In accordance with Rule 18.7 of the Insolvency (England & Wales) Rules 2016 and Sections 92A, 104A and 192 of the Insolvency Act 1986.

LIQ03 Notice of progress report in voluntary winding up



For further information, please refer to our guidance at www.gov.uk/companieshouse

1	Com	npa	any	detai	ls										
Company number	1	0	9	1	7	3	6	5				→ Filling in this form Please complete in typescript or in			
Company name in full	The	Ol	d Go	olf Ho	use I	Hotel Limited						bold black capitals.			
											-				
2	Liqu	ıid	ator	's na	me										
Full forename(s)	Rob	ert													
Surname	Arm	str	ong									-			
3	Liqu	ıid	ator	's ad	dres	s									
Building name/number	Krol	I A	dvis	ory Lt	d.										
Street	The	SI	nard									-			
	32 L	or	ndon	Bridg	e Sti	reet						-			
Post town												-			
County/Region	Lon	do	n									-			
Postcode	S	E	1	9	S	G									
Country												-			
4	Liqu	ıid	ator	's na	me 🕻)									
Full forename(s)	Mar	k										Other liquidator Use this section to tell us about			
Surname	Blac	ckr	nan									another liquidator.			
5	Liqu	ıid	ator	's ad	dres	s Ø									
Building name/number	Krol	II A	dvis	ory Lt	d.							Other liquidator Use this section to tell us about			
Street	The Chancery									another liquidator.					
	58 5	Spr	ing (Garde	ns							-			
Post town												-			
County/Region	Mar	nch	este	er								-			
Postcode	М	2	?	1	E	W									
Country												-			

LIQ03 Notice of progress report in voluntary winding up

6	Period of progress report
From date	$\begin{bmatrix} d & 1 & d & 7 & 0 & 0 & 0 \end{bmatrix} \begin{bmatrix} m & 1 & 0 & 0 & 0 & 0 & 0 \end{bmatrix} \begin{bmatrix} y & 2 & y & 0 & 0 & 0 & 0 & 0 & 0 & 0 & 0 & 0$
To date	$\begin{bmatrix} d & 1 & d & 6 \end{bmatrix}$ $\begin{bmatrix} m & 0 & m & 1 \end{bmatrix}$ $\begin{bmatrix} y & 2 & y & 0 \end{bmatrix}$ $\begin{bmatrix} y & 2 & y & 4 \end{bmatrix}$
7	Progress report
	☐ The progress report is attached
8	Sign and date
Liquidator's signature	Signature X
Signature date	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$

LIQ03

Notice of progress report in voluntary winding up

Presenter information

You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record.

Contact name Step	phanie
Company name Blan	chard
Address Kroll Ac	dvisory Ltd
The Chancer	у
58 Spring Ga	rdens
Post town	
County/Region Mane	chester
Postcode	M 2 1 E W
Country	
DX	
Telephone 0161 8	27 9000

1

Checklist

We may return forms completed incorrectly or with information missing.

Please make sure you have remembered the following:

- ☐ The company name and number match the information held on the public Register.
- ☐ You have attached the required documents.
- ☐ You have signed the form.

Important information

All information on this form will appear on the public record.

■ Where to send

You may return this form to any Companies House address, however for expediency we advise you to return it to the address below:

The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.

i Further information

For further information please see the guidance notes on the website at www.gov.uk/companieshouse or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.gov.uk/companieshouse



Progress Report to Creditors

14 March 2024

The Old Golf House Hotel Limited (In Creditors' Voluntary Liquidation)

Joint Liquidators' Progress Report for the period from 17 January 2023 to 16 January 2024

Kroll Advisory Ltd.

