Section 106

Return of Final Meeting in a Creditors' Voluntary Winding Up

Pursuant to Section 106 of the Insolvency Act 1986

To the Registrar of Companies

S.106

Company Number

06606427

Name of Company

A Glass And A Half Limited T/A Cadbury Cocoa House

I/We Tommaso Waqar Ahmad 257b Croydon Road Beckenham Kent BR3 3PS Paul Bailey 257b Croydon Road Beckenham Kent BR3 3PS

Note The copy account must be authenticated by the written signature(s) of the Liquidator(s)

1 give notice that a general meeting of the company was duly held on/summoned for 07 May 2013 pursuant to section 106 of the Insolvency Act 1986, for the purpose of having an account (of which a copy is attached) laid before it showing how the winding up of the company has been disposed of, and that the same was done accordingly / no quorum was present at the meeting,

2 give notice that a meeting of the creditors of the company was duly held-en/summoned for 07 May 2013 pursuant to Section 106 of the Insolvency Act 1986, for the purpose of having the said account laid before it showing how the winding up the company has been conducted and the property of the company has been disposed of and that the same was done accordingly/no quorum was present at the meeting

The meeting was held at 257b Croydon Road, Beckenham, Kent BR3 3PS

The winding up covers the period from 20 January 2012 (opening of winding up) to the final meeting (close of winding up)

The outcome of any meeting (including any resolutions passed) was as follows

Meeting of the Company

In the absence of any quorum it was deemed that the Joint Liquidators' final receipts and payments account be approved and that they be granted their release and discharge

Meeting of creditors

In the absence of any quorum it was deemed that the Joint Liquidators' final receipts and payments account be approved and that they be glanted their release and discharge

Signed

Date ____

07 May 2013

Bailey Ahmad Limited 257b Croydon Road Beckenham Kent BR3 3PS

Ref AG01/TA/PB/TC/LF

THURSDAY



A09

09/05/2013 COMPANIES HOUSE #258

Software Supplied by Turnkey Computer Technology Limited Glasgow

A Glass And A Half Limited T/A Cadbury Cocoa House

(In Liquidation) Joint Liquidators' Abstract of Receipts & Payments From 20 January 2012 To 7 May 2013

£	£		S of A £
		SECURED ASSETS	
AIII	NIL	Goodwill/Intellectual Property	NIL
NIL			
		SECURED CREDITORS	
NIL	NIL NIL	Lloyds TSB Bank Plc	(152,000 00)
	200.22	ASSET REALISATIONS	222.02
	360 33 130 00	Tangible assets Stock	200 00
	1,315 30	VAT Refund	
	2,592 78	Cash at Bank	2,459 00
4,398 41			
		COST OF REALISATIONS	
	3,388 08	Section 98 Fee	
	750 00	Pre-appointment agents' fees	
(4,398 41)	260 33	Agents' fees	
, ,			,
	NIL	PREFERENTIAL CREDITORS Employee Arrears/Hol Pay	(7,480 06)
NIL		Employee Alleais/Hoi Fay	(7,460 00)
		LINOTOLIDED ODEDITODO	
	NIL	UNSECURED CREDITORS Trade & Expense Creditors	(542,474 91)
	NIL	Employees	(3,260 00)
	NIL	Directors Loan and Salary	(319,708 00)
	NIL NIL	Inland Revenue	(113,980 00)
NIL		Customs & Excise	(45,000 00)
		DISTRIBUTIONS	
	NIL	Ordinary Shareholders	1,000,000 00)
NIL		,	·,,
(0.00)	-		2 404 242 07)
(0.00)	z		2,181,243.97)
		DEDDECENTED BY	

REPRESENTED BY

waso Waqar Ahmad Joint Liquidator

NIL



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A Glass And A Half Limited - In Creditors' Voluntary Liquidation

Joint Liquidators' Final Report

7 May 2013

Tommaso Waqar Ahmad and Paul Bailey Joint Liquidators

Both licensed to act as insolvency practitioners in the UK by the Association of Chartered Certified Accountants

www.baileyahmad.co.uk

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Contents

- 1 Introduction
- 2 Statutory information
- 3 Final receipts and payments
- 4 Asset realisations
- 5 Dividends to creditors
- 6 Investigations
- 7 Other work carried out by the Joint Liquidators
- 8 Joint Liquidators' remuneration and disbursements
- 9 Assistance

