

2.23B

The Insolvency Act 1986

Notice of result of meeting of Creditors

Name of Company

C & D Recruitment Limited

Company number

03254409

In the
Swindon County Court

(full name of court)

Court case number
CAO1147 of 2009(a) Insert full name(s)
and address(es) of the
administrator(s)

I (a)
Patrick Bernard Harrington
BHG, Chartered Accountants
Blandford House
77 Shrivenham Hundred Business Park
Majors Road, Watchfield
Swindon, SN6 8TY

(b) Insert place of
meeting

(b) 77 Shrivenham Hundred Business Park

(c) Insert date of meeting

on (c) 19 March 2010 at which

*Delete as applicable

~~1 Proposals/revised proposals were approved~~

*2 Proposals/revised proposals were modified and approved

The modifications made to the proposals are as follows -

(d) Give details of the
modifications (if any)

(d) THAT The Administrator will move the company from Administration to either Creditors Voluntary Liquidation, or Compulsory Liquidation (whichever the Administrator deems most appropriate), within four months of the first meeting of creditors

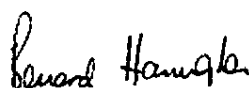
(e) Insert time and date of
adjourned meeting
(f) Details of other
resolutions passed

~~*3 The proposals were rejected~~~~*4 The meeting was adjourned to (e)~~~~*5 Other resolutions (f)~~

The revised date for automatic end to administration is 18 July 2010

A creditors' committee was not formed

Signed



Administrator

Dated

19 March 2010

*Delete as applicable

A copy of the ~~*original proposals / modified proposals / revised proposals~~ is attached for those who did not receive such documents prior to the meeting

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

Patrick Bernard Harrington
BHG, Chartered Accountants
Blandford House
77 Shrivenham Hundred Business Park
Majors Road, Watchfield
Swindon, SN6 8TY

DX Number

01793 783311
DX Exchange

de 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



PHZT3IJ2

PC2

23/03/2010

566

ology Limited, Glasgow

COMPANIES HOUSE

TUESDAY

ADMINISTRATOR'S PROPOSALS

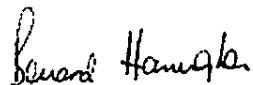
The Administrator proposes the following

- 1 That the Administrator continues to realise debtors and other assets and collect outstanding amounts in respect of the sale of the company's business and other sums (using agents and solicitors as the Administrator may deem appropriate) whilst it remains cost effective to do so
- 2 That the Administrator continues to pursue other potential recoveries (by himself or using agents and solicitors as he may deem appropriate) so long as it remains cost effective to do so
- 3 Pursuant to Paragraph 76(1) of Schedule B1 to the Insolvency Act 1986, my appointment as Administrator shall cease at the end of the period of one year beginning with the date on which it takes effect, or earlier if appropriate. If deemed necessary by the Administrator, he shall seek an extension to the Administration period
- 4 The Administrator continues the Administration to deal with such outstanding matters in relation to the company as the Administrator considers necessary until such time as the Administration Order ceases to have effect
- 5 Should realisations be sufficient to allow a distribution to unsecured creditors, I propose that the company should move into Creditors' Voluntary Liquidation in accordance with Paragraph 83 of Schedule B1 to the Insolvency Act 1986, and that I, Patrick Bernard Harrington, be appointed Liquidator of the company. In accordance with Rule 2.117(3) creditors may nominate a different person(s) as the proposed Liquidator(s) provided that the nomination is made after the receipt of the proposals and before the proposals are approved
- 6 The Administrator should do all such other things and generally exercise all of his powers as contained in Schedule 1 of the Insolvency Act 1986, as he, in his sole and absolute discretion, considers desirable or expedient in order to achieve the purpose of the Administration
- 7 If the Administrator concludes that the company has no further property which might permit any distribution to the general body of unsecured creditors (other than by way of the prescribed part) I propose to file a notice to that effect with the Court and Registrar of Companies in accordance with paragraph 84 of schedule B1 to the Insolvency Act 1986. My appointment will then cease to have effect and the company will be dissolved

- 8 That the Administrator be discharged from all liability pursuant to paragraph 98 of Schedule B1 to the Insolvency Act 1986, upon filing notice of the end of the Administration
- 9 That if creditors so wish, a creditors' committee be established to exercise the functions conferred on it under the Insolvency Act 1986. The committee should comprise not more than five and not less than three members
- 10 If a creditors' committee is not established, that the Administrator's remuneration be fixed by reference to the time properly spent by him and his staff in attending to matters arising in the Administration, and that the balance of agreed fees totalling £10,000 plus VAT in respect of work undertaken specifically relating to the administration order application be paid

MODIFICATIONS ACCEPTED AT CREDITORS MEETING:

- 11 The Administrator will move the company from Administration to either Creditors Voluntary Liquidation, or Compulsory Liquidation (whichever the Administrator deems most appropriate), within four months of the first meeting of creditors



P B Harrington
Administrator
19 March 2010