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





COMPANIES HOUSE

1	Company details	
Company number	1 1 5 8 1 1 7 6	→ Filling in this form Please complete in typescript or in
Company name in full	Hather Holdings Limited	bold black capitals.
2	Liquidator's name	
Full forename(s)	David Frederick	
Surname	Wilson	
3	Liquidator's address	
Building name/numbe	29 Park Square West	
Street	Leeds	
Post town	LS1 2PQ	
County/Region		
Postcode		
Country		
4	Liquidator's name •	
Full forename(s)		Other liquidator Use this section to tell us about
Surname		another liquidator.
5	Liquidator's address @	
Building name/numbe		Other liquidator Use this section to tell us about
Street		another liquidator.
Post town		
County/Region		
Postcode		
Country		

LIQ03 Notice of progress report in voluntary winding up

6	Period of progress report			
From date	1 5 0 1 2 0 2 1			
To date	1 4 0 1 Y2 Y0 Y2 Y2			
7	Progress report			
	☑ The progress report is attached			
8	Sign and date			
Liquidator's signature	X X X X			
Signature date	0 2 0 3 2 0 2 2			

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. **David Frederick Wilson** Company name DFW Associates Address 29 Park Square West Leeds Post town LS1₂PQ County/Region Postcode Country DX

✓ Checklist

We may return forms completed incorrectly or with information missing.

01133907940

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.

7 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

	The affairs, business and property of the company are being dealt with by the Liquidator, who acts as the company's agent and without personal liability.
1	
•	
	Liquidator's Annual Report to Members
	Elduidator & Almuar Report to Memoers
	HATHER HOLDINGS LIMITED - IN MEMBERS' VOLUNTARY
•	LIQUIDATION ("THE COMPANY")
4	For the period to 15 th January 2021 to 14 th January 2022
Í	
•	
	-
	This report has been produced by the Liquidator solely to comply with his statutory duty to report to members
	on the progress of the Liquidation. The report is private and confidential and may not be relied upon, referred to,
	reproduced or quoted from, in whole or in part, by creditors for any purpose other than this report to them, or by any other person for any purpose whatsoever.

Contents

- 1. Statutory Information
- 2. Progress During the Period
- 3. Outcome for Creditors
- 4. Pre- Appointment Costs
- 5. Liquidator's Expenses & Remuneration
- 6. Matters that Remain Outstanding
- 7. Conclusion

Appendices

- 1. Receipts and Payments Account for the period 15th January 2021 to 14th January 2022 and for the period 15th January 2019 to 14th January 2022
- 2. DFW Charging Policy and Charge Out Rates
- 3. Extract from Rules 18.9 and 18.34 (Creditors' Rights)
- 4. DFW Associates Privacy Statement

ABBREVIATIONS

"The Liquidator"

"the Act"

"the Rules"

"MVL"

"The Liquidator"

"Date of Appointment"

David Frederick Wilson

Insolvency Act 1986 (as amended)

Insolvency (England and Wales) Rules 2016

Members' Voluntary Liquidation

David Frederick Wilson

15th January 2019

EC Regulations

Council Regulation (EU) No 1346/2000 applies and these are classed as 'main proceedings' as defined in Article 3(1) of that regulation.

Data Privacy

Since 25 May 2018 creditors who are individuals (including former employees) now also have enhanced rights under UK Data Protection legislation. The Liquidator is obliged to process personal data in the performance of his statutory duties. Information about the way that we will use, and store personal data on insolvency appointments is enclosed.

1. STATUTORY INFORMATION

Company Number:

11581176

Date of Incorporation:

21st September 2018

Principal Activity:

70100 - Activities of head offices

Previous Name:

None

Trading Name:

None

Registered Office:

29 Park Square West, Leeds, LS1 2PQ

Former Registered Office:

1 Cambridge Street, Otley, LS21 1JL

Former Trading Address:

Gin House Farm, Gin House Lane, Rotherham S61 4QN

Share Capital:

200 Ordinary Shares at £1 each

Shareholders:

Gary Hather

100 Ordinary Shares

Karen Lesley Hather

100 Ordinary Share

Directors:

Appointed

Resigned

Gary Hather

14/01/2003

Mortgage & Charges:

None

2. PROGRESS DURING THE PERIOD

There have been no transactions during the period.