Appendices

- A Final receipts and payments accounts
- .B A creditors' guide to insolvency procedures and the remuneration of office holders
- C Fee resolutions
- D Notes to be read in conjunction with Statement of Insolvency Practice 9 (SIP 9) fee breakdowns
- E SIP 9 summary of time costs for the period 20 January 2012 to 19 January 2013
- F SIP 9 cumulative breakdown of time costs to date



1. Introduction

This report sets out an account of our acts and dealings and of the conduct of the liquidation since the date of our appointment as Joint Liquidators

2 Statutory information

Company name

A Glass And A Half Limited

Registered office

257b Croydon Road, Beckenham,

Kent BR3 3PS

Registered number

06606427

Date of liquidators'

appointment

20 January 2012

3 Final receipts and payments

We attach as Appendix A to this report a summary of our receipts and payments

Receipts and payments are shown net of VAT, with any amount due to or from HM Revenue and Customs (HMRC) shown separately The Company was VAT registered, and consequently VAT is recoverable from HMRC

4. Asset realisations

The Company's tangible assets subject to an independent valuation by Williams & Partners Limited and the estimated recoverable value is shown on a break-up basis. Many of the tangible assets at the Company's former trading premises were subject to finance and hence limited recovery was anticipated.

VAT refund

A VAT refund of £1,315 30 has been procured from HMRC

Cash at bank (estimated to realise £2,459)

Cash at bank totalling £2,592 78 has been realised

Tangible assets (estimated to realise £200)

Unencumbered equipment and shop fittings were sold via private treaty for £360 33 plus VAT

Stock

Limited unencumbered stock comprising cold food was sold for the sum of £130. This was exempt from VAT

5. Dividends to creditors

Secured

The director's statement of affairs disclosed a secured liability of £152,000 due to Łloyds TSB Bank Plc

Preferential

We have received one preferential claim of £18,459 57 from the Redundancy Payments Service

Unsecured

We have received claims from 33 unsecured creditors totalling £3,355,456. The remaining 25 creditors detailed in the statement of affairs with claims estimated at £196,549 in total did not submit statement of claim forms. We have been unable to declare a dividend to any class of creditor due to there being insufficient asset realisations.

Prescribed part

There are provisions of the insolvency legislation that require a liquidator to set aside a percentage of a company's assets for the benefit of the unsecured creditors in cases where the company gave a "qualifying floating charge" over its assets to a lender on or after 15 September 2003. This is known as the "prescribed part of the net property." A company's net property is that left after paying the preferential creditors, but before paying the lender who holds a floating charge. A liquidator has to set aside.

- 50% of the first £10,000 of the net property, and
- 20% of the remaining net property up to a maximum of £600,000

Given that the net property is less than the prescribed minimum of £10,000, the prescribed part provisions do not apply

6. Investigations

We have considered the information acquired in the course of appraising and realising the Company's assets together with information provided by creditors and the Company's professional advisors. We have also made enquiries of the Company's directors by sending questionnaires.

We made an initial assessment of whether there could be any matters that might lead to recoveries for the liquidation and what further investigations may be appropriate

In determining the extent of the investigations in the circumstances of this case we have taken account of the public interest, potential recoveries, the funds likely to be available to fund an investigation and the costs involved. We concluded that no further investigations or action would be appropriate or likely to result in a recovery for the benefit of the liquidation.

We can confirm that we have fulfilled our statutory



obligations and made the appropriate submission to the Directors Disqualification Unit of UK Department for Business Innovation & Skills under the provisions of the Company Directors Disqualification Act on all those who were directors of the Company in the three years leading up to our appointment. The contents of this report are confidential and cannot be disclosed

7 Other work carried out by the Joint Liquidators

Administration and Planning

Following our appointment, all statutory duties were carried out in accordance with the legislation. We have also dealt with the set-up of this case on our internal systems and carried out periodic reviews. Cashiering matters have been undertaken and the designated liquidation account has been reconciled.

Creditors

An initial report to creditors was issued following our appointment as Joint Liquidators and this final report has been prepared. It has also been necessary to record incoming creditor claims on our systems, and deal with general creditor correspondence and telephone calls and in particular, deal with the former employees' claims to the Redundancy Payments Service.

