#### 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** 

07851971

Name of Company

Atombuy Limited

I, Alisdair J Findlay Saxon House Saxon Way Cheltenham GL52 6QX

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 24 September 2015 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-on/summoned for 24 September 2015 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 Saxon House, Saxon Way, Cheltenham, GL52 6QX

The winding up covers the period from 22 July 2014 (opening of winding up) to the final meeting (close of winding up)

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

There were no objections to the Liquidator obtaining his release.

As no quorum was present, the Final Meeting was deemed to be held and the creditors deemed not to have resolved against the Liquidator having his release

Signed

Date 01 October 2015

Findlay James Saxon House Saxon Way Cheltenham GL52 6QX

Ref ATOMB01/AJF/CJF

FRIDAY

A30

09/10/2015 COMPANIES HOUSE #167

Software Supplied by Turnkey Computer Technology Limited Glasgow

# **Atombuy Limited**

# (In Liquidation) Liquidator's Abstract of Receipts & Payments From 22 July 2014 To 24 September 2015

£	£		S of A £
· · · · · · · · · · · · · · · · · · ·		ASSET REALISATIONS	
	505 12	Cash at Bank	
	1 24	Bank Interest Net of Tax	
	2,000 00	Deposit for Costs	
2,506 36	·	·	
		COST OF REALISATIONS	
	36 00	Specific Bond	
	2,000 00	Preparation of S of A	
	131 96	Liquidator's Fees	
	338 40	Statutory Advertising	
(2,506 36)			
		UNSECURED CREDITORS	
	NIL		(4.244.00)
		Trade & Expense Creditors	(1,241 00)
	NIL	Directors HMRC - VAT	(3,000 00)
NIL	NIL	HWRC - VAI	(35,000 00)
NIL			
		DISTRIBUTIONS	
	NIL	Ordinary Shareholders	(5,000 00)
NIL		•	•
	-		(44 244 00)
0.00	=		(44,241.00)
		REPRESENTED BY	
NIL			

Alisdair J Findlay Liquidator

# ATOMBUY LIMITED - IN LIQUIDATION

LIQUIDATOR'S FINAL PROGRESS REPORT TO CREDITORS
PURSUANT TO SECTION 104A OF THE INSOLVENCY ACT 1986 (AS AMENDED)
FOR THE PERIOD FROM 22 JULY 2014 TO 24 SEPTEMBER 2015
LAID DOWN AT THE FINAL MEETING OF CREDITORS ON 24 SEPTEMBER 2015

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- 6 Dividend Prospects
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# **APPENDICES**

- 1 Liquidator's receipts and payments account
- 2 Liquidator's time and cost summary

# 1. INTRODUCTION

I write further to the meeting of creditors held on 22 July 2014 at which I was appointed Liquidator of the Company. The purpose of this report is to detail my progress in dealing with the liquidation during the period since that meeting

The main causes of failure cited by the Company director were issues with website developers and a misunderstanding of VAT legislation

# 2. STATUTORY INFORMATION

Company name Atombuy Limited

Company number 07851971

Date of incorporation 17 November 2011

Company's principal activity E-commerce

Registered office Saxon House, Saxon Way, Cheltenham,

Gloucestershire, GL52 6QX

(Formerly 45 The Vineyard, The Cottage,

Richmond, Surrey, TW10 6AS)

Trading address 45 The Vineyard, The Cottage, Richmond,

Surrey, TW10 6AS

Company director

Mijosh Kalarakkal Joseph

Company secretary

Shareholder

Mijosh Kalarakkal Joseph

Liquidator

Alisdair J Findlay of Findlay James Chartered Accountants, Saxon House, Saxon Way, Cheltenham, Gloucestershire,

GL52 6QX

Date of appointment

22 July 2014

# 3. ASSET REALISATIONS

#### Asset realisations to date

#### **Deposit for Costs**

The sum of £2,000 00 was received from the director as a contribution to the Liquidator's costs in this matter