The Chancery 58 Spring Gardens Manchester M2 1EW

Definitions

Word or Phrase	Definition
the Act	The Insolvency Act 1986 (as amended)
Addleshaws	Addleshaw Goddard LLP, the Joint Liquidators solicitors
the Administration Appointment Date	9 August 2020, being the date of appointment of the Former Joint Administrators
the Appointment Date	17 January 2022, being the date of appointment of the Joint Liquidators
Category 1 Expenses	The Joint Liquidators' expenses, in dealing with the Liquidation, to persons providing the service to which the expense relates and who are not an associate of the Liquidator. These expenses can be paid without prior approval.
Category 2 Expenses	The Joint Liquidators' expenses, in dealing with the Liquidation, to associates or where there is an element of shared costs. Such expenses require approval by creditors before payment.
the Company	The Old Golf House Hotel Limited (In Creditors' Voluntary Liquidation) (Company Number: 10917365)
the Court	High Court of Justice, Business and Property Courts in Manchester
the Cumulative Period	17 January 2022 to 16 January 2024
the Director	lain Andrew Shelton, the sole director of the Company at the Administration Appointment Date
the Former Joint Administrators	Philip Duffy and Sarah Bell of Kroll
HMRC	HM Revenue and Customs
the Hotel	The Old Golf House Hotel, New Hey Road, Outlane, Huddersfield, HD3 3YP
the Joint Liquidators	Philip Duffy and Sarah Bell of Kroll – 9 December 2020 to 16 June 2021 Robert Armstrong and Andrew Knowles of Kroll – 16 June 2021 to 16 November 2023 Robert Armstrong and Mark Blackman of Kroll – 16 November 2023 to date



Word or Phrase	Definition
Kroll	Kroll Advisory Ltd., The Chancery, 58 Spring Gardens, Manchester, M2 1EW
NPD	Northern Powerhouse Developments Limited (Company Number: 09940469) (In Creditors' Voluntary Liquidation)
NPD Group	The wider group of companies associated with NPD
the Operating Company	The Old Golf House Hotel Management Limited (In Creditors' Voluntary Liquidation) (Company Number: 10917412)
the First Order	Block Transfer Order (High Court of Justice, Business & Property Courts in Manchester CR-2021-MAN-000356) obtained on 16 Jun 2021
the Second Order	Block Transfer Order (High Court of Justice, Manchester District Registry, Chancery Division, No. 001380 of 2023) obtained on 16 November 2023
Preferential Creditor/s	A creditor with a claim that ranks in priority to other non-preferenti unsecured creditors, to floating charge holders and the Prescribed Part.
Prescribed Part	Pursuant to Section 176A of the Act where a floating charge is created after 15 September 2003 a designated amount of a company's net property (floating charge assets less costs of realisation) shall be made available to non-preferential unsecured creditors
the Previous Reports	The Joint Liquidators' Progress Report to creditors dated 21 February 2023, the Former Joint Administrators' Progress Reports to creditors dated 14 January 2022, 18 August 2021, 5 March 202 7 September 2020, 3 March 2020 and the Former Joint Administrators' Statement of Proposals dated 17 February 2021 and 1 October 2019
the Purchaser	New World Hospitality Limited, the purchaser of the business and or assets of the Company
the Reporting Period	17 January 2023 to 16 January 2024
the Rules	The Insolvency (England & Wales) Rules 2016 (as amended)
the Secured Creditor / Mysing	Mysing Capital Limited, the holder of fixed and floating charge security over the Company's assets



Word or Phrase	Definition
SIP 9	Statement of Insolvency Practice 9 – Industry Best Practice for Insolvency Practitioners in relation to disclosure of remuneration and expenses



Contents

- 1. Introduction
- 2. Progress of the Liquidation
- 3. Investigations
- 4. Liabilities and Dividends
- 5. Costs and Expenses
- 6. Joint Liquidators' Receipts and Payments Account
- 7. Statement of Creditors' Rights
- 8. Conclusion

Appendices

- 1. Joint Liquidators' Receipts and Payments Account
- 2. Analysis of Expenses Incurred
- 3. Analysis of Time Charged
- 4. Statement of Creditors' Rights



1. Introduction

As you are aware, Philip Duffy and Sarah Bell were appointed Joint Liquidators of the Company on the Appointment Date, following the filing of Form AM22, being a notice to move from Administration to Creditors' Voluntary Liquidation.

Following a Block Transfer Order passed in the High Court of Justice, Manchester District Registry, Chancery Division, No. 000356 of 2021, Robert Armstrong and Andrew Knowles replaced the above as Joint Liquidators on 16 June 2021.

The purpose of this progress report is to detail the Joint Liquidators' acts and dealings, together with the conduct of the Liquidation, for the Reporting Period.

Please note that during the Reporting Period, Andrew Knowles was replaced as Joint Liquidator by Mark Blackman of Kroll on 16 November 2023, pursuant to a Block Transfer Order passed in the High Court of Justice, Manchester District Registry, Chancery Division, No. 001380 of 2023. Robert Armstrong remains in office as Joint Liquidator.

