

**Return of Final Meeting in a
Creditors' Voluntary Winding up**
Pursuant to Section 106 of the Insolvency Act 1986

S.106

To the Registrar of Companies

Company Number

07039334

Name of Company

(a) Insert full name
of company

(a) AAMEEN LIMITED

(b) Insert full name(s)
and addresses

I/We (b) **Harjinder Johal & George Michael
Ashcrofts
601 High Road Leytonstone
London
E11 4PA**

(c) Delete as applicable

(d) Insert date

(e) The copy account
must be authenticated
by the written
signature(s) of the
liquidator(s)(f) Insert venue of the
meeting

- 1 give notice that a general meeting of the company was duly (c) [held on] ~~[summoned for]~~ (d) **21 March 2014** pursuant to Section 106 of the Insolvency Act 1986, for the purpose of having an account (of which a copy is attached) (e) laid before it showing how the winding up of the company has been disposed of and (c) ~~[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 (c) [held on] ~~[summoned for]~~ (d) **21 March 2014** 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 of the company has been conducted and the property of the company has been disposed of and (c) ~~[that the same was done accordingly]~~ [no quorum was present at the meeting]

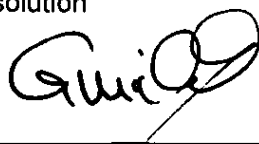
The meeting was held at (f) 601 High Road Leytonstone, London, E11 4PA

The winding up covers the period from (d) 3 April 2013 (opening of winding up) to 21 March 2014 the final meeting (close of winding up)

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

- 1 That the Liquidators' receipts and payments account and draft final report be approved
- 2 That the Liquidators' be granted their release
- 3 Authorisation for the disposal of the company's books and records 12 months after dissolution

Signed


Date **26/3/2014**

Presenter's name,
address and reference
(if any)

**Ashcrofts
601 High Road Leytonstone
London
E11 4PA**

THURSDAY



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A18

27/03/2014

#85

COMPANIES HOUSE

ASHCROFTS

BUSINESS RECOVERY & INSOLVENCY

Your Ref

Our Ref A173

25 March 2014

PRIVATE AND CONFIDENTIAL

TO ALL CREDITORS AND CONTRIBUTORIES

Dear Sirs,

AAMEEN LIMITED (IN LIQUIDATION)

The winding up of the company is now complete and I have held the final meetings of members and creditors. I confirm that no resolution was passed preventing us from obtaining our release as joint liquidators. I enclose a copy of our final report which was presented at the meeting.

On page 3 the report advises creditors and members of their rights regarding the liquidator's remuneration and expenses. I confirm that no creditor has exercised their right to challenge our remuneration or disbursements.

I also attach a copy of our receipts and payments account together with explanatory notes as appropriate for the period of the liquidation.

COMPANY AND LIQUIDATORS DETAILS

Company Name	Aameen Limited
Company Registered Number	07039334
Registered Office	601 High Road Leytonstone, London, E11 4PA
Name of Liquidators	Harjinder Johal & George Michael of 601 High Road Leytonstone, London, E11 4PA
Date of Appointment	3 April 2013

CONDUCT OF THE LIQUIDATION

The company was incorporated on 13 October 2009 as a franchised fast food takeaway, under the trading name "Pepe's Piri Piri" from leasehold premises at 413 High Road, Wembley, Middlesex, HA9 7NB.

The director's Statement of Affairs indicated that there were no assets as at the date of liquidation and total creditors of £547,305 with no prospect of a dividend.

The company was purchased by Mr and Mrs Ansari from the previous directors in August 2010 who had already set it up as a Pepe's Piri Piri franchise. Mr & Mrs Ansari invested money into the company refurbishing the flat and restaurant area. The company did not achieve the sales it had expected and without support from the company's bankers and financial institutions generally the director decided to sell the franchise as a going concern. The franchise was eventually sold in early February 2013.

We have carried out investigations and enquiries that we considered to be proportionate to the circumstances of the case. Our investigations have not identified any further assets to be realised in this liquidation.

