in relation to a further substantial refund due to the Company in respect of the Disguised Remuneration Repayment Scheme 2020.

Unsecured Creditors

The Declaration of Solvency, reflecting the position as at 30 June 2019, indicated there was a balance due to HMRC in relation to Corporation tax. This has been settled directly by a group company.

What work has been done in the period of this report, why was that work necessary and what has been the financial benefit (if any) to the member?

Details of the types of work that generally fall into the headings mentioned below are available on our firm's website - http://www.begbies-traynorgroup.com/work-details Under the following headings we have explained the specific work that has been undertaken on this case. Not every piece of work has been described, but we have sought to give a proportionate overview which provides sufficient detail to allow the member to understand what has been done, why it was necessary and what financial benefit (if any) the work has provided to the member.

The details below relate to the work undertaken in the period of the report only.

General case administration and planning

Insolvency Practitioners are required to maintain records to demonstrate how the case is administered, and to document any decisions that materially affect the case.

At the onset of the case a strategy for how the case will be managed was created. This took into consideration the level of assets to be realised, how those assets would be realised, the level of payments which were to be made to the company's creditors and the distribution of surplus funds to the Company's member. The case has been subject to reviews to ensure case progression and the files will be kept up to date.

Whilst this does not benefit the member financially, it is necessary to ensure the efficient and compliant progressing of the liquidation, which ensures that the joint liquidators and their staff carry out their work to high professional standards.

Compliance with the Insolvency Act, Rules and best practice

The Insolvency Practitioners are governed by the Insolvency Act and Rules, together with following best practice guidelines known as Statements of Insolvency Practice. We have certain statutory obligations and duties to fulfil whilst in office which include the regular filing of progress reports with Companies House and the filing of a final report at the end of the period. We are also required to notify various bodies of our appointment, including creditors, Companies House, and advertise our appointment in the London Gazette.

We are also duty bound to correspond with creditors and issue notice of the insolvency event to the likes of the pensions departments, banks and other parties who would have an interest in the proceedings.

This work does not benefit the member financially but is necessary in accordance with the Insolvency Act, Rules and best practice.

Dealing with all creditors' claims, correspondence and distributions

Time will be spent dealing with creditor queries as and when required. This can include queries by telephone, email or within letters received in the post.

In this matter, there was a liability to HM Revenue & Customs for pre liquidation corporation tax included in the Declaration of Solvency. This was settled by a group company.

Realisation of assets

There are certain tasks that I only have to carry out where there are assets to recover. They may produce a direct benefit for the member but are subject to the costs of the proceedings generally. I undertake the work to protect and then realise the assets, initially at my own cost, suffering the loss if any asset is not realisable.

All work carried out in respect of the asset realisations is for the purpose of realising property and assets for the benefit of the member generally.

In this case, I liaised with HM Revenue &Customs in relation to the tax refund received and in relation to a repayment due to the Company under the Disguised Remuneration Repayment Scheme 2020.

Other matters which includes meetings, tax, litigation, pensions and travel

During the course of administering the case, the Insolvency Practitioner may be required to carry out additional work which does not necessarily fall under any of the other categories above. This may include:

We may also be required to submit tax returns when appropriate in order to reclaim monies for the estate and pay over any taxes due to HMRC. As detailed above, we are also duty bound to provide notifications and further assistance to pensions departments where applicable.

In this matter the following task were carried out:-

- Prepare and file corporation tax returns for post-liquidation periods
- Seeking closure clearance from HMRC and other relevant parties.
- Liaising with the Group in relation to refunds due to the Company.

Instances and explanations of such work that might fall under this category are provided on our website at http://www.begbies-traynorgroup.com/work-details.

Once again, there may not be any obvious financial benefit to the member, but all work carried out would likely be considered necessary for the administration and progression of the case.

CREDITORS

As in any liquidation, in a members' voluntary liquidation creditors are required to prove their claims and the liquidators must examine the proofs and the particulars of the claims and admit them, in whole or in part, or reject them. The liquidators must then settle the priorities of the creditors (as between secured,

preferential, secondary preferential and unsecured creditors) before paying them in full with statutory interest.

The statement of assets and liabilities embodied within the declaration of solvency sworn by the directors indicated that there was an outstanding creditor. This related to HM Revenue & Customs and a total of £28,630 plus statutory interest was settled by a group Company in this regard.

We have received formal tax clearance from HM Revenue & Customs in relation to Corporation tax, but clearance in respect of VAT and PAYE remains outstanding.

DISTRIBUTIONS TO MEMBER

To date the Joint Liquidators have not declared or paid any distributions to the sole shareholder. A distribution will be declared following the anticipated receipt of a substantial tax refund.

7. REMUNERATION & EXPENSES

Remuneration

At the Meeting of the member held on 17 September 2019 it was agreed that the Joint Liquidators be paid a fixed fee of £3,500 plus VAT and disbursements for assistance in the formalities of initiating the process of Liquidation and for dealing with the administration of the Liquidation in accordance with the terms of their letter of engagement dated 17 September 2019. Approval was also given to recovery of category 2 disbursements. These fees were to be drawn as an expense of the Liquidation.

Disbursements

We are also authorised to draw expenses, including expenses for services provided by our firm (defined as category 2 expenses in Statement of Insolvency Practice 9, in accordance with our firm's policy, details of which were presented to the general meeting of the Company at which various resolutions, including the special resolution that the Company be wound up voluntarily, were passed] and which is attached at Appendix 2 of this report.