Please refer to the Previous Reports for details regarding the background of the Company, events leading up to the Administration and details regarding action taken and assets realised during the Administration or earlier in the Liquidation.

2. Progress of the Administration

The manner in which the affairs and business of the Company have been managed and financed during the Reporting Period are set out in the remainder of this report.

2.1 Asset Realisations

2.1.1 Freehold Property

As previously reported, the principal asset of the Company was the Hotel which was sold to the Purchaser on 9 May 2022 for a total consideration of £235,000.

Deferred consideration may be due from the Purchaser depending on the fulfilment of certain conditions. The Joint Liquidators' solicitors are liaising with the Purchaser's solicitors and an update will be provided within the next Progress Report.

2.1.2 Intercompany Debtors

As previously reported, the total balance due from other associated group companies' totals totalling £717,781.

All of the associated group companies are insolvent and it is uncertain whether any of the intercompany debtors are recoverable. The Joint Liquidators will provide an update in the next Progress Report.

2.1.3 Insurance Refund

As previously reported, the Hotel was broken into and vandalised causing significant damage to the property. The Former Joint Administrators made a claim against the insurance policy taken out.



During the Reporting Period, £25,000 has been remitted to the Liquidation estate from the insurers in regard to the claim.

There will be no further realisations in this regard.

2.1.4 Bank Interest

Bank interest totalling £944 has been realised during the Reporting Period.

2.2 Statutory and Compliance Matters

Certain work has been performed solely to comply with statutory and compliance requirements. Whilst many of these tasks do not have a direct benefit in enhancing realisations, they assist in the efficient compliant progress of the Liquidation, ensuring that work is carried out to a high professional standard.

Such matters in this period relate to certain aspects of reporting to creditors, cashiering (including submission of VAT and tax returns and preparation of receipts and payments accounts), bonding, case reviews and general case management.

Regular reviews and planning add value in terms of the time taken to carry out activities ensures a coherent planned process.

3. Investigations

As previously reported, the Joint Liquidators' investigations into the Company's affairs remain ongoing. The Joint Liquidators cannot at this stage, detail the nature of these investigations as it may hamper any further action that may be required. However, should any of the Company's creditors have any information concerning the Company's affairs that they would like to bring to the Joint Liquidators' attention, please contact this office.

The Joint Liquidators issued legal proceedings against the former legal advisors of the companies and served on the defendants ("the Proceedings"). The Company is included in the overall 43 claimant companies in the NPD Group participating in the Proceedings and their costs of the claim will be shared across the insolvent estates of the claimant companies.

The Joint Liquidators' legal advisors are in correspondence with the defendants and their legal advisors. Litigation funding has been obtained to fund the pursuit of the claims subject to the Proceedings. The details of the Proceedings and of the litigation funding are confidential and privileged.

The Joint Liquidators are pleased to report that judgment following the Woodhouse trial (against Mr Woodhouse) in November was handed down on 20 December 2023, which found comprehensively in favour of the claimants. A hearing took place early February to deal with matters consequential on the Judgment (such as the amounts required to be paid by Mr. Woodhouse, interest on those amounts and legal costs). The order following that hearing is in the course of being finalised and further details will be provided.

Since 12 August 2022, Kroll staff have engaged in work relating to the Proceedings and have been recording time costs to a separate shared time code. During the period, £49,971 has been recorded to this shared code, representing 79 hours at an average hourly rate of £637, of which 1/43rd is chargeable to each of the claimants. This time has been incurred in:



- Reviewing company books and records for information required to bring the aforementioned claims:
- Preparing and maintaining an estimated outcome statement in relation to the litigation;
- Preparing particulars of claim;
- Liaising with the litigation funder; and
- Meetings with solicitors and other relevant parties.

All of the above time costs are in addition to those incurred and detailed at section 5 and Appendix 3.

As specified in this report, the details of the above work are privileged and confidential. The work is expected to continue whilst the Proceedings are ongoing, as well as other ad hoc duties which are required to facilitate the Proceedings, the details of which are also privileged and confidential.

A further update will be provided in the next report.

