The Insolvency Act 1986

Administrator's progress report

Name of Company		Company number
Innvec Limited		5776287
In the		Court case number
High Court of Justice		8407 of 2008
	[full name of court]	

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

We (a) Malcolm Cohen and Antony David Nygate of BDO LLP, 55 Baker Street, London, W1U 7EU

administrator(s) of the above company attach a progress report for the period

(b) Insert date

From	to
(b) 29 March 2016	(b) 28 September 2016

Signed

Joint/administrator(s)

Dated

14 October 2016

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.

C/o Ben Ezekiel, BDO LLP, 55 Baker Street, London, W1U 7EU

Our Ref

Tel 020 7893 3258

DX Number

DX Exchange

CONFAMILS HOUSE



08 21/10/2016

COMBANIES HOUSE

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

npanies House, Crown Way, Cardiff, CF14 3UZ

DX 33050 Cardiff



Tel +44 (0)20 7486 5888 Fax +44 (0)20 7487 3686 DX 9025 West End W1 www bdo co uk 55 Baker Street London W1U 7EU

14 October 2016

Please ask for Ben Ezekiel Direct line 0207 893 3258 ben.ezekiel@bdo co uk

Dear Sir/Madam

Algrave Limited and 726 Other Companies ('the Companies') - All in Administration

It is now ninety six months since my appointment in respect of the Companies. Herein follows a report on the progress made in implementing the approved proposals and achieving the statutory purpose of the Administration for the period 29 March 2016 to 28 September 2016.

1 Statutory Information

The Joint Administrators are Malcolm Cohen and Antony David Nygate of BDO LLP, 55 Baker Street, London, W1U 7EU and they were appointed in respect of the Companies on 29 September 2008. Under the provisions of paragraph 100(2) of schedule B1 of the Insolvency Act 1986, the Joint Administrators carry out their functions jointly and severally and neither Joint Administrator has exclusive power to exercise any function

The Joint Administrators were appointed by the corporate director of the Companies, pursuant to Paragraph 12 of Schedule B1 of the Insolvency Act 1986. As previously advised, an application was made to the High Court of Justice to consolidate the insolvency proceedings into one Administration. This report has, therefore, been prepared on a consolidated basis. The court case number is 8407 of 2008.

The registered office of the Companies is 55 Baker Street, London, W1U 7EU and the registered numbers are listed on the attached schedule.

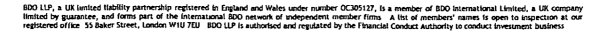
2 Receipts & Payments

I enclose, for your information, a summary of my receipts and payments to date showing a balance in hand of £766,306. There were no receipts or payment during the period

3 Future of the Administration

The Joint Administrators' proposals, agreed on 5 December 2008, stated that the Companies would exit Administration by way of dissolution under the provisions of Paragraph 84 of Schedule B1 of the Insolvency Act 1986.

As previously reported, the table below summarises the extensions to the period of Administration that have previously been granted by the Court







Duration	Source of extension	Extended until
12 Months	Court application	28 September 2010
12 Months	Court application	28 September 2011
12 Months	Court application	28 September 2012
18 Months	Court application	28 March 2014
12 Months	Court application	28 March 2015
12 Months	Court application	28 March 2016
24 Months	Court application	28 March 2018

As previously advised, the Joint Administrators have been served with a legal claim from the solicitors acting for the liquidators of Safe Business Services Limited ('SBS') in relation to a purported debt that they are seeking to have paid as an expense of the Administration and/or the Joint Administrators personally.

The Joint Administrators have retained solicitors to vigorously defend the claim. The matter is ongoing and as such I am unable to comment further at this time.

4 Prospects for Creditors

Under Section 176A of the Insolvency Act 1986, where after 15 September 2003 a company has granted to a creditor a floating charge, a proportion of the net property of the company must be made available purely for the unsecured creditors. The Companies did not grant a floating charge to any creditor after 15 September 2003 and consequently there is no prescribed part in this Administration

The Joint Administrators may not make payments by way of distribution, under Paragraph 65 of Schedule B1 of the Insolvency Act 1986, to a creditor of the Companies who is neither secured nor preferential unless the Court provides permission.