Category 1 Disbursements

The following Category 1 disbursements have been discharged:

Type of disbursement	Amount Incurred in reporting period £	Amount Discharged £
Statutory Advertising	241	241
Specific Bond	20	20

Category 2 Disbursements

The Member and creditors are advised that I do not propose to draw Category 2 disbursements.

8. LIQUIDATORS' EXPENSES

A statement of the expenses incurred during the period of this progress report is attached at Appendix 2.

9. ASSETS THAT REMAIN TO BE REALISED AND WORK THAT REMAINS TO BE DONE

What work remains to be done, why is this necessary and what financial benefit (if any) will it provide to the member?

Clearances from HMRC

As previously reported above, I am awaiting clearance from HMRC in respect of VAT and PAYE matters. I will continue to pursue HMRC in this respect but would advise that HMRC is currently facing substantial delays in responding due to COVID-19 related matters.

HMRC Refund

The Liquidators are in correspondence with HMRC and the Group in relation to a further substantial refund due to the Company in respect of the Disguised Remuneration Repayment Scheme 2020. The liquidation will not be concluded until this matter is resolved.

General case administration and planning

Regular reviews will be undertaken to ensure case progression and the files will be kept up to date. Whilst this does not benefit the member financially, it is necessary to ensure the efficient and compliant progressing of the liquidation, which ensures that the joint liquidators and their staff carry out their work to high professional standards.

Compliance with the Insolvency Act, Rules and best practice

We have certain statutory obligations and duties to fulfil whilst in office which include the regular filing of progress reports with Companies House and the filing of a final report at the end of the period. This work does not benefit the member financially but is necessary in accordance with the Insolvency Act, Rules and best practice.

Realisation of assets

As noted above, the Liquidators have been in correspondence with the Group and with HMRC in relation to a potential tax refund due to the Company. This matter is ongoing.

How much will this further work cost?

The Liquidators have incurred substantial additional costs due to the extended period of the liquidation and matters associated with the anticipated tax refund. In the circumstances, the Liquidators will shortly be liaising with the shareholder in relation to seeking agreement to an additional fee

Expenses

I do not anticipate any additional expenses in connection with the work that remains to be done referred above

10. OTHER RELEVANT INFORMATION

Use of personal information

Please note that in the course of discharging our statutory duties as liquidators, we may need to access and use personal data, being information from which a living person can be identified. Where this is necessary, we are required to comply with data protection legislation. If you are an individual and you would like further information about your rights in relation to our use of your personal data, you can

access the same at https://www.begbies-traynorgroup.com/privacy-notice If you require a hard copy of the information, please do not hesitate to contact us.

11. MEMBERS' RIGHTS

Right to request further information

Pursuant to Rule 18.9 of the Rules, within 21 days of the receipt of this report a member or members of the Company with at least 5% of the voting total rights of all the members having the right to vote at general meetings of the Company (or any member or members with less than 5% of the total voting rights, but with the permission of the court) may request in writing that we provide further information about our remuneration or expenses which have been incurred during the period of this progress report.

Right to make an application to Court

Pursuant to Rule 18.34 of the Rules, within 8 weeks of receipt of this progress report any member or members of the Company with at least 10% of the total voting rights of all the members having the right to vote at general meetings of the Company (or any member, or members with less than 10% of the total voting rights, but with the permission of the Court) may make an application to court on the grounds that the remuneration charged or the expenses incurred during the period of this progress report are excessive or, the basis fixed for our remuneration is inappropriate.

Obtaining information on the remuneration of liquidators and the payment of expenses

The basis of remuneration for acting as liquidators was sought following appointment. Notwithstanding this, beneficiaries of the surplus are able to seek information on their rights in relation to the remuneration and the payment of expenses and can obtain a copy of 'Begbies Traynor Guide for Shareholders. A Guide to the Liquidators' fees — England and Wales' on our website at https://www.begbies-traynorgroup.com/services-to/shareholders

Alternatively, if you require a hard copy of the guide, please contact our office and a copy will be sent to you.

12. CONCLUSION

We will report again in approximately twelve months time or at the conclusion of the liquidation, whichever is the sooner.

L M DE'ATH Joint Liquidator

Dated: 14 November 2022

ACCOUNT OF RECEIPTS AND PAYMENTS

Period: 17 September 2021 to 16 September 2022

Cazenove Capital Management Limited (In Liquidation) JOINT LIQUIDATORS' RECEIPTS AND PAYMENTS ACCOUNT

	Declaration of Solvency £	From 17/09/2021 To 16/09/2022 £	From 17/09/2019 To 16/09/2022 £
RECEIPTS Book Debts	164.00	0.00	0.00
Tax Refund		790.97	790.97
Cash at Bank		0.00	1,797.45
Bank Interest Gross		0.03	0.15
		791.00	2,588.57
PAYMENTS Specific Read		20.00	20.00
Specific Bond Statutory Advertising		20.00	240.60
HM Revenue & Customs - CT	(10.00)	0.00	0.00
Ordinary Shareholders	(1.00)	0.00	0.00
	_	260.60	260.60
Net Receipts/(Payments)	=	530.40	2,327.97
MADE UP AS FOLLOWS			
Interest Bearing Bank Account		478.28	2,275.85
VAT Receivable / (Payable)		52.12	52.12
	_ =	530.40	2,327.97
Note:		_	
, , , , , ,			

Joint Liquidator

STATEMENT OF LIQUIDATORS' EXPENSES

Type of expense	Name of party with whom expense incurred	Amount incurred	Amount discharged £	Balance (to be discharged) £		
Expenses incurred with entities not within the Begbies Traynor Group						
Statutory Advertising	Courts	241	241	0		
Statutory Bonding	Aviva - JLT	20	20	0		