In accordance with Rule 6.28 of the Insolvency (England & Wales) Rules 2016 and Section 106(3) of the Insolvency Act 1986.

LIQ14 Notice of final account prior to dissolution in CVL





24/02/2024 COMPANIES HOUSE

	Company details	
Company number	1 3 4 8 4 1 2 5	→ Filling in this form Please complete in typescript or in
Company name in full	Furniture Bunny Ltd	bold black capitals.
2	Liquidator's name	
Full forename(s)	Simon	
Surname	Weir	
<u> </u>	Liquidator's address	
Building name/number	2 Lakeside	
Street	Calder Island Way	
Post town	Wakefield	
County/Region	West Yorkshire	
Postcode	WF27AW	
Country		
Ø)	Liquidator's name •	
Full forename(s)		Other liquidator
Surname		Use this section to tell us about another liquidator.
5.	Liquidator's address o	<u> </u>
Building name/number		Other liquidator
Street		Use this section to tell us about another liquidator.
Post town		
County/Region		
Postcode		
Country		e e e
•		

LIQ14
Notice of final account prior to dissolution in CVL 65 Liquidator's release ☐ Tick if one or more creditors objected to liquidator's release. 7 Final account ☑ I attach a copy of the final account. 8 Sign and date Liquidator's signature X X ⁴2 ⁴8 ^y2 | ^y0 | ^y2 | ^y3 2 Signature date

LIQ14

Notice of final account prior to dissolution in CVL

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 **DS Insolvency Limited** 2 Lakeside Calder Island Way Post town Wakefield County/Region West Yorkshire Postcode WF Country DX Telephone

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.

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

Furniture Bunny Ltd (In Liquidation) Liquidator's Abstract of Receipts & Payments From 30 May 2023 To 23 February 2024

£	£		Statement of Affairs £
5,000.00	5,000.00	ASSET REALISATIONS Cash in Hand	5,000.00
(5,000.00)	5,000.00	COST OF REALISATIONS Preparation of S. of A.	
NIL	NIL .	SECONDARY PREFERENTIAL CREDITORS HM Revenue & Customs	(29,037.63)
	NIL NIL	UNSECURED CREDITORS Trade & Expense Creditors Directors	(548.68) (50,557.05)
NIL NIL	NIL	DISTRIBUTIONS Ordinary Shareholders	(100.00)
NIL			75,243.36)
		REPRESENTED BY	
NIL	<i>[</i> '		
Simon Weir			

Liquidator

NOTICE OF NO DIVIDEND

Company Name: Furniture Bunny Ltd (In Liquidation) ("the Company")

Company Number: 13484125

This Notice is given under Rule 14.36 of the Insolvency (England & Wales) Rules 2016 ("the Rules"). It is delivered by the Liquidator of the Company, Simon Weir, of DSi Business Recovery, 2 Lakeside, Calder Island Way, Wakefield, WF2 7AW (telephone number: 01924 790880), who was appointed by the members and creditors.

The Liquidator gives notice confirming that no dividend will be declared in the Liquidation of the Company.

There is insufficient funds to pay a distribution to creditors after the expenses of the Liquidation are taken into account.

Signed:

Simon Weir Liquidator

Date: 28 December 2023

NOTICE THAT THE COMPANY'S AFFAIRS ARE FULLY WOUND UP

Company Name: Furniture Bunny Ltd (In Liquidation) ("the Company")

Company Number: 13484125

This Notice is given under Rule 6.28 of the Insolvency (England & Wales) Rules 2016 ("the Rules"). It is delivered by the Liquidator of the Company, Simon Weir of DSI Business Recovery, 2 Lakeside, Calder Island Way, Wakefield, WF2 7AW (telephone number: 01924 790880), who was appointed by the members and creditors.

The Liquidator gives notice that the Company's affairs are fully wound up.

Creditors have the right:

- (i) to request information from the Liquidator under Rule 18.9 of the Rules;
- (ii) to challenge the Liquidator's remuneration and expenses under Rule 18.34 of the Rules; and
- (iii) to object to the release of the Liquidator by giving notice in writing below before the end of the prescribed period to:

Simon Weir
DSI Business Recovery
2 Lakeside, Calder Island Way, Wakefield, WF2 7AW

The prescribed period ends at the later of: (i) eight weeks after delivery of this notice, or (ii) if any request for information under Rule 18.9 of the Rules or any application to court under that Rule or Rule 18.34 of the Rules is made, when that request or application is finally determined.