To date, I have received four creditor claims totalling £6,648,252, one of which (for £228,991) has been rejected. Pursuant to a Court order granted on 28 May 2014, an interim distribution of £2,006,897 was made to the unsecured creditors. Once the claim from SBS has been concluded, the Joint Administrators will make a further application to Court to make a final distribution to the sole creditor, HM Revenue & Customs

Upon payment of the final distribution it is the Joint Administrators' intention to exit the Administration by way of dissolution

5 Joint Administrators' Remuneration

The creditors of the Companies have approved that the Joint Administrators' remuneration be fixed as a percentage of the value of the property, with which I have to deal with and this has been capped at £1,750 plus VAT inclusive of general disbursements, per company.

I can confirm that no work that is usually carried out by the Joint Administrators has been subcontracted outside my firm

Time costs incurred to date total £1,299,486 represented by 3,772 hours at an average charge out rate of £344. To date, the Joint Administrators have drawn remuneration



totalling £1,158,987 plus VAT, for the period from 29 September 2008, the date of appointment, to 28 September 2016.

Attached is a schedule which summarises the time costs drawn to date and indicates the work undertaken in that respect. Remuneration and disbursements drawn to date total £1,243,180, which is within the agreed cap of £1,750 per company, which totals £1,272,250

6 Joint Administrators' Disbursements

Where disbursements are recovered in respect of precise sums expended to third parties there is no necessity for these costs to be authorised. These are known as Category 1 disbursements. These disbursements have been detailed below

	incurred since	
	29/03/2016	
Type of disbursement	£	Total £
Advertising	-	62,120 99
Bonding	19 00	14,600.00
Printing / photocopying / postage / courier services (specifically allocated)	_	6,203.89
(specifically allocated)	<u>-</u>	•
Forensics imaging equipment	-	200.00
Companies House searches	•	35.00
Travel	-	790.60
Storage	-	252.00
Total	-	84,202.48

These disbursements have been drawn with the consent of creditors

Some Administrators recharge expenses for example postage, stationery, photocopying charges, telephone and fax costs, which cannot economically be recorded in respect of each specific case. Such expenses, which are apportioned to cases, require the approval of the creditors, before they can be drawn, and these are known as Category 2 disbursements. The policy of BDO LLP is not to charge any Category 2 disbursements

For your reference a creditors' guide to the Administrators' fees may be found at the following website: http://www.icaew.com/en/technical/insolvency/creditors-guides

7 Other Matters

The Insolvency Service has established a central gateway for considering complaints in respect of Insolvency Practitioners. In the event that you make a complaint to me but are not satisfied with the response from me then you should visit. https://www.gov.uk/complain-about-insolvency-practitioner where you will find further information on how you may pursue the complaint.



I attach to this report an extract from the insolvency Rules 1986 setting out the rights of creditors to request further information and/or challenge the remuneration or fees within the Administration.

Should you have any queries please contact Ben Ezekiel on the telephone number shown above.

Please note, the affairs, business and property of the Company are being managed by the Joint Administrators who act only as agents of the Company and without personal liability.

Yours faithfully For and on behalf of Algrave Limited and 726 Other Companies

Malcolm Cohen Joint Administrator

Enc



Statement from the Insolvency Rules 1986 (as amended) regarding the rights of creditors in respect of the Joint Administrators' fees and expenses:-

Rule 2 48A Creditors' request for further information

- (1) If-
- (a) within 21 days of receipt of a progress report under Rule 2 47-
 - (i) 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-
 - (1) 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
- 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

Rule 2 109 Creditors' claim that remuneration is or other expenses are excessive

- (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 sub paragraph (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 sufficient 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.