Cont...

ASHCROFTS[®] is the trading name of Ashcrofts Limited. Registered in England and Wales. No. 06375972.

Registered Office: 601 High Road, Leytonstone, London, E11 4PA.

Directors acting as Insolvency Practitioners contract without personal liability.

601 High Road Leytonstone, London, E11 4PA
TEL +44 (0)20 8556 2888 / 0845 408 4217 (Local Rate) FAX +44 (0)20 8556 8886
EMAIL info@ashcrofts.co.uk WEB www.ashcrofts.co.uk

Harjinder S Johal FIPA FABRP and George N Michael FIPA FABRP
are authorised by the Department for Business, Innovation and Skills (BIS) to act as Insolvency Practitioners.



DIRECTORS CONTRIBUTION

The director has contributed £3,380 towards the cost of the liquidation

BANK INTEREST

This relates to interest earned on the credit balance held in the liquidation account

VAT REPAYMENT

This relates to a repayment from H M Customs & Excise in respect of liquidation expenses

RECEIPTS AND PAYMENTS

Receipts and payments where applicable are shown net of VAT

STATEMENT OF AFFAIRS FEE

The fee is for the assistance given to the directors of the company in notifying and convening the members and creditors meeting under section 98 of the Insolvency Act 1986 and the preparation of the statement of affairs and directors' report to creditors. This fee was approved at the first meeting of creditors

INVESTIGATIONS

The joint liquidators have a statutory obligation under the Company Directors' Disqualification Act 1986 to consider the directors' conduct and submit a report and/or return to the Department for Business, Innovation and Skills (formerly the Department for Business, Enterprise & Regulatory Reform). We have completed our investigations and discharged our duties under the act

DEBENTURE

The assets of the company were subject to a rent deposit agreement contained in a debenture granted to Centralheights Limited on 13 November 2009

CREDITORS CLAIMS AND DIVIDENDS

We have received the following claims in the liquidation

	<u>Preferential</u>	<u>Non-preferential</u>	<u>Total</u>
	<u>£</u>	<u>£</u>	<u>£</u>
Various unsecured creditors	Nil	£20,296 25	£20,296 25
	===	=====	=====

The claims from five unsecured creditors were acknowledged when received. However, due to insufficient funds available no dividends were paid to the unsecured creditors

NO DIVIDEND PAYABLE

In accordance with Rules 4.49D(3) and 4.186 of the Insolvency Rules 1986, a formal notice notifying creditors that no dividend will be paid was sent to creditors together with the draft final report

REMUNERATION AND DISBURSEMENTS

Our fees are based on time costs as agreed by resolution at the first meeting of creditors. I attach a copy of our charge out rates and disbursements for your information. A Creditors Guide to Liquidator's Fees, can be accessed at the website of the Association of Business Recovery Professionals at <http://www.r3.org.uk/publications/statements> (Statement of Insolvency Practice 9 – Remuneration of Insolvency Office Holders in England & Wales). Alternatively, I can provide you with a copy on written request to my office

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I have now reviewed our time costs, and would report that our total time costs to date are £5,699 for 23 hours which equates to £247.78 per hour. I have not prepared a more detailed analysis of our time costs to date, but records are held as required should this prove necessary. We have drawn fees of £380.21. We have not drawn any disbursements.

The time costs incurred have arisen primarily as a result of investigations into the company's affairs, dealing with creditor enquiries, claims and preparing reports to creditors. In addition we have dealt with the statutory functions required under the Insolvency Act and Rules. Descriptions of the routine work undertaken in the liquidation are outlined in our charge out rates and disbursements attached.

CREDITORS' RIGHTS

Pursuant to Rule 4.49E of the Insolvency (Amendment) Rules 2010, creditors and members are entitled to request information relating to the liquidators' remuneration or expenses.

An unsecured creditor may, with the concurrence of at least 5% in value of the unsecured creditors (including the creditor in question) request further details of the liquidators' remuneration and expenses, with 7 business days of receipt of this report. Any secured creditor may request the same details in the same time limit.