I am still awaiting full clearance from HM Revenue & Customs, due to the Covid-19 Pandemic, HMRC are currently undergoing a strain on their resources and correspondence isn't being dealt with in the usual timeframes. I have consistently chased HMRC and I have now given HMRC a deadline to respond. If I have not received a response by this deadline, I will proceed to close the Liquidation.

3. OUTCOME FOR CREDITORS

Secured Creditors

There are no creditors of this classification.

Preferential Creditors

There are no creditors of this classification.

Unsecured Creditors

The statement of the company's assets and liabilities embodied within the statutory declaration of solvency sworn by the Directors indicated that there were no outstanding creditors of any classification.

As required I advertised the winding up of the Company in the Gazette and invited any person claiming to be a creditor of the Company to notify their claim to me. No such claims were received.

4. PRE-APPOINTMENT COSTS

There have been no pre-appointment costs charged in this instance.

5. THE LIQUIDATOR'S REMUNERATION & EXPENSES

The fees of DFW Associates were agreed at a meeting of the members of the company on 15th January 2019, where the following resolution was passed.

"That the Liquidator be remunerated for his services as such on the basis of a set fee of £8,000 plus disbursements and VAT"

I can confirm that all fees have been paid by a third party and not from the assets of the company.

Disbursements

I am also authorised to draw disbursements, including disbursements for services provided by my firm, defined as Category 2 Disbursements in Statement of Insolvency Practice 9, in accordance with my firms policy, details of which were presented to the general meeting of the Company at which various resolutions, including the special resolution that the company be wound up voluntarily on 15th January 2019.

There have been no category 1 or category 2 disbursements paid during the Liquidation as all disbursements have been paid by a third party.

Other Professional Costs

There have been no professional costs incurred during the period.

Creditor's Rights

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 make a similar application to court within the same time limit.

An unsecured creditor may, with the permission of the court or with the concurrence in 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.

6. MATTERS THAT REMAIN OUTSTANDING

It has taken an inordinate amount of time to obtain tax clearance after the s110 reorganisation. I am still awaiting HMRC to confirm tax clearance and will commence my closing formalities as soon as the deadline for HMRC to respond has lapsed.

7. CONCLUSION

I will contact you again at the conclusion of the Liquidation or at the next annual reporting period, whichever is the sooner. Should you have any further queries please contact my office on 0113 390 7940, alternatively direct any emails to <u>immes.nuttall@dfwassociates.co.uk</u>.

David Frederick Wilson Liquidator

Dated: 2nd February 2022

Hather Holdings Limited (In Liquidation)

LIQUIDATOR'S RECEIPTS AND PAYMENTS ACCOUNT

	Declaration of Solvency £	From 15/01/2021 To 14/01/2022 £	From 15/01/2019 To 14/01/2022 £
RECEIPTS			
Freehold Property - Ryton Road	900,000.00	0.00	0.00
Freehold Property - Beech House Farm	250,000.00	0.00	0.00
Freehold Property - High St, Rawmarsh	425,000.00	0.00	0.00
Frehold Property Creaseborough Street	300,000.00	0.00	0.00
Shares in Hather Plant Hire Limited	200.00	0.00	0.00
Cash at Bank	2,500,000.00	0.00	0.00
Investments - 71M General Inv. Account	1,225,917.00	0.00	0.00
Investments - Prudential Investment Bond	602,167.00	0.00	0.00
		0.00	0.00
PAYMENTS			
Ordinary Shareholders	(200.00)	0.00	0.00
	_	. 0.00	0.00
RALANCE - 14 January 2022			0.00
			A)

David Frederick Wilson Liquidator

EXTRACT FROM THE INSOLVENCY RULES (ENGLAND AND WALES) 2016

Remuneration and expenses: application to court by a creditor or member on grounds that remuneration or expenses are excessive