4. Liabilities and Dividends

4.1 Secured Creditor

Mysing

The Company granted the following fixed and floating charges to the Secured Creditor:

Secured Creditor	Created	Delivered
Mysing	1 February 2018	8 February 2018
Mysing	1 February 2018	13 February 2018
Mysing	16 May 2018	18 May 2018
Mysing	5 December 2018	6 December 2018

As noted in the Previous Reports, four other entities within the NPD Group also granted security to Mysing.

The indebtedness due to Mysing at the Administration Appointment Date was circa £1.8million, subject to accruing interest and charges.

As noted in the Previous Reports, Mysing has been repaid in full. Therefore, there will be no further distributions and the charge will be released at Companies House in due course.

<u>Investors</u>

As previously advised, the Company operated an investment scheme whereby investors were offered the opportunity to purchase rooms in the Hotel.

In the event that an investor holds an equitable lien in respect of the Hotel, they may also qualify for a secured distribution. Eligibility to receive such a distribution is dependent upon the validity of their security, together with whether there is a surplus after costs. Based on current information any



distribution pursuant to investors' equitable liens will be unlikely, however, investor creditors will retain their unsecured claim in the Company. The dividend prospects to Unsecured Creditors are detailed below.

4.2 Preferential Creditors

The Company did not employ any staff and therefore there are no Preferential Creditors.

4.3 Prescribed Part

Given Mysing have been repaid in full under its fixed charge, the Prescribed Part no longer applies in this instance.

4.4 Unsecured Creditors

As at the Administration Appointment Date, the Company's records indicated Unsecured Creditors in the sum of £2,540,000. During the Liquidation, claims received from Unsecured Creditors to date total £1,798,500.

Based upon current information available, it is uncertain whether there will be sufficient asset realisations to enable a distribution to Unsecured Creditors. This is subject to future asset realisations and the costs of the Liquidation.

A further update will be provided in the next Progress Report.

5. Costs and Expenses

The Former Joint Administrators, with the assistance of Addleshaws, made an application to Court for the approval of the basis of the Joint Administrators' fees and fee estimate. The application made a further request of the Court to make provision for how to fix the quantum of the Former Joint Administrators' fees. The Former Joint Administrators were legally obliged to make the application as the relevant timeframe in which to apply to Court is 18 months from the Administration Appointment Date where the basis of remuneration cannot be agreed with creditors.

An initial one-hour directions hearing took place on 15 June 2021 and, in line with the Former Joint Administrators' request, the Court adjourned the applications so that they could be considered on an efficient basis once more information regarding the outcome of the Administration was known.

A further directions hearing took place on 10 October 2022. No creditors sought to attend the hearing and the Court made a further direction order broadly in the terms sought by the Joint Liquidators. In summary, the Court ordered a timetable ahead of a final hearing of the Former Joint Administrators' applications for the approval of their fees and fee estimate.

The Joint Liquidators subsequently made an application on 9 February 2023 to extend the timetable. At the Joint Liquidators request, the Court also appointed an independent assessor on 20 October 2023 to assist the Court in considering certain elements of the Former Joint Administrators' and Joint Liquidators' remuneration. The Court also confirmed that the timetable remains as follows:

• The applicants have permission to file further evidence in support of the applications by 9 February 2024.



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- By 23 February 2024, notice shall be given to all creditors of the companies of a link or data room from which they can access the evidence;
- By 5 April 2024, any creditor who wishes to oppose the Former Joint Administrators' application must file a "notice of opposition";
- Within 14 days of the expiry of the time for creditors to file a notice of opposition, the Joint Liquidators must write to the Court to confirm whether any notices of opposition have been received;
- If there is no opposition, the final hearing shall be listed for a 1-day hearing on the first available date after 10 May 2024.

If there is opposition, the one-day hearing on or after 10 May 2024 shall be retained but the Joint Liquidators will liaise with the opposer(s) and the Court to determine whether a longer final hearing might be needed (in which case the hearing may need to be relisted, or if a separate hearing dealing just with the opposition might be appropriate).

The Joint Liquidators will provide further updates as and when this matter has progressed. In accordance with the further directions order, creditors will be informed once the further evidence in support of the applications has been filed.

Finally, creditors should also note that as part of the application to Court for the Former Joint Administrators' remuneration, approval is also being sought for the Joint Liquidators' remuneration.