An unsecured creditor may, with the permission of the Court or with the concurrence of 10% in value of the creditors (including the creditor in question), request in writing to the liquidator for further information about remuneration or expenses within 21 days of receipt of this report. Any secured creditor may request the same details in the same time limit.

Yours faithfully,
for and on behalf of
Aameen Limited (In Liquidation)



George Michael
Joint Liquidator

ENCS

AAMEEN LIMITED (IN LIQUIDATION)
SUMMARY OF LIQUIDATORS FINAL RECEIPTS AND PAYMENTS ACCOUNT
FROM 3 APRIL 2013 (DATE OF APPOINTMENT) TO 25 MARCH 2014 (DATE OF FINAL MEETING)

<u>RECEIPTS</u>	<u>ESTIMATED TO REALISE AS PER STATEMENT OF AFFAIRS</u> £	<u>REALISED</u> £
Directors Contribution		3,380 00
Bank Interest		0 21
VAT Repayment		676 04

		4,056 25
		=====
 <u>PAYMENTS</u>		
Statement of Affairs Fee		3,000 00
Liquidators Fees		380 21
Input VAT		676 04

		4,056 25
		=====

Ashcrofts
601 High Road Leytonstone
London E11 4PA

George Michael - Joint Liquidator

• ASHCROFTS

Charge-out Rates and Disbursements Recovery Policies

In accordance with the provisions of **Statements of Insolvency Practice 9 (SIP 9)**, Ashcrofts charge-out rates applicable to this appointment are, exclusive of VAT as follows

Staff Rank	Hourly Fee (£) as at 01 01 2012
Partner	335
Manager	225
Senior Administrator	195
Administrator	155
Assistants and Support Staff	110

These rates are reviewed annually on the 1st of January, when rates are adjusted to reflect such matters as inflation, increases in direct wage costs, and changes to indirect costs such as Professional Indemnity Insurance. However, the rates may also be reassessed between review dates in circumstances where changes outside the firm's control affect the costs involved in the firm's appointment.

The work undertaken by the firm includes some, but not all, of the following

Administration and Planning	<ul style="list-style-type: none">- Compliance with regulatory requirements- Compliance with Statutory reporting duties- Case planning- Administrative set up- Appointment notification- Creation and maintenance of records
Asset Realisation	<ul style="list-style-type: none">- Identifying, securing and insuring assets- Retention of title- Debt collection- Sale of assets (including property and other business assets)- Corporation tax reclaim
Creditors	<ul style="list-style-type: none">- General communication with creditors- Handling of creditors' claims
Investigation	<ul style="list-style-type: none">- Undertaking the SIP 2 review- Making reports pursuant to the CDDA 1986- Undertaking investigations and challenging antecedent transactions
Case Administration	<ul style="list-style-type: none">- Management of business operations- Accounting for trading- On-going employment issues, including employee pension issues- Cheque requisitions- Tax issues- Bank reconciliation

Costs are assessed in two categories as defined in SIP 9

Category 1 disbursements. Direct Expenses

These are those costs which are specifically identifiable as to those relating to the administration of the case. These costs will be charged to the estate at costs. Such costs include but are not limited to such items as case advertising, storage, bonding and other insurance premiums and personal costs directly connected with the case.

Category 2 disbursements Indirect Expenses

The firm may charge for indirect expenses involved in the administration of a case where appropriate. Such costs exclusive of VAT include, but are not limited by, the following

Postage and stationery

- Headed paper charged at 25p per sheet
- Photocopying charged at 6p per sheet
- Envelopes charged at 25p per sheet
- Postage charged at the cost of stamping

Meeting costs

- The use of meeting rooms is charged at £100.00 per session

Travel fees

- Private transport is charged to the estate at the HMRC approved rate of 40p per mile
- Public transport is charged to the estate at the cost of the ticket

Storage costs

- Storage is charged at £1 per box per month