Rule 18.34

- (1) This rule applies to an application in an administration, a winding-up or a bankruptcy made by a person mentioned in paragraph (2) on the grounds that—
- (a) the remuneration charged by the office-holder is in all the circumstances excessive;
- (b) the basis fixed for the office-holder's remuneration under rules 18.16, 18.18, 18.19, 18.20 and 18.21 (as applicable) is inappropriate; or
- (c) the expenses incurred by the office-holder are in all the circumstances excessive.
- (2) The following may make such an application for one or more of the orders set out in rule 18.36 or 18.37 as applicable—
- (a) a secured creditor,
- (b) an unsecured creditor with either-
 - (i) the concurrence of at least 10% in value of the unsecured creditors (including that creditor), or
 - (ii) the permission of the court, or
- (c) in a members' voluntary winding up-
 - (i) members of the company with at least 10% of the total voting rights of all the members having the right to vote at general meetings of the company, or
 - (ii) a member of the company with the permission of the court.
- (3) The application by a creditor or member must be made no later than eight weeks after receipt by the applicant of the progress report under rule 18.3, or final report or account under rule 18.14 which first reports the charging of the remuneration or the incurring of the expenses in question ("the relevant report").

EXTRACT FROM THE INSOLVENCY RÜLES (ENGLAND AND WALES) 2016

Creditors' and members' requests for further information in administration, winding up and bankruptcy

Rule 18.9

- (1) The following may make a written request to the office-holder for further information about remuneration or expenses (other than pre-administration costs in an administration) set out in a progress report under rule 18.4(1)(b), (c) or (d) or a final report under rule 18.14—
- (a) a secured creditor;
- (b) an unsecured creditor with the concurrence of at least 5% in value of the unsecured creditors (including the creditor in question);
- (c) members of the company in a members' voluntary winding up with at least 5% of the total voting rights of all the members having the right to vote at general meetings of the company;
- (d) any unsecured creditor with the permission of the court; or
- (e) any member of the company in a members' voluntary winding up with the permission of the court.
- (2) A request, or an application to the court for permission, by such a person or persons must be made or filed with the court (as applicable) within 21 days of receipt of the report by the person, or by the last of them in the case of an application by more than one member or creditor.
- (3) The office-holder must, within 14 days of receipt of such a request respond to the person or persons who requested the information by—
- (a) providing all of the information requested;
- (b) providing some of the information requested; or
- (c) declining to provide the information requested.
- (4) The office-holder may respond by providing only some of the information requested or decline to provide the information if—
- (a) the time or cost of preparation of the information would be excessive; or
- (b) disclosure of the information would be prejudicial to the conduct of the proceedings;
- (c) disclosure of the information might reasonably be expected to lead to violence against any person; or
- (d) the office-holder is subject to an obligation of confidentiality in relation to the information.
- (5) An office-holder who does not provide all the information or declines to provide the information must inform the person or persons who requested the information of the reasons for so doing.
- (6) A creditor, and a member of the company in a members' voluntary winding up, who need not be the same as the creditor or members who requested the information, may apply to the court within 21 days of—
- (a) the office-holder giving reasons for not providing all of the information requested; or
- (b) the expiry of the 14 days within which an office-holder must respond to a request.
- (7) The court may make such order as it thinks just on an application under paragraph (6).

DFW Associates

Privacy Statement for Data Subjects who are Individuals

Introduction

A Privacy Statement is a document explaining to you, if you are an individual, how your personal data will be used by us and what your rights are.

This Statement describes in general terms how we collect and use personal data about you. It has been prepared to meet the requirements of the General Data Protection Regulation (GDPR), the Data Protection Act and any other national implementing laws, regulations and secondary legislation, as amended or updated from time to time, in the UK ('Data Protection Legislation').

Please read the following carefully to understand our practices regarding your personal data.

Data Controller

DFW Associates is a Firm ('the Firm') of Insolvency Practitioners whose sole Principal is David Frederick Wilson ('Mr Wilson'). His and the Firm's contact details are given below. Mr Wilson is licensed to act as an insolvency practitioner in the United Kingdom by the Institute of Chartered Accountants in England and Wales.

Mr Wilson trading as DFW Associates is a Data Controller within the meaning of the Data Protection Legislation when the Firm is engaged to provide a service under the terms of a contract which requires it to process personal data. (The client in respect of whom personal data is being processed is also a Data Controller).

Where Mr Wilson is acting as an Officeholder (Administrative Receiver, Administrator, Liquidator, Nominee or Supervisor of a Voluntary Arrangement or a Trustee in Bankruptcy) under insolvency legislation he is the Data Controller for data processed by him as part of his statutory duties.

In this situation the Company or other legal entity over which he has been appointed as Officeholder will remain the Data Controller in respect of personal data collected and processed by it prior to his appointment (albeit it should now be contacted via the Officeholder).