8 Joint Liquidators' remuneration and disbursements

Details of all resolutions passed by creditors in relation to remuneration and disbursements are included at Appendix C.

Remuneration

Pre liquidation

£3,388 08 plus VAT has been drawn from asset realisations in respect of the balance of Bailey Ahmad Limited's preliquidation costs in accordance with the relevant resolution passed by creditors

Post liquidation

We attach at Appendix B a creditors' guide to insolvency procedures and the remuneration of office holders for your information. The underlying basis of charging is our firm's standard charge-out rates and the guide provides details of these, both former and current. We believe that this case has been of average complexity and no exceptional responsibility has fallen upon us as Joint Liquidators.

At Appendix E to this report, we attach details of the time expended during the period from 20 January 2012 to 19 January 2013 and at Appendix F, we attach a cumulative breakdown of time costs. These breakdowns are provided

in accordance with SIP 9

Creditors will note that we have incurred total time costs of £18,059 50 plus VAT and we have not drawn any remuneration. Our outstanding time costs will be written off.

Disbursements

Pre liquidation

Statutory advertising costs of £76 50 due to Courts Advertising Limited were met by our firm. These costs have not been recharged to the liquidation and will be written off.

Williams & Partners were paid the sum on £750 plus VAT from asset realisations in accordance with the resolution passed by creditors

Post liquidation

The disbursements incurred to 7 May 2013, excluding VAT, were as follows

Amounts paid directly f	rom case funds	
Туре	Supplier	£
Category 1		
Agents' fees	Williams & Partners	260 33
Category 2		
N/A		
Total		260 33
Amounts paid by/due to	o office holders' firm	
Туре	Supplier	£
Category 1		
Statutory advertising	Courts Advertising Limited	237 60
Bonding	Marsh Limited	24 00
Legal fees	Herrington & Carmichael	250 00
Category 2		
N/A		
Total		511 60

The above disbursements have not been recharged to the liquidation and will be written off

Statutory advertising

We are legally obliged to advertise certain information regarding the liquidation and our appointment in the London Gazette

Bonding

We are legally obliged to bond for the value of the Company's assets and the aforementioned cost represents the premium in this regard

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Agents' fees

Following our appointment, Williams & Partners were instructed liaise with finance companies and creditors claiming retention of title. They were also instructed to effect the sale of any unencumbered tangible assets and stock and they were chosen as a specialist firm of valuation agents. A fixed fee was agreed after assessing the reasonableness and the level of work required to be carried out.

Legal fees

Herrington & Carmichael solicitors were instructed to seek dismissal of the winding-up petition presented by HMRC They were chosen as a specialist firm of insolvency solicitors and their fee was agreed on a fixed fee basis

Creditors' rights to request further information and challenge our remuneration and expenses

Pursuant to Rule 4 49E of the Insolvency Rules 1986, creditors should note that they have the right to request further information regarding our remuneration and expenses under this Rule and to challenge our remuneration and expenses under Rule 4 131 Appendix B provides details of where creditors can access more detailed information regarding their rights to request further information and challenge our remuneration and expenses

9 Assistance

We are now in a position to conclude the liquidation and thus have convened final meetings of members and creditors to consider our final receipts and payments account and granting our release and discharge

If you require any assistance, please do not hesitate to contact a member of our team on 020 8662 6070 or email us at info@baileyahmad co uk

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Appendix A

Final receipts and payments accounts

A Glass And A Half Limited T/A Cadbury Cocoa House (In Liquidation) Joint Liquidators' Abstract of Receipts & Payments