Statement from the Insolvency Rules 1986 (as amended) regarding the rights of creditors in respect of the Joint Administrators' fees and expenses (continued):-

Rule 2.109 (continued)

- (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

Algrave Limited and 726 other companies All In Administration

Summary of Joint Administrators' Receipts And Payments from 29 September 2008 (date of Administration) to 28 September 2016

RECEIPTS	29/03/2016 to	
	28/09/16	Total
	£	£
Book Debts	•	33,311.61
Tax Refunds	-	402.63
Book Debts	•	14,468.01
VAT Refunds (Pre Appointment)	•	36.31
Cash at Bank	-	3,960,997 20
Cash at Solicitors	-	116,657 95
Bank Interest - Gross	•	77,472.43
Bank Interest - Net	•	22,863.34
VAT	•	2 00
		4,226,211 48
PAYMENTS		
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Joint Administrators' Fees	-	1,158,987.00
Joint Administrators' Disbursements	•	84,183 48
Legal Fees & Disbursements	-	149,823.32
Professional Fees	•	10,613.66
PAYE Services	-	900.00
Corporation Tax	-	16,247.33
Storage Costs	•	7,525.70
ISA Charge	-	25.75
Bank Charges	-	52 46
Input VAT	-	24,648.69
		1,453,007 39
Distribution to Creditors		
Payment in full to 2 unsecured creditors		6,897 34
Dividend of x p in the £ to remaining sole creditor		2,000,000 00
		3,459,904 73
Balance in Hand		766,306 75
		4,226,211.48
BDO LLP		M Cohen and A Nygate
55 Baker Street		Joint Administrators
London		14 October 2016
W1U 7EU		

N.B A statement of affairs was not submitted in respect of the Administration

Algrave and 727 other Companies - In Administration

Detailed Time Charged and Rates Applicable for the Period From 29 March 2016 to 28 September 2016

	-	PARTNER	x	MANAGER	ਕ <u>ਹੋ</u>	SENIOR EXECUTIVE	ž	EXECUTIVE	OTHER	OTHER STAFF	GRAND	GRAND TOTAL	AVERAGE RATE
Description	Hours	Total E	Hours	Total £	Hours	Total £	Hours	Total	Hours	Total £	Mours	Total E	ت ا
D General Administration	13 50	9,521 00	53 40	22,952.60			7 60	739 80	0 15	10 05	74 85	33,223 45	445 06
Reporting	8	726 00	0 40	122.00			3 80	612.00			2 20	1,460 00	280 77
	14 50	10,247 GD	53 80	23,074 60			11 40	1,351 80	0.15	10 05	79 85	34,683 45	434 36

Order Disbursements	79 83 34,683 45

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Algrave Limited and 726 other companies Limited in Administration

Detailed Time Charged and Rates Applicable for the Period From 29 September 2008 (date of appointment) to 28 September 2016