The Liquidator will vacate office under Section 171 of the Insolvency Act 1986 ("the Act") on delivering to the Registrar of Companies the final account and notice saying whether any creditor has objected to release.

The Liquidator will be released under Section 173 of the Act at the same time as vacating office unless any of the Company's creditors objected to release.

Relevant extracts of the Rules referred to above are provided overleaf.

Signed:

Simon Weir Liquidator

Dated: 28 December 2023

RELEVANT EXTRACTS OF RULES 18.9 AND 18.34 OF THE INSOLVENCY (ENGLAND & WALES) RULES 2016

Rule 18.9

- (1) The following may make a written request to the office-holder for further information about remuneration or expenses set out in a final report under rule 18.14:
 - 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.
- (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 creditor.

Rule 18.34

- (1) This rule applies to an application in a winding-up made by a person mentioned in paragraph (2) on the grounds that:
 - the remuneration charged by the office-holder is in all the circumstances excessive;
 - 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
 - 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 secured creditor; or
 - 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.
- (3) The application by a creditor must be made no later than eight weeks after receipt by the applicant of the final report or account under rule 18.14 which first reports the charging of the remuneration or the incurring of the expenses in question.

FINAL ACCOUNT

Furniture Bunny Ltd - IN CREDITORS' VOLUNTARY LIQUIDATION

Content

- Introduction
- Administration and Planning
- Enquires and Investigations
- Realisation of Assets
- Creditors
- Fees and Expenses
- Creditors' Rights
- EC Regulations
- Conclusion

Appendices

- Appendix I Statutory Information
- Appendix II Receipts and Payments account for the period 30/05/2023 to 28/12/2023
- Appendix III Creditor's Guide to Fees & Charge Out Rates
- Appendix IV Works undertaken for the period .
- Appendix V Time cost information for period 30/05/2023 to 28/12/2023

INTRODUCTION

This report provides a summary of the outcome of the Liquidation of Furniture Bunny Ltd.

The Liquidation commenced in May 2023 with assets estimated to total £5,000 and anticipated liabilities of £

ADMINISTRATION AND PLANNING

The Liquidator is required to meet a considerable number of statutory and regulatory obligations. Whilst many of these tasks do not have a direct benefit in enhancing realisations for the insolvent estate, they assist in the efficient and compliant progressing of the administration of the case, which ensures that work is carried out to high professional standards.

Reporting

The Liquidator has met his statutory and regulatory duties to report to creditors. In consideration of the need for transparency and engagement with creditors, care has been taken to ensure that reports and other communications with creditors have provided useful details of the strategies pursued and the outcomes anticipated.

Other administration tasks

During the Liquidation a number of full case reviews have been carried out.

ENQUIRES AND INVESTIGATIONS

During the Review Period, the Liquidator carried out an initial review of the Company's affairs in the period prior to appointment. This included seeking information and explanations from the director(s) (and senior employees) by means of questionnaires (and interviews); making enquiries of the Company's accountants; reviewing information received from creditors; and collecting and examining the Company's bank statements, accounts and other records.

The information acquired from this process enabled the Liquidator to meet his statutory duty to submit a confidential report on the conduct of the directors (past and present) to the Insolvency Service.

This work was also carried out with the objective of making an initial assessment of whether there were any matters that may lead to any recoveries for the benefit of creditors. This would typically include any potential claims which may be brought against parties either connected to or who have past dealings with the Company.

This initial assessment has been completed and the Liquidator did not identify any further assets or actions which might lead to a recovery for creditors.

Pre-Appointment transactions with connected parties

After reviews have been carried out, there have been no Pre-Appointment transactions that has come to the liquidator's attention that warrant further investigation.

REALISATION OF ASSETS (AS STIPULATED IN APPENDIX II)

At the date of liquidation, the Company had Cash in Hand in respect of the sale of a motor vehicle. This amount has been received in full.

There have been no other asset realisations.

Transactions with connected parties

Since my appointment a sale to a connected party has not occurred.

CREDITORS

Irrespective of whether sufficient realisations are achieved to pay a dividend to creditors, the Liquidator has had to carry out key tasks which are detailed in the list at Appendix III. The following sections explain the anticipated outcomes to creditors and any distributions paid.

Secured creditors

The Company has not granted any charges over its assets and as such there are no secured creditors in the matter.

Preferential creditors

HM Revenue & Customs

HM Revenue & Customs liability was estimated to total £29,037 at the date of liquidation. I am yet to receive a claim from them in the matter to date.

Unsecured creditors

Unsecured creditors were estimated to total £51,105. To date I have received claims totalling £50,757.

