The Insolvency Act 1986

Notice of move from administration to dissolution

2.35B

Name of Company

Castleway Ventures Limited

Company number

03229638

High Court of Justice, Chancery Division, Companies Court

(full name of court)

Court case number 1973 of 2010

(a) Insert full name(s) and address(es) of administrator(s)

We (a) David Dunckley Grant Thornton UK LLP 30 Finsbury Square London EC2P 2YU

Ian Carr Grant Thornton UK LLP 30 Finsbury Square London EC2P 2YU

(b) Insert name and address of registered office of company

having been appointed administrator(s) of (b) Castleway Ventures Limited c/o Grant Thornton UK LLP, 30 Finsbury Square, London, EC2P 2YU

(c) Insert date of appointment (d) Insert name of applicant/appointor

on (c) 8 March 2010 by (d) a qualifying floating charge holder

hereby give notice that the provisions of paragraph 84(1) of Schedule B1 to the Insolvency Act 1986

We attach a copy of the final progress report

Signed

Dated

Joint Administrator(s)

14 02

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

David Dunckley Grant Thornton UK LLP 30 Finsbury Square London EC2P 2YU

DX Number

0161 953 6900 DX Exchange

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22/02/2014 **COMPANIES HOUSE** #196

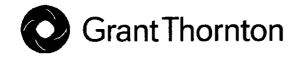
When you have completed and signed this form, please send it to the Registrar of Companies at -

Companies House, Crown Way, Cardiff CF14 3UZ DX 33050 Cardiff

Castleway Ventures Limited - in administration Summary of receipts and payments

from 8 March 2010 to 19 February 2014

		From	From	
		08-Mar-10	08-Sep-13	
	Statement	to	to	
	of Affairs	07-Sep-13	19-Feb-14	Total
	£	£	£	£
Receipts				
Heat & Light		(1,656 17)	1 656 17	0.00
Insurance		(15 394 95)	15 394 95	0 00
Professional Fees		(11,031 60)	11,031 60	0 00
Repairs & Maintenance		(1 874 16)	1 874 16	0.00
Property Expenses		(1,272 04)	1,272 04	0.00
Advertising		(75 60)	75 60	0.00
I rechold Land & Property	1 179 410 76	1 215 000 00	18 645 76	1,233,645 76
Leasthold Land & Property	75,000 00	5,000 00 83 66	0.00	5,000 00
Heat & Light Rent		300 00	⊕(K) 687 56	83 66 987 56
Bank Interest		9 26	98 69	107 95
Lax Refunds		52 20	0.00	52 20
Professional Lees	(10 839 86)	(614 36)	614 36	0.00
Misc Float Receipts	121 50	0.00	0.00	0.00
Insurance		(2,094 34)	2,094 34	0.00
Contracts		121 50	0.00	121 50
Corporation Tax	(52 08)	(104 26)	104 26	0.00
Bank Charges	(79 64)	(207 29)	207 29	0 00
Vat Receivable		(2,406 29)	2 406 29	0.00
ixed Ch Vat Receivable		(34,903 86)	34,903 86	0.00
Lixed Ch Vat Pavable		(12 968 10)	12 968 10	0.00
		1,135,963 60	104,035 03	1,239,998 63
Payments				
Rents		(128 44)	128 44	0.00
Misc Fixed Receipts		(809 12)	809 12	0.00
Administrators I ccs		135,000 00	0.00	135,000 00
Administrators Expenses		430 83	0.00	430 83
Professional I ecs		614 36	(614 36)	0.00
Legal Fees		95 443 28	0.00	95 443 2 8
Agents/Valuers I ces		15,150 00	11,645 96	26,795 96
Other Property Pypenses		1 728 16	5,435 24	7 163 40
Insurance		10,483 74	17,569 29	28,053 03
VAI - Unrecoverable		0.00	51 158 15	51 158 15
Corporation Tax		50 00	104 26 0 00	104 26 50 00
Misc Fixed Payments Bank Charges		277 33	290 46	567 79
Chargeholder (1)		885,000.00	9,81600	894,816 00
Storage Costs		0 00	216 94	216 94
Rent		(18 645 76)	18 645 76	0 00
VA! streetoverable		869 65	(826 26)	43 39
Corporation Tax		104 26	(104 26)	0.00
Statutory Advertising		0.00	155 60	155 (4)
Bank Charges		207 29	(207 29)	0.00
Lrade Creditors		(252 00)	252 00	0.00
		1,125,523 58	114,475 05	1,239,998 63
Net Receipts/(Payments)		10,440 02	(10,440 02)	0 00
Made up as follows				
Fixed Current Acct NIB 14/09/13		11,365 93	(11,365 93)	0.00
		11,365 93	(11,365 93)	0 00