#### Cash at Bank

The sum of £505 12 was received by the Liquidator from Santander UK pic on 19 August 2014, representing the closing balance on the Company's bank account at the date of liquidation

#### Bank Interest

An amount of bank interest was also received on funds deposited

# Assets to be realised

There are no other assets to be realised by the Liquidator

# 4. INVESTIGATION

In accordance with the Company Directors Disqualification Act 1986, a report on the conduct of the directors of the Company has been submitted to the Insolvency Service. As this is a confidential report, I am unable to disclose its contents

I confirm that I have not undertaken any investigation outside the scope of that ordinarily required during Liquidation proceedings

# 5. CREDITOR CLAIMS

# Secured Creditors

There are no secured creditors

# Preferential Creditors

No preferential creditor claims have been received by the Liquidator for accrued employee holiday pay or arrears of wages

#### **Unsecured Creditors**

In accordance with Section 176A of the Insolvency Act 1986 and the Insolvency Act 1986 (Prescribed Part) Order 2003, where a floating charge is created on or after 15 September 2003, part of the Company's net property ('The Prescribed Part'), shall be made available to unsecured creditors. The Prescribed Part is calculated as a percentage of net property as follows

- (a) where the Company's net property does not exceed £10,000 in value, 50% of that property,
- (b) where the Company's net property exceeds £10,000 in value, the sum of-
  - (i) 50% of the first £10,000 in value, and
  - (ii) 20% of that part of the Company's net property which exceeds £10,000 in value

The value of the prescribed part of the Company's net property to be made available for the satisfaction of unsecured debts of the Company pursuant to section 176A shall not exceed £600,000

As a floating charge has not been created on or after 15 September 2003, the Prescribed Part Rules will not apply in this case

It is the policy of Findlay James to only agree the claims of the unsecured creditors in the event that a distribution is declared. Accordingly, I confirm that I have not yet agreed any of the claims of the unsecured creditors.

# 6. DIVIDEND PROSPECTS

There are insufficient funds available to enable me to declare a dividend to any class of creditor in this case

# 7. COSTS AND EXPENSES

At the meeting of creditors' held on 22 July 2014, the creditors agreed that my remuneration would be fixed by reference to the time properly spent by myself acting as Liquidator of the Company and my staff in attending to matters arising in the Liquidation, and that I may withdraw my fees as and when funds were available

My time costs for the period covered by this report total £2,254 91, which represents 12 58 hours at an average hourly rate of £179 21. To date remuneration of £131 96 has been drawn against these time costs.

My time costs are further analysed at Appendix 2 by reference to the grade of staff involved with the case and the tasks in which they have been involved. I have drawn £2,000 00 in respect of Findlay James fees for assisting the directors with the formalities associated with placing the Company into Creditors' Voluntary Liquidation, including the convening of the meetings of members and creditors.

You should have already received details of Findlay James current policy regarding charge out rates and disbursements. Should you require a further copy then please do not hesitate to contact me

Please go to <a href="http://findlayjames.co.uk/liquidatorsfees.pdf">http://findlayjames.co.uk/liquidatorsfees.pdf</a> if you require further information relating to Liquidators' remuneration. This guide also gives important information about creditors' rights. Alternatively a copy is available free of charge upon request.

An unsecured creditor may, with the permission of the court or with the concurrence of 5% in value of the unsecured creditors (including the creditor in question) request further details of the Liquidator's remuneration and expenses, within 21 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) apply to court to challenge the amount and / or basis of the Liquidator's fees and the amount of any proposed expenses or expenses already incurred, within 8 weeks of receipt of this report. Any secured creditor may make a similar application to court within the same time limit

# 8 CONCLUSION OF THE LIQUIDATION

Should you have any queries with regard to any aspect of this report, please contact Caroline Findlay of this office

Alisdaır J Findlay Liquidator