Dividend prospects

It is not anticipated that a distribution will be made to any class of creditor.

FEES AND EXPENSES

As per the resolution passed at the meeting of creditors, I am entitled to draw £5,000 plus VAT in respect of work carried out in connection with the preparation of the statement of affairs and this sum has been drawn as shown in the enclosed receipts and payments account. I can confirm this fee was paid from asset realisations.

A payment of £1,000 plus VAT from this fee was paid to CGI Accountants Ltd for their assistance with preparing accounts in connection with the Statement of Affairs and pension information. The fee for assisting with the Statement of Affairs and meetings was paid from first realisations on appointment. This fee was discharged by DSI Business Recovery.

The Liquidator's fees

It is the firm's practice to ensure that work is conducted by the appropriate staff member at the appropriate level of experience. Junior members of staff deal with the day to day administration on cases and a manager and director then oversees the work undertaken. Where the issues are complex and litigious, the work will be closely supervised or undertaken by a senior manager or director.

The basis of the Liquidator's fees was approved by creditors on 30/05/2023 in accordance with the following resolution:

"THAT the basis of the Liquidator's fees be fixed by reference to the time properly given by the Liquidator and his staff in attending to matters as set out in the fees estimate, such time to be charged at the prevailing standard hourly charge out rates used by the firm at the time when the work is performed."

I can confirm that my post appointment time costs total £3,663 do not exceed the original estimate of £5,250. Due to negligible asset realisations, no amounts have been drawn against these costs.

Having regard for the costs that are likely to be incurred in bringing this Liquidation to a close, the Liquidator considers that the original fees & expenses estimates are unlikely to be exceeded.

Disbursements

The category 1 disbursements paid for since the date of appointment total £329. These represent the simple reimbursement of actual out of pocket payments made in relation to the assignment such as specific bond and advertising costs. These costs have been met by DSI Business Recovery.

There has been no category 2 disbursements paid throughout the course of the liquidation.

Information about this insolvency process may be found on the R3 website at http://www.creditorinsolvencyguide.co.uk/. A copy of 'A Creditors' Guide to Fees' together with the firm's charge-out rate and disbursement policy is attached at Appendix III.

Other professional costs

There has been no other professional fees paid throughout the course of the liquidation.

CREDITORS' 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 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.

CONCLUSION

FINAL ACCOUNT OF FURNITURE BUNNY LTD - IN CREDITORS' VOLUNTARY LIQUIDATION

There are no other matters outstanding and the affairs of the company have been fully wound up.

If you require any further information, please contact this office.

Signed .

Simon Weir Liquidator

. 28 December 2023

Appendix I

Statutory Information

Company Name	Furniture Bunny Ltd	
Former Trading Name		
Former Trading Name Company Number 13484125 Registered Office 2 Lakeside, Calder Island Way, Wakefield, West Yorkshire, WF 7AW		
Company Number	13484125	
Registered Office		Way, Wakefield, West Yorkshire, WF2

FINAL ACCOUNT OF FURNITURE BUNNY LTD - IN CREDITORS' VOLUNTARY LIQUIDATION

Trading Address Branch House, 31-33 Branch Road, Batley, WF17 5SB

Officeholders Simon Weir, 9099

Officeholders address DSI Business Recovery

2 Lakeside, Calder Island Way, Wakefield, WF2 7AW

Date of appointment 30 May 2023

Appendix II

Receipts and Payments account for the period 30/05/2023 to 28/12/2023.

Furniture Bunny Ltd (In Liquidation) Liquidator's Summary of Receipts and Payments To 28 December 2023

RECEIPTS		Statement of Affairs (£)	Total (£)
Cash in Hand		5,000.00	5,000.00
			5,000.00
PAYMENTS			
Preparation of S. of A. HM Revenue & Customs Trade & Expense Credito Directors Ordinary Shareholders		(29,037.63) (548.68) (50,557.05) (100.00)	5,000.00 0.00 0.00 0.00 0.00
			5,000.00
Net Receipts/(Payments)			0.00

MADE UP AS FOLLOWS

0.00

Simon Weir Liquidator

Appendix III

A copy of the Creditor's Guide to Fees and charge out rates can be found on our website - www.dsinsol.com

If you have any issues accessing this document or require a hard copy please do not hesitate to contact Tom Riordan of my office on 01924 790880.

Appendix IV

Detailed list of work undertaken in the whole period 30/05/2023 to 28/12/2023

Below is detailed information about the tasks undertaken by the Liquidators.