Statement of Affairs		From 20/01/2012 To 07/05/2013	From 20/01/2012 To 07/05/2013
	SECURED ASSETS		
NIL	Goodwill/Intellectual Property	<u>NIL</u>	NIL
1112	Coodminmencotadi i Topony	, NIL	NIL
	SECURED CREDITORS		
(152,000 00)	Lloyds TSB Bank Plc	NIL	NIL
(,,	,	NIL	NIL
	ASSET REALISATIONS		
200 00	Tangible assets	360 33	360 33
200	Stock	130 00	130 00
	VAT Refund	1,315 30	1,315 30
2,459 00	Cash at Bank	2,592 78	2,592 78
4,700 00		4,398 41	4,398 41
	COST OF REALISATIONS		
	Section 98 Fee	3,388 08	3,388 08
	Pre-appointment agents' fees	750 00	750 00
	Agents' fees	260 33	260 33
	VAT	NIL	NIL
		(4,398 41)	(4,398 41)
	PREFERENTIAL CREDITORS		
(7,480 06)	Employee Arrears/Hol Pay	NIL	NIL
, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,	NIL	NIL
	UNSECURED CREDITORS		
(542,474 91)	Trade & Expense Creditors	NIL	NIL
(3,260 00)	Employees	NIL	NIL
(319,708 00)	Directors Loan and Salary	NIL	NIL
(113,980 00)	Inland Revenue	NIL	NIL
(45,000 00)	Customs & Excise	NIL	NIL
, ,		NIL	NIL
	DISTRIBUTIONS		
(00 000,000,	Ordinary Shareholders	NIL	NIL
,	•	NIL	NIL
2,181,243 97)		(0.00)	(0.00)
	REPRESENTED BY		
			NIL

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Appendix B

A creditors' guide to insolvency procedures and the remuneration of office holders



Creditor guides to insolvency procedures and the remuneration of office holders (England and Wales)

R3 - Association of Business Recovery Professionals

The Association of Business Recovery Professionals, is the leading professional association for insolvency, business recovery and turnaround specialists in the UK. Known by its brand name 'R3', it promotes best practice for professionals working with financially troubled individuals and businesses.

Bailey Ahmad and its practitioners are members of R3 and would like to take this opportunity to draw your attention to a set of guides produced by R3 which explain the rights of unsecured creditors during an insolvency process. Creditors are able to download these guides from the R3 website at the following web addresses.

Administration

http://www.r3.org.uk/media/documents/publications/profession.al/Creditors_Administration.pdf

Administrative Receivership

http://www.r3.org.uk/media/documents/publications/profession.al/Creditors_admin_rec.pdf

Bankruptcy

http://www.r3.org.uk/media/documents/publications/profession.al/Creditors_bankruptcy.pdf

Compulsory Liquidation

http://www.r3.org.uk/media/documents/publications/profession.al/Creditors_CL.pdf

Creditors' Voluntary Liquidation

http://www.r3.org.uk/media/documents/publications/professional/Creditors_CVL.pdf

Statement of Insolvency Practice 9 – Remuneration of Office Holders in England and Wales

Statements of Insolvency Practice give guidance as to the required practice to be adopted by authorised insolvency practitioners Accordingly, Bailey Ahmad would draw your attention to guides in relation to Office Holders' fees which are available for download from the R3 website at the following address http://www.r3.org.uk/index.cfm?page=1210

Creditors should select the "fees" link, which will direct them to a web page from which they can download the following guides

- Guide to voluntary arrangement fees
- Guide to trustee in bankruptcy fees
- Guide to administrators' fees
- Guide to liquidators' fees

Bailey Ahmad fee and recharge rates

Where it is agreed by resolution of creditors or the creditors' committee that the office holders remuneration will be calculated by reference to the time properly arising in the administration, then such remuneration will be calculated in units of 6 minutes at the following hourly standard rates

Grade	From 1 July 2011	Former rates
Director	£350	£300
Senior Manager	£300	-
Manager	£250	£200
Senior Administrator	£175	£150
Case Administrator	£150	£125
Junior Administrator	£125	£100
Support	£80	£75
Cashier	£80	-

These are Bailey Ahmad's current charge out rates, which are shown exclusive of VAT If you would like details of our historic charge out rates, please contact us on 020 8662 6070

Disbursements

There are two types of disbursements, Category 1 and Category 2 disbursements Category 1 disbursements are generally external supplies of incidental services that are specifically identifiable to the case against which they are being charged. These include insolvency bonds, swearing fees, redirection of mail, accommodation, subsistence, company searches, hire of external meeting rooms or any other miscellaneous item which is by nature a Category 1 disbursement paid out in respect of the administration of the estate. Creditor approval of Category 1 disbursements is not required.