The Joint Liquidators will provide further updates as and when this matter has progressed. Under the order made by the Court, creditors are entitled to request details from the Joint Liquidators of future hearings relating to this matter.

5.2 Time Costs

Time costs incurred in the Reporting Period total £14,009, which represents 38 hours at an average hourly rate of £367.

Time has been charged in six-minute units. A breakdown of the time costs incurred in the Reporting Period is attached at Appendix 3.

In accordance with SIP 9, the Joint Liquidators provide further commentary below in respect of areas where significant time was incurred in the Reporting Period:

- Time costs of £3,440 were incurred in respect of 'Insurance'. This related to time spent dealing with the insurers and the preparation of forms for the insurance claim to the received.
- Time costs of £2,809 have been incurred in respect of 'Strategy Planning and Control'. This related to time spent on the completion of periodical reviews as required by the Joint Liquidators' regulatory body in accordance with best practice, completing regular monitoring of internal case diary prompts, and reviewing outstanding matters to ensure the case is progressed in an efficient and timely manner.



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- Time costs of £2,763 have been incurred in respect of 'Statutory Matters'. This relates to time spent dealing with all statutory requirements for the Liquidation, preparing and issuing the last progress report to creditors; documenting decision procedures; and statutory filing requirements.
- Time costs of £1,857 were incurred in respect of 'Cashiering and Accounting'. This related to time spent dealing with bank reconciliations and associated matters, raising payments to settle ongoing liabilities, and the journaling of receipts received during the Reporting Period.

No remuneration has been drawn during the Reporting Period.

5.3 Expenses

Expenses are any payments from the Liquidation which are neither a Liquidator's remuneration nor a distribution to a creditor or member. Expenses also include disbursements. Disbursements are payments which are first met by the Liquidator and then reimbursed to the Liquidator from the Liquidation.

Expenses are divided into those that do not need approval before they are charged to the Liquidation (Category 1 Expenses) and those that do (Category 2 Expenses).

Details of the Joint Liquidators' expenses for the Reporting Period are attached at Appendix 2.

In the Reporting Period, Category 1 Expenses of £54,547 were incurred and paid in full.

In the Cumulative Period, Category 1 Expenses of £130,981 were incurred and paid in full.

Category 2 Expenses of £94 were incurred of which £94 was paid in the Cumulative Period.

6. Joint Liquidators' Receipts and Payments Account

A detailed Receipts and Payments Account for the Reporting Period and the Cumulative Period is shown at Appendix 1.

As at the end of the Reporting Period, there is a cash balance of £126,621 in the Liquidation estate.

7. Statement of Creditors' Rights

Information regarding the fees and expenses of Liquidators, including the rights to challenge such costs, is attached at Appendix 4.

8. Conclusion

Creditors will continue to receive formal reports annually until the conclusion of the Liquidation. It is currently uncertain if the Liquidation will be finalised in the next 12 months and this timeline is subject to ongoing investigations and litigation.

In the meantime, if you require any further information, please contact Stephanie Blanchard of this office at stephanie.blanchard@kroll.com.



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Robert Armstrong

Joint Liquidator

Encs.



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Appendix 1 - Joint Liquidators' Receipts and Payments Account



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The Old Golf House Hotel Limited (In Liquidation) Joint Liquidators' Summary of Receipts & Payments

Statement of Affairs	From 17/01/2023 To 16/01/2024	From 17/01/2022 To 16/01/2024
£	£	£
SECURED ASSETS		
Freehold Land & Property	NIL	235,000.00
, ,	NIL	235,000.00
COSTS OF REALISATION		
Agents/Valuers Fees	NIL	19,500.00
Legal Fees	NIL	15,226.80
Legal Disbursements	NIL	425.00
ŭ	NIL	(35,151.80
ASSET REALISATIONS		,
Bank Interest Gross	943.89	978.63
Funds from Admin	NIL	1,455.20
Insurance Refund	25,000.00	25,000.00
	25,943.89	27,433.83
COST OF REALISATIONS		
Accountants Fees	4,500.00	4,500.00
Insurance of Assets	49,296.94	49,296.94
Irrecoverable VAT	1,050.00	5,055.70
Legal Disbursements	750.00	750.00
Property Holding Costs	NIL	40,954.53
Statutory Advertising	NIL	103.50
, ,	(55,596.94)	(100,660.67
	(29,653.05)	126,621.36
REPRESENTED BY		
Floating/main current account		126,621.36
		126,621.36