For all purposes in relation to this Privacy Statement Mr Wilson can be contacted at:

DFW Associates 29 Park Square West Leeds LS1 2PQ

E: david.wilson@dfwassociates.co.uk

T: 0113 390 7940

Personal Data

Personal data means any information about an individual from which that person can be identified.

We may collect, use, store and transfer different kinds of personal data about you as follows:

- Identity Data the information we use to identify you, which may include data contained in photographs.
- Contact Data the information we use to contact you.
- Financial Data details of your income and expenditure, assets and liabilities and ancillary data such as your bank account details
- Transaction Data includes details about payments to and from you
- Communications Data your communication preferences, for example any opt out exercised by you
 under Insolvency legislation.

We may collect some 'special category' personal data from you including (but not restricted to) details of your health, or whether you are a member of a Trade Union, where this is necessary to meet our legal or regulatory obligations. We may also collect information about criminal convictions and offences and whether you have been previously involved in any personal or corporate insolvency proceedings.

How we collect Personal Data

The personal data we initially used to contact you was provided by the Company or Individual on whose instructions DFW Associates is acting or in relation to which Mr Wilson has been appointed as Officeholder. Your personal data may also be collected from the following sources:

- Records that our client or the insolvent Company or individual already holds about you.
- Questionnaires and Forms completed and submitted by you, for example to the Redundancy Payments Service or to us.
- Correspondence and other communications or meetings between you and the Firm.
- Information provided to the Firm by third parties in relation to an appointment, for example your bank, your professional advisers or the Insolvency Service.
- Information held in the public domain (for example, at Companies House and the Land Registry).

Other data controllers (including clients) may also provide your personal data to us.

How we use Personal Data

Most processing is carried out to comply with the Officeholder's legal and regulatory obligations or to enable DFW Associates to provide a service in accordance with its contractual terms. Personal data will be used to verify identity (where this is required), for communications, to maintain records and process transactions. It may also be used to facilitate the performance of investigations (including the prevention of fraud), the realisation of assets and the agreement and settlement of financial claims. Your personal data may therefore be used for more than one purpose.

Disclosure of your personal data

Mr Wilson and the Firm have a legal obligation, in certain circumstances, to disclose personal data to:

- Mr Wilson's regulatory body, the Institute of Chartered Accountants in England and Wales.
- The Secretary of State (including, but not restricted to, the Official Receiver).

Mr Wilson and the Firm may also be under an obligation to provide your personal data to other third parties who have a statutory right to request it (for example, HMRC and Law Enforcement Agencies) or who have obtained an appropriate court order.

We may also share your personal data with:

- Our accountants, solicitors, insurers and sub-contractors
- Other Governmental or relevant regulatory bodies.
- Third parties who support us in providing our IT systems, including our website, e mails, data backup and storage.
- Third parties who archive our paper records
- Third party professional service providers instructed on a case by case basis by the Officeholder or the
 Firm, including (but not restricted to) accountants and tax advisers, solicitors, valuers, debt collection
 agencies and service providers who may assist with the calculation of employee claims or pension
 deficits and contributions. They will only process your data on our instructions and they are
 under a professional duty of confidentiality.

Protection of your personal data

Policies and commercially reasonable and appropriate procedures are in place to safeguard your personal data from loss, misuse and improper disclosure.

- Staff training
- Digital personal data is held in secure data centres potentially located worldwide (and therefore
 potentially outside of the EEC).
- Paper personal data is held at the Firm's offices in Leeds, or, if the case has been closed, in a secure
 off-site third party storage facility.

We also have procedures to deal with any suspected personal data breach and will notify you and any applicable regulator of a breach where we are legally required to do so.

All our third-party service providers are required to take appropriate security measures to protect your personal information. We only allow third-party service providers to process your personal information for specified purposes and in accordance with our instructions.

Retention of Personal Data

We will only retain your personal data for as long as necessary. This necessity includes the purposes of satisfying any legal, accounting, regulatory or reporting requirements.

In line with these requirements personal data will generally be held for no longer than 6 years after the closure of an assignment or insolvency appointment.

If you have opted out of receiving future correspondence from us, your contact details will remain on our opt-out list to prevent you from receiving any further correspondence from us except where we are obliged to contact you by insolvency legislation.