Our Ref DJD/ZLC/BZM/JET/C04002C/

To the creditors

Recovery and Reorganisation

Grant Thornton UK LLP 4 Hardman Square Spinningfields Manchester M3 3EB

T+44 (0)161 953 6900 F +44 (0)161 953 6405 www.grant thornton coluk

20 February 2014

Dear Sirs

Castleway Ventures Limited - In Administration High Court of Justice, Chancery Division, Companies Court No 1973 of 2010

Introduction

- Following my appointment as joint administrator of the above Company with Ian Carr by a qualifying floating charge holder on 8 March 2010, I am now in a position to conclude the administration This is my final progress report, including
 - Appendix A, an account of our receipts and payments for the period ended to date in accordance with Rule 2 47 of the Insolvency Rules 1986
 - · Appendix B, a statement of the remuneration charged by the joint administrators in the period 8 September 2013 to date and a statement of expenses incurred in the period
 - Appendix C, an analysis of our time costs as required by Statement of Insolvency
 - Appendix D, an extract from the Insolvency Rules 1986 relating to creditors' rights to request additional information from the administrator (Rule 2 48A)
 - Appendix E, an extract from the Insolvency Rules 1986 relating to creditors' rights to challenge the administrator's remuneration and expenses, if excessive (Rule 2 109)
- In accordance with paragraph 100(2) of Schedule B1 to the Insolvency Act 1986, the functions of the administrators are to be exercised by any or all of them

Statutory information 2

21 The Company's statutory details are as follows

Registered number

03229638

Registered office

c/o Grant Thornton UK LLP,

30 Finsbury Square, London, EC2P 2YU

3 Receipts and payments account

I attach our receipts and payments account at Appendix A You will note that no amounts have been paid to the unsecured creditors by virtue of the application of section 176A of the Insolvency Act 1986 (prescribed part)

sing bodies may be inspected at the above address. Please see www.grant.thornton.co.uk for further details

4 Report and outcome of administration

Asset realisations

4.1 All asset realisations have now been finalised

Liabilities

4.2 As previously reported, there are insufficient funds to allow a distribution to be made to any class of creditor

Closure

4.3 Please note that I have today sent a copy of Form 2.35B to the Registrar of Companies. On registration, my appointment and that of the joint administrator shall cease to have effect. The Company is deemed to be dissolved three months thereafter unless an order is made extending or suspending that period.

Discharge from liability

4.4 On 28 January 2014 the secured creditor approved that the joint administrators be discharged from liability pursuant to paragraph 98 of schedule B1 of the Insolvency Act 1986, with effect from 14 days after the joint administrators send their final progress report to creditors

5 Joint administrators' remuneration and expenses

- 5.1 Our fees for acting as joint administrators were fixed by reference to our time costs. You will note from the SIP 9 table attached at Appendix C that our time costs to date are £271,710 and from the receipts and payments account attached at Appendix A that we have drawn £135,000. Time costs of £14,531 incurred in the period but not drawn as remuneration to date are disclosed in Appendix B.
- 5.2 In addition, we have drawn expenses of £431 as indicated in Appendix A
- 5.3 Background information regarding the fees of administrators can be found at www insolvency-practitioners orgail (navigate via 'Regulation and Guidance' to 'Creditors Guides to Fees'). Alternatively we will supply this information by post on request. Time is charged in units of 6 minutes.

6 Other expenses incurred by the joint administrators

- 6.1. I have incurred various expenses as set out in Appendix B.
- 6.2 Please note that various cash book reallocations have taken place during the period however, this has no effect on the cash position