Comment and the second	LINE OF THE PARTY
General Description (2)	Includes
Statutory and General:	
Administration:	軟 집 가장 맛있다면 그는 경기는 전기는 신청 중에서 되었다고 말하는 그 모든 그는 그는
	Filing of documents to meet statutory requirements including annual receipts and payments accounts
	Annual corporation tax returns
	Quarterly VAT returns
100000000000000000000000000000000000000	Advertising in accordance with statutory requirements
	Bonding the case for the value of the assets
Document 2	Filing of documents Periodic file reviews documenting strategy
maintenance/files	Periodic reviews of the application of ethical, anti-money laundering and anti-bribery safeguards
rreview/checklist*	Maintenance of statutory and case progression task lists/diaries
	Updating checklists
Bankaccounter	Preparing correspondence opening and closing accounts
sadministrations of the	Requesting bank statements
	Bank account reconciliations
	Correspondence with bank regarding specific transfers Maintenance of the estate cash book
	Banking remittances and issuing cheques/BACS payments
GPI-normal P	Discussions regarding strategies, to be pursued
SPlanning//Review.	Meetings with team members and independent advisers to consider practical, technical and legal aspects of the case
Books and records /	Dealing with records in storage
ystojage	Sending job files to storage
@Pensionischeme	ldentifying whether there is a pension scheme
	Submitting the relevant notices if a pension scheme is identified
	Instructing agents to wind up any pension scheme
	Liaising and providing information to be able to finalise winding up the pension scheme
Reports	Circulating initial report to creditors upon appointment
	Preparing annual progress report, investigation and general reports to creditors Disclosure of sales to connected parties
//Creditors/decisions	Preparation of decision procedure nutices; proxies/voting forms and advertisements
	Notice of decision procedure to all known creditors
	Collate and examine proofs and proxies/votes to conclude decisions
	For virtual or physical meetings: preparation of meeting file, including agenda, certificate of postage, attendance register, list
	of creditors, reports to creditors, advertisement of meeting and draft minutes of meeting
TGlosure:	Responding to queries and questions following decisions
	Review case to ensure all matters have been finalised subsuctional account to creditors
	File documents with Registrar of Companies
Investigations	
SIP Z Review 570 to 550	Collection and making an inventory of company books and records
	Correspondence to request information on the company's dealings, making further enquiries of third parties
	Reviewing questionnaires submitted by creditors and directors
	Reconstruction of financial affairs of the company
	Reviewing company's books and records
	Preparation of deficiency statement Review of specific transactions and liaising with directors regarding certain transactions
Statutory/reporting on:	Preparing statutory investigation reports
conduction director(s); cl	L'aising with Insolvency Service
	Submission of report with the Insolvency Service
	Preparation and submission of supplementary information if required
	Assisting the Insolvency Service with its investigations
Realisation of Assets	
INA CALL	
Greditors and disk	
Distributions	
Creditor/Communication:	Receive and follow up creditor apprising via talanhana
Control Continuing at 10 mg	Receive and follow up creditor enquiries via telephone Review and prepare correspondence to creditors and their representatives via facsimile, email and post
	Assisting employees to pursue claims via the RPO
	Corresponding with the PPF and the Pensions Regulator
WDealingswith proofs of a 2	Receipting and filing POD when not related to a dividend
adept (4POD) 100 Per	Corresponding with RPO regarding POD when not related to a dividend
Rrocessing proofs of debts	Preparation of correspondence to potential creditors inviting submission of POD
24-24-5-14-6-E-48-5	Receipt of POD

Appendix V

*Time cost summary for period 30/05/2023 to 28/12/2023

Time Entry - SIP9 Time & Cost Summary

F043 - Furniture Bunny Ltd All Post Appointment Project Codes To: 28/12/2023

Classification of Work Function	Partner	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost (E)	Average Hourly Rate (£)
Administration & Planning	2.00	6.35	0.00	1.20	9.55	2,497.50	261.52
Case Specific Matters	0.00	0.00	0.00	0.45	0.45	78.75	175.00
Creditors	0.00	0.55	0.00	0.00	0.55	137.50	250.00
Investigations	0.00	0.65	0.00	4.50	5.15	950.00	184.47
Realisation of Assets	0.00	0.00	0.00	0.00	0.00	0.00	0.00
rading	0.00	0.00	0.00	0.00	0.00	0.00	0.00
otal Hours	2.00	7.55	0.00	6.15	15.70	3,663.75	233.3
otal Fees Claimed						0.00	
Total Disbursements Claimed						0.00	

 Page 1 of 1
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