Appendix 2 - Analysis of Expenses Incurred

Joint Liquidators' Expenses: comparison with estimate

Expenses	Original expenses estimate £	Actual expenses incurred in the Reporting Period £		
Hewlett Swanson	36,000.00	=	15,226.80	
Addleshaw Goddard LLP	-	750.00	750.00	Not included in original estimate but required for Court applications.
Sanderson Weatherall	24,000.00	-	19,500.00	
Hurst Accountants Limited	-	4,500.00	4,500.00	Not included in original estimate but required for statutory compliance.
Northern Powerhouse Developments Ltd (In Liquidation) - Media Agent Costs recharge	-	-	425.00	This was a repayment to NPD following re- charge for PR Costs attributed to the Company
Holding Costs	30,000.00	-	40,954.53	
AUA Insolvency Risk Services Limited	10,000.00	49,296.94	49,296.24	This is greater than original estimate due to protracted sale of Hotel.
Courts Advertising Limited	255.00	-	103.50	
Bank Charges	2,000.00	-	-	
Land Registry	-	-	-	
Kroll Advisory Ltd.	-	-	-	
Total	102,255.00	54,546.94	130,756.07	



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Joint Liquidators' Expenses – Category 1

Category 1 Expenses			Reporting	Period	Cumulativ	e Period
Company	Activity	Fee Basis	Incurred	Paid	Incurred	Paid
			£	£	£	£
Hewlett Swanson	Legal fees and disbursements	Time costs	-	-	15,226.80	15,226.80
Addleshaw Goddard LLP	Legal costs and disbursements	Disbursements incurred	750.00	750.00	750.00	750.00
Sanderson Weatherall	Agent costs	Percentage of Realisations	-	-	19,500.00	19,500.00
Hurst Accountants Limited	Accountant costs	Fixed fee per unit	4,500.00	4,500.00	4,500.00	4,500.00
Northern Powerhouse Developments Ltd (In Liquidation) - Media Agent Costs recharge	Legal Disbursements	As incurred	-	-	425.00	425.00
The Old Golf House Management Limited - Holding Costs	Holding costs	As incurred	-	-	40,954.53	40,954.53
AUA Insolvency Risk Services Limited	Insurance of Assets	As incurred	49,296.94	49,296.94	49,296.24	49,296.94
AON UK Ltd	Bonding	Fixed fee	-	=	225.00	=
Court Advertising Limited	Statutory advertising	Fixed fee per unit	-	-	103.50	103.50
Total			54,546.94	54,546.94	130,981.07	130,756.77

Category 2 Expenses			Reporting Pe	eriod	Cumulative F	Cumulative Period	
Company	Activity	Fee Basis	Incurred	Paid	Incurred	Paid	
			£	£	£	£	
Kroll Advisory Ltd	Staff mileage to site	45p per mile	94.00	-	94.00	94.00	
Total			94.00	0.00	94.00	94.00	



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Notes

The above costs exclude VAT.

The Joint Liquidators' choice of professional advisors was based on their perception of the experience and ability of the respective firms/individuals to perform their work, the complexity and nature of the assignment and the basis of their fee.

Kroll Advisory Ltd., being the employer of the Liquidator and the staff working on the Liquidation, is considered an associate of the Liquidator.

It is considered that these expenses are fair and reasonable and proportionate to the Liquidation.



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0.00

0.00

0.00

0.00

0.00

2,762.50

2,809.00

380.00

14,008.50

8.50

1.75

38.20

284.79

330.47

217.14

366.71

Appendix 3 - Analysis of Time Charged

The Old Golf House Hotel Limited (in Liquidation)

Statutory matters (Meetings & Reports & Notices)

Tax Compliance / Planning

Total Hours

Total Fees Claimed (£)

Strategy planning & control (incl engagement financial control)

Analysis of the Joint Liquidators' time costs for the Reporting Period Hours Total Hours Time Cost (£) Avg. Hourly Classification of Work Function Managing Manager Senior Assistant Support Director Administration And Planning Case review & Case Diary management 0.50 0.65 0.50 1.10 0.00 2.75 1.149.50 418.00 0.00 395.00 Cashiering & accounting 0.70 2.70 1.30 0.00 4.70 1,856.50 0.00 2.30 5.30 0.00 0.00 7.60 3,439.50 452.57