	6	PARTNER	₹	MANAGER	ASSIS	ASSISTANT	SE.	SENIOR	ADMIN	ADMINISTRATOR	OTHER	OTHER STAFF	ORAN	GRAND TOTAL	AVERAGE
-					***************************************										1
Description	Mours	Total C	Hours	Total C	£	Total £	Hours	Total £	Hours	Total E	Heurs	Total £	Haurs	Total C	7
B Steps on Appointment								-		-					
02 Statutory Documentation De lace Officialists			2	874 5			18.10	4,562.70					18,10	4,562.70	
D9 Preparation of Proposals	_		,			-	8	3.024.00					8 6	2 2 2 2	
10. Prepare Financial Data			8 75	4 900 00			!						3 10	4 90 00	
8 Sub Total			\$1.55	22,234 00			30 00	7 586.70					41 65	29,820 70	365 23
C Planning and Strategy						•									
O7 Strategy Planning					4	1,676 BO	<u>.</u>	453 60					92.8	2 130 40	
Of Reporting				,	20 17	D& 0999 R							R	8,660 90	
C. Sub Total					9	10,337 70	2	453 60					4 5	10,791 30	237 55
D General Administration				•											
02 VAT	28	1,747 50	_			•	71.50	31 301 50	32 22	5,556.00			25 23	38,605 00	
03 Taxation			61 75	33 069 25	8	209 60	28	05 150	33.03	5 148 00	_		97 10	39,088 35	
04 Instruct/Libre Solicitors	8 1	20,811			97.45	25 365 85			8	8 %			579 15	239,613 15	
Co investigations	3		•	29 029 621	65 30	16,855 50	8 8	820 02	2 2 2	7,200 10	_		557.40	210,787 75	
Of Benefitt Repairs			9 5		į	-		1	:				8	212 00	
Of Remuneration Issues			=		9	3	B	g Z	3 2	R	8	112.75	5 5	15,999 90	
09 Statutory Matters	8	19.436 00			20.00	2			3	on ier'i			B 4	8 15.	
13 General Meetings			2 00	892.00	4	1.678 80		•	•				3 4	2 2	
14 General Discussions	80		_	45,829 00				• •	8	8			112.60	46 261 00	
15 Gen Admin/Correspondence	37 10	25,213 40		83,493 CC	r	50,213 20	283 95	39 696 70	247 30	28,754 25	59 15	5,173 50	1,102 #5	232,544 05	
16 Maintaining Internal Files				į					8	\$			9 6	8 164	
99 Other Matters	-		8		!								5	276 00	
U sub Tetal	26 95	98,591 90	1,247,80	207,62	385 45	49 665 45	379 95	131,121 65	433 70	60,160 55	60 20	5,286 25	2,653 70	902,493 50	340 09
E. Arsets Realbation / Dealing					_		_			==					
G3 Asset Trincing			90 0	4,050 00					5	88.20			50.01	4 136 20	
07 Debt Collection					107 30 51	27,605 60	38.60	9,878.20	8	86188			152 %	18,344 80	
99 Orber Matters					2	28 67 7	2 1	02 522		-		_	8 1	6 014 80	
E. Sub Total			\$ 8	4 030 00	125 60	32 335 20	4 5 5	11 621 90	7 70	949 20			188 75	48,956 30	259 37
F Tracing Related Matters	-							_						•	
99 Other Matters	3 6	513 75											8 K	86,195 50	
F Sub Total	130 25	ă			•			•	-				130 23	86,709 25	1465 71
C. Familians Matter															
99 Other Matters	83			16,420 50					3 65	1.241 00			8	18.004.00	
G Sub total	0 0	342.50	36 60	16,420 50					3 63	1,241 00			40 75	18,004 00	41.22
H Creditor Claims						-									
U4 Reporting to Creditors O6 Other Creditors					25.	3	8	25 841					Q 5	642.50	
H Sub Total	_				2.50	642 30	0 20	128 50					8	771 00	257 00

Algrave Limited and 726 other companies Limited - In Administration

Detailed Time Charged and Rates Applicable for the Period From 29 September 2008 (date of appointment) to 28 September 2016

	ā ——	PARTNER	3	MANAGER	ASSISTANT MANAGER	TANT	SE ADMIN	SENIOR ADMINISTRATOR	HWGY	ADWNISTRATOR	OTHER STAFF	STAFF	GRAN	GRAND TOTAL	AVERAGE RATE
Description	Hour	Total £	Hours	Tatal	Ноит	Total E	Heun	Total £	Kours	Total C	Hours	Total C	Hours	Total £	
Reporting										-11					
01 Statutory Reporting	3	,027 50	8	2,178 50	62 53	3,973 40	15.00	3 880.00	\$9 09	6,919 40			52 56	17,978.50	
02 Reporting to Appointer	 8			_		_							8 5	33,236 00	
04 Reporting to Creditors	_		160 55	72,173 30	2	21,733 30	5 8	24,804 10	17 95		_		363 70	121,306.75	
06 Reporting to other bodies					5 27	18,949 40			8				2 2	19 067 40	
99 Other Matters	- 8	90 539							3	252 80			99		
Sub Total	53 50	34 948 50	167 45	74,351 80	173 30	44,656 10	115 60	28,684 10	82.20				592.25	192,	325 08
J Distribution & Closure						•									
02 Distributions							37 50	9,187 50		-	_		32.22	9,187 50	_
05 Closure Meetings						-			8				8	248	
J Such Total							37 50	9,187 50	7 00	224 00			39 50	9,411 50	238 27
	330 65	220.592.15	1,513.40	624.706.00	726 95	187636 95	611 10	188.783 95	52, 9.25	72 481 00	00 00	3,86,38			

Net Total	87 177,t	1,299,486 30	344 5
Other Disbursements.		64,202 48	
Billed		1,243,1\$0 48	
Grand Total		£140,508 30	

1 1