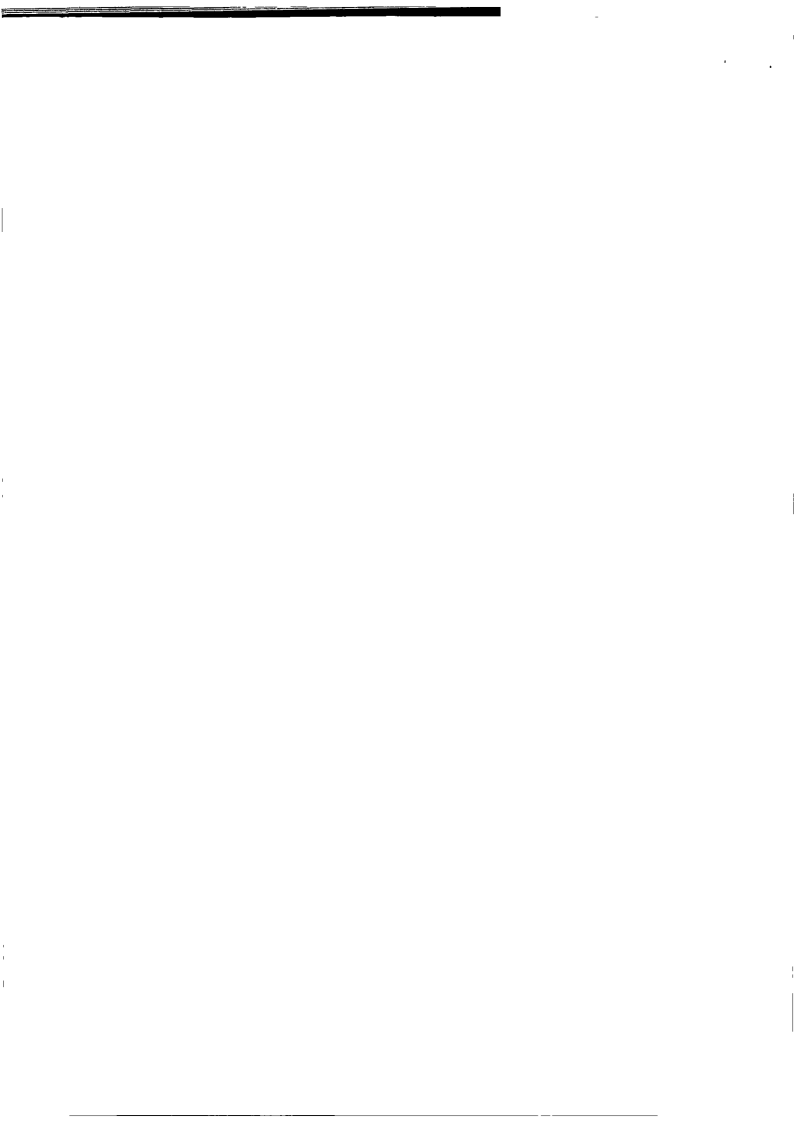
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I and on be half of Castleway Ventures I imited

David Dunckley

Joint Administrator

The attairs business and property of Castleway Ventures I imited are being managed by David Dunckley and Ian S Carr, appointed as joint administrators on 8 March 2010



B Remuneration charged and expenses incurred by the administrators in the period

	Charged/incurred in period 08/09/2012 to date	Cumulative charged/incurred to date	Of which paid to date
	£	£	£
Joint administrators' fees.			
Time costs	14,530 65	271,330 03	135,000 00
Expenses	0 00	430 83	430 83
Legal fees			
Eversheds LLP	0 00	92,728 57	92728 57
Lyndales Solicitors	0 00	2,71471	2,714 71
Agents/valuers			
Fleurets Limited	0 00	14,500 00	14,500 00
Huggins Edwards & Sharp	0 00	650 00	0 00
Insurance			
JLT Speciality Limited	17,569 29	28,053 03	28,053 03

C SIP 9 information

Introduction

The following information is provided in connection with the administrators' remuneration and disbursements in accordance with SIP 9

Explanation of Grant Thornton UK LLP charging and disbursement recovery policies

Time costs

All partners and staff are charged out at hourly rates appropriate to their grade, as shown on the attached schedule. Details of the hourly charge-out rates are made available to creditors or committees at the time of fixing the basis of our fees. Support staff (ie secretaries, cashiers and filing clerks) are charged to the case for the time they work on it

	From 01/07/09	From 01/07/10	From 01/07/11	From 01/07/12	From 01/07/13
	£	£	£	£	£
Partners up to	510	535	560	580	600
Managers up to	385	405	425	440	455
Administrators up to	275	285	300	310	320
Assistants and support staff up	190	195	205	210	220

Disbursements

Out of pocket expenses are charged at cost. Mileage is charged at standard rates which comply with HM Revenue and Customs limits or AA recommended rates. VAT is added to disbursement charges as necessary.