Category 2 disbursements are those which, whilst being in the nature of expenses or disbursements include an element of shared or allocated costs Approval of the committee, or the creditors if there is no committee, is required before Category 2 disbursements can be drawn. Bailey Ahmad will seek to recover the following Category 2 disbursements Storage of company books and records at the insolvency practitioners' own storage facility. The books and records will be stored in standard storage boxes and a storage fee of £5 per box per month will be charged This charge covers the transportation of records from the company's premises, storage, retrieval of books and records in storage for administration purposes and the destruction of such books and records after expiration of the statutory retention period. The recharge of travelling by motor vehicle on business for the administration of the insolvency will be charged to the estate at 40p per mile Other Category 2 disbursements such as photocopying will not be recharged

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Appendix C

Fee resolutions

The following resolutions were passed by creditors at the meeting of creditors held on 20 January 2012

Pre liquidation

"It was reported that Bailey Ahmad Limited's fee for convening the meetings of directors, shareholders and creditors and assisting the directors in the preparation of the report and statement of affairs was £6,500 plus VAT and disbursements. The Joint Liquidators be authorised to draw this fee from asset realisations."

"That Williams & Partners Limited be paid their reasonable charges, estimated at £500 plus VAT to be agreed by the Joint Liquidators, from asset realisations in respect of an independent valuation of the Company's assets conducted prior to the appointment of liquidators and providing their report "

Post liquidation

"In respect of post-appointment work, that the Joint Liquidators be remunerated on a time cost basis in accordance with the normal charge out rates for their practice. Any remuneration will be payable at the Liquidators' discretion from time to time out of any funds held by them "

"The Joint Liquidators to be reimbursed for any expenses or necessary disbursements properly charged and incurred in the course of carrying out their duties during the liquidation. These include category 2 disbursements as explained in the creditors' guide to fees previously despatched to creditors and are to be paid from the assets of the liquidation."



Appendix D

Notes to be read in conjunction with Statement of Insolvency Practice 9 fee breakdowns

The work that we have carried out as Joint Liquidators is derived from the responsibilities placed upon us by the underlying legal and regulatory framework for work of this nature in general. The actual matters with which we have dealt are set out briefly in our report.

It is our policy to ensure that work undertaken is carried out by the appropriate grade of staff required for each task, having regard to its complexity and the skill and experience actually required to perform it

Examples of work which fall under each type of standard activity shown in the SIP 9 breakdowns are as follows

Administration and Planning

Case planning, administrative set-up, appointment notification, maintenance of records, cashiering and statutory reporting

Investigations

SIP 2 review and investigating antecedent transactions

Realisation of assets

Identifying, securing and insuring assets, retention of title, debt collection and property, business and asset sales

Creditors

Communication with creditors, dealing with creditors' claims and distributions

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Appendix E

SIP 9 summary of time costs for the period 20 January 2012 to 19 January 2013

Time Entry - SIP9 Time & Cost Summary

AG01 - A Glass And A Half Limited T/A Cadbury Cocoa House Project Code POST To 19/01/2013

Classification of Work Function	Director	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost (£)	Average Hourty Rate (£)
Admin & Planning	1 80	5 90	14 10	15 80	37 60	5 821 50	154 83
Case Specific Matters	000	0000	00 0	000	000	800	0000
Creditors	0.20	9.70	22 40	06.90	39 20	6 937 00	176 96
Investigations	0.20	1 80	5.40	1 20	8 60	1 561 00	181 51
Non Chargeble	000	000	000	000	000	000	000
Realisation of Assets	090	5 80	3.40	080	10 60	2,319 00	218 77
Trading	000	90 O	000	000	000	000	800
Total Hours	2 80	23 20	45.30	2470	00 96	16,638 50	173 32

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Appendix F

SIP 9 Cumulative breakdown of time costs to date

Time Entry - SIP9 Time & Cost Summary

AG01 - A Glass And A Half Limited T/A Cadbury Cocoa House Project Code POST To 07/05/2013

Classification of Work Function	Director	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost (£)	Average Hourly Rate (£)
Admin & Planning	99	06 9	16 00	17 40	42 10	6 542 00	155 39
Case Specific Matters	000	000	0000	000	000	000	0000
Creditors	0.20	11 20	22 90	006	43 30	7 567 50	17,471
Investigations	0.20	1 80	5 40	120	8 60	1 561 00	181 51
Non Chargebie	800	000	0000	000	000	80	, 00 b
Realisation of Assets	090	5 80	3.80	080	11 00	2 389 00	217 18
Trading	00 0	800	000	00 0	800	80	0000
Total Hours	2 80	25 70	48 10	28 40	105 00	18,059 50	172.00