0.00

0.00

0.50

392.50

Creditors								
Dealings with creditors and employees	0.00	0.70	0.50	0.50	0.00	1.70	718.50	422.65
Non Pref Creditors / Employee claims handling	0.00	0.00	0.00	0.10	0.00	0.10	18.00	180.00
Realisation Of Assets								
Freehold and Leasehold Property	0.00	1.40	0.00	0.00	0.00	1.40	875.00	625.00

5,892.00

2.00

2.60

0.00

0.00

0.00

10.30

4,099.00

5.90

1.75

3,625.00

The Old Golf House Hotel Limited (in Liquidation)

Analysis of the Joint Administrators' time costs for the Cumulative Period

	Hours							
Classification of Work Function	Managing Director	Manager	Senior	Assistant	Support	Total Hours	Time Cost (£)	Avg. Hourly Rate (£)
Administration And Planning								
Case review & Case Diary management	0.50	3.15	0.50	5.85	0.00	10.00	3,007.00	300.70
Cashiering & accounting	0.00	2.90	4.30	7.95	0.00	15.15	5,054.00	333.60
IPS set up & maintenance	0.00	0.00	0.00	0.20	0.00	0.20	35.00	175.00
Insurance	0.00	9.45	5.30	0.00	0.00	14.75	6,310.00	427.80
Statutory matters (Meetings & Reports & Notices)	0.00	7.50	1.30	10.40	0.00	19.20	5,997.00	312.34
Strategy planning & control (incl engagement financial control)	0.50	3.30	0.00	45.20	0.00	49.00	11,304.00	230.69
Tax Compliance / Planning	0.00	0.00	0.00	3.55	0.00	3.55	722.00	203.38
Creditors								
Dealings with creditors and employees	0.00	2.90	0.50	8.50	0.00	11.90	4,393.50	369.20
Non Pref Creditors / Employee claims handling	0.00	0.00	0.00	0.25	0.00	0.25	46.50	186.00
Realisation Of Assets								
Freehold and Leasehold Property	0.00	58.85	0.00	5.45	0.00	64.30	34,273.00	533.02
Total Hours	1.00	88.05	11.90	87.35	0.00	188.30		377.81
Total Fees Claimed (£)	767.50	47,221.50	4,811.00	18,342.00	0.00		71,142.00	



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Appendix 4 - Statement of Creditors' Rights

Rule numbers refer to Insolvency (England & Wales) Rules 2016 (as amended)

Section numbers refer to Insolvency Act 1986

If you require a copy of any relevant rule or section, please contact stephanie.blanchard@kroll.com

Information for creditors on remuneration and disbursements of Liquidators

Information regarding the fees and disbursements of Liquidators, including details of the Kroll disbursements policy and hourly charge out rates for each grade of staff that may undertake work on this case, is in a document called "A Creditors' Guide to Liquidators' Fees". This can be viewed and downloaded from the Joint Liquidators' website at;

 $\underline{https://www.kroll.com/en-gb/services/restructuring-advisory/creditor-guides-and-employee-fact-sheets}$

(click on 'Liquidations'). Should you require a copy, please contact this office.

Creditors have the right to request information from the officeholder under rule 18.9

A secured creditor, an unsecured creditor with the concurrence of at least 5% in value of the unsecured creditors (including the creditor in question) or any unsecured creditor with the permission of the Court may make a written request to the officeholder for further information concerning remuneration or expenses. Such a request must be made within 21 days of receipt of this report and a response will be provided within 14 days of receipt of the request.

Creditors have recourse to Court, application to be made within 21 days of the officeholder giving reasons for not providing all the information requested or the expiry of the 14 days within which an officeholder must respond to a request.

Creditors have the right to challenge the office-holder's remuneration and expenses under rule 18.34

A secured creditor, an unsecured creditor with the concurrence of at least 10% in value of the unsecured creditors (including that creditor) or any unsecured creditor with the permission of the Court, may make an application to Court on the grounds that the remuneration charged, or expenses incurred are excessive and/or that the basis fixed for the office-holder's remuneration is inappropriate. The application to Court must be made no later than eight weeks after receipt of the progress report where the charging of the remuneration or the incurring of expenses in question occurs.



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