Columbus - C30204002 - SIP 9 TIME COST ANALYSIS

Job(s) CMU Castleway Ventures Limited, Castleway Ventures Limited

Transaction period All transactions

Export version - detail Export version - standard

Detailed Version

Standard				Partner	_	Manager	_	Executive	₹	Administrator		Total	
	H Sz	ш	Hrs	41	Ŧ	ш	X.	ù ⁻	Z.	ч		HIS E	Avg Hrly Rate
Administration and Planning	11 60	870 001	14 30	7,473 50	83 50	3 50 31,656 75	170 09	40,106 10	280 25	280 25 41,256 75	1 - '	559 74 121,363 10	216 82
Creditors	[, 		52 10	52 10 19,945 00	34 35	9,872 001	11 65	11 65, 1,667 25	8 ; 	98 10 31,484 25	320 94
Hiatus period			-	_						- !		1	
Investigations			 		3 30	1,099 00	22 90	5,728 50	1 80	1 80, 270 75	77	28 00 7,098 25	253 51
Realisation of	 	1	l		207 60	73,980 75	61 65	15,383 50	119 52 1	, =	386	388 77 107,398 18	276 25
Trading	 		- -		4 50	1,508 75	2 00	1,100 00	16 70,		<u> </u>	26 20 4,334 75	165 45
Unclassified	<u> </u> 	1	-				 		20	32 00		20 32 00	160 00
Total	11 60	870 00	14 30	14 30 7,473 50	351 00 128,190 2 5	28,190 2 S	293 99	293 99 72,190 10	430 12 62	430 12, 62,986 68	1,101	1,101 01 271,710 S	246 78

Total fees billed to date (Time): £ 135,000



D An extract from the Insolvency Rules 1986 relating to creditors' rights to request additional information from the administrator

Rule 2 48A

- (1) If
 - (a) within 21 days of receipt of a progress report under Rule 2 47 -
 - a secured creditor, or
 - (ii) an unsecured creditor with the concurrence of at least 5% in value of the unsecured creditors (including the creditor in question), or
 - (b) with the permission of the court upon an application made within that period of 21 days, any unsecured creditor makes a request in writing to the administrator for further information about remuneration or expenses (other than pre-administration costs) set out in a statement required by Rule 2 47(1)(db) or (dc), the administrator must, within 14 days of receipt of the request, comply with paragraph (2)
- (2) The administrator complies with this paragraph by either -
 - (a) providing all of the information asked for, or
 - (b) so far as the administrator considers that
 - (i) the time or cost of preparation of the information would be excessive, or
 - (ii) disclosure of the information would be prejudicial to the conduct of the administration or might reasonably be expected to lead to violence against any person, or
 - (iii) the administrator is subject to an obligation of confidentiality in respect of the information,

giving reasons for not providing all of the information

- (3) Any creditor, who need not be the same as the creditor who requested further information under paragraph (1), may apply to the court within 21 days of -
 - (a) the giving by the administrator of reasons for not providing all of the information asked for, or
 - (b) the expiry of the 14 days provided for in paragraph (1), and the court may make such order as it thinks just
- (4) Without prejudice to the generality of paragraph (3), the order of the court under that paragraph may extend the period of 8 weeks provided for in Rule 2 109(1B) by such further period as the court thinks just

E An extract from the Insolvency Rules 1986 relating to creditors' rights to challenge the administrator's remuneration or expenses if excessive

Rule 2 109

- (1) Any secured creditor, or any unsecured creditor with either the concurrence of at least 10% in value of the unsecured creditors (including that creditor) or the permission of the court, may apply to the court for one or more of the orders in paragraph (4)
- (1A) Application may be made on the grounds that -
 - (a) the remuneration charged by the administrator,
 - (b) the basis fixed for the administrator's remuneration under Rule 2 106, or
 - (c) expenses incurred by the administrator, is or are, in all the circumstances, excessive or, in the case of an application under subparagraph (b), inappropriate
- (1B) The application must, subject to any order of the court under Rule 2 48A(4), be made no later than 8 weeks after receipt by the applicant of the progress report which first reports the charging of the remuneration or the incurring of the expenses in question ("the relevant report")
- (2) The court may, if it thinks that no cause is shown for a reduction, dismiss it without a hearing but it shall not do so without giving the applicant at least 5 business days' notice, upon receipt of which the applicant may require the court to list the application for a without notice hearing. If the application is not dismissed, the court shall fix a venue for it to be heard, and give notice to the applicant accordingly.
- (3) The applicant shall, at least 14 days before the hearing, send to the administrator a notice stating the venue and accompanied by a copy of the application, and of any evidence which the applicant intends to adduce in support of it
- (4) If the court considers the application to be well-founded, it must make one or more of the following orders -
 - (a) an order reducing the amount of remuneration which the administrator was entitled to charge
 - (b) an order fixing the basis of remuneration at a reduced rate or amount
 - (c) an order changing the basis of remuneration
 - (d) an order that some or all of the remuneration or expenses in question be treated as not being expenses of the administration
 - (e) an order that the administrator or the administrator's personal representative pay to the company the amount of the excess of remuneration or expenses or such part of the excess as the court may specify

and may make any other order that it thinks just, but an order under sub-paragraph (b) or (c) may be made only in respect of periods after the period covered by the relevant report

(5) Unless the court orders otherwise, the costs of the application shall be paid by the applicant, and are not payable as an expense of the administration