Your rights

We will maintain an accurate record of personal data submitted to us. Please inform us of any changes to your information.

You are entitled to:

- Be notified that we hold and may process your personal data. This Notice meets that requirement
- Request access to and correction of your personal data.
- Request erasure of your personal data (unless we hold it under a legal obligation)
- Object to the processing of your personal data or seek to restrict its scope (unless we hold it under a legal obligation).
- Request the transfer of your personal data to you or to a third party (unless we hold it under a legal obligation).
- Withdraw consent at any time, where we are relying on consent to process your personal data. (Where
 the data received was not based on obtaining consent the right to withdraw consent does not apply).

To exercise any relevant rights, or to update your personal data, please contact Mr Wilson at david.wilson@dfwassociates.co.uk. We will seek to respond promptly and no later than 28 days.

We may need you to help us to confirm your identity or to ask you for further information to ensure that personal data is not disclosed to any person who has no right to receive it.

Complaints

We trust that this will not be necessary, but if you are concerned about an alleged breach of data privacy law by us please contact Mr Wilson at david.wilson@dfwassociates.co.uk and he will ensure that your complaint is investigated.

You also have the right to complain to the Information Commissioner's Office, the UK supervisory authority for data protection issues. Further information about how to do this can be found on the ICO website www.ico.org.uk

General

We may amplify this Privacy Statement at the point of data collection.

We may change the terms of this Privacy Statement from time to time and will place any updates on our website www.dfwassociates.co.uk. This version is dated 25 May 2018.

Paper copies of this Privacy Notice can be obtained free of charge by written request to our offices at the address given above.

DFW Associates Charging Policy

Introduction

This note applies where a licenced insolvency practitioner in the firm is acting as an office holder of an insolvent estate and seeks creditor approval to draw remuneration on the time properly spent in dealing with the case. It also applies where further information is to be provided to creditors regarding the office holder's fees. Following a passing of the resolution for the office holder to be remunerated on a time cost basis. Best practice guidance requires that such information should be disclosed to those who are responsible for approving remuneration.

In addition, this note applies where creditor approval is sought to make a separate charge by way of expenses or disbursements to recover the costs of facilities provided by the firm and where payments are to be made to outside parties in which the office holder or his firm or any associate has an interest. Best practice guidance requires that such charges should be disclosed to those who are responsible for approving the office holder's remuneration, together with an explanation of how those charges are calculated.

Office Holder's Fees in Respect of the Administration of the insolvent estate.

The office holder will delegate tasks to colleagues. Such delegation assists the office holder as it allows him/her to deal with the more difficult aspects of the case and ensures that work is allocated and completed at the appropriate level. There are various staff that are employed by the office holder and these appear below.

The firm operates a time recording system which allows the staff working on the case with the office holder to allocate their time to the case. The time is recorded at the individual hourly rate in force at that time which is detailed below.

Expenses Incurred By Office Holder In Respect Of the Administration of Insolvent Estates

Best practice guidance classifies expenses into two broad categories

- Category 1 disbursements (approval not required) specific expenditure that is directly related to the case
 usually outsourced to a third party. Once these items of expenditure are incurred they are immediately charged
 to the case.
- Category 2 disbursements (approval required) items of incidental expenditure directly incurred on the case which include an element of shared or allocated cost and which are based on a reasonable method of calculation.
- (A) The following items of expenditure are charged to the case (subject to approval)
 - Car Mileage is charged at a rate of 45p per mile
 - Storage of books and records (when not chargeable as a category 1 disbursement)
 - Expenses which should be treated as Category 2 disbursements (approval required) in addition to the 2 categories referred to above best practice guidance indicates that where payments are made to outside parties in which the office holder or his firm or any associate has an interest these should be treated as category 2 disbursements
- (B) The following items of expenditure will normally be treated as general office overheads and will not be charged to the case although a charge may be made where the precise cost to the case can be determined because the item satisfies the test of a category 1 disbursement.
 - Telephone and facsimile
 - Printing and photocopying
 - Stationery

DFW Charge-out Rates - Prc-1st December 2021

DFW Charge-out Rates - Post-1st December 2021

195

Time is recorded in 6 minute units.

Principal Associate 420 Senior Associate 265

Junior Associate

Time is recorded in 6 minute units.

Principal Associate	375
Senior Associate	220
Junior Associate	180