The Insolvency Act 1986 Return of Final Meeting in a Members' Voluntary Winding Up Pursuant to Section 94 of the Insolvency Act 1986

For Official Use To the Registrar of Companies Company number SC080917 Name of company (a) Flexigage Limited (a) Insert full name of company (b) Insert full name(s) and We (b) address(es) Geoffrey Lambert Carton-Kelly Bruce Alexander Mackay Baker Tilly Restructuring and Recovery LLP Baker Tilly Restructuring and Recovery LLP 25 Farringdon Street 25 Farringdon Street London (c) Delete as applicable London EC4A 4AB EC4A 4AB

> give notice that a general meeting of the company was duly (c) summoned for (d) 6 May 2011 pursuant to section 94 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 conducted, and the property of the company has been disposed of and (c) no quorum was present at the meeting.

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

(d) Insert date

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

Signed

Date 10 May 2011

Brue while Signed on behalf of: Under a power of attorney Dated:

'-1 Tico

14/05/2011 COMPANIES HOUSE

90

Liquidator's statement of account: members' voluntary winding up

Statement showing how winding up has been conducted and the property of the company has been disposed of

Name of Company: Flexigage Limited

From 14 January 2010 (commencement of winding up) to 6 May 2011 (close of winding up)

	Statement of assets and liabilities	Receipts		Payments
Receipts-				£
Cash at bank Inter-company debt Marketable securities Sundry Debtors Stock in Trade Work in Progress Freehold Property Plant and Machinery			Costs of Solicitor to Liquidator Other Law Costs Liquidator's remuneration Where (% on £ realised) applicable (% on £ distributed) By whom fixed	
Furniture, Fittings, Utensils etc Patents, Trademarks etc Investments other than marketable securities Surplus from securities Unpaid calls at commencement of winding up Amount received from calls on contributories made in the			Auctioneer's and Valuer's charges Costs of possession and maintenance of estate Costs of notices in Gazette and newspaper Incidental outlay Total Costs and Charges (i) Debenture holders: Payment of £ per	
winding up Receipts per trading account Other property viz:	ε		£ debenture Payment of £ per £ debenture Payment of £ per £ debenture £ debenture	
Less:			(ii) Creditors: £ *Preferential *Unsecured Dividends of p in £ on £	
Inter-company creditor Payments to redeem securities Costs of Execution			(The estimate of amount expected to rank for dividend was £) (iii) Returns to Contributories: £	
Net realisations	NIL		£0.00 per share _ per £ +share _£ _ +share	
			BALANCE £	NIL

- (1) At the date of the appointment the Company was without assets.
- (2) State amount paid into the Insolvency Services Account in respect of:

(a) unclaimed dividends payable to creditors in the winding up

£NIL

(b) other unclaimed dividends in the winding up

£NIL

(c) moneys held by the company in trust in respect of dividends or other sums due before the commencement of the winding up to any person as a member of the company £NIL

(3) Add here any special remarks the Liquidator thinks desirable:-

Fee Information:

"THAT the remuneration of the Joint Liquidators be fixed on the basis of time spent by them and members of their staff in the discharge of their duties at Baker Tilly Restructuring & Recovery LLP's standard charging rates, together with any out of pocket expenses incurred, in accordance with provisions contained in their engagement letter dated 29 January 2008."

The remuneration of the Joint Liquidators was paid by another group company.

Dated 10 May 2011

Signed (by the Liquidator)

Name and address of Liquidator (IN BLOCK LETTERS)

BRUCE ALEXANDER MACKAY

BAKER TILLY RESTRUCTURING AND RECOVERY LLP

25 FARRINGDON STREET

LONDON EC4A 4AB

> Signed on behalf of: Under a power of attorney Dated:

Notes

- * State number. Preferential creditors need not be separately shown if all creditors have been paid in full.
- + State nominal value and class of share.

DATED 12 February 2011

BRUCE ALEXANDER MACKAY

-to-

MATTHEW ROBERT HAW

POWER OF ATTORNEY

POWER OF ATTORNEY

THIS POWER OF ATTORNEY dated 12 February 2011 is made by Bruce Alexander Mackay (the "Principal") of Baker Tilly Restructuring and Recovery LLP, 25 Farringdon Street, London, EC4A 4AB.

- The Principal appoints for the matters dealt with in subparagraphs (i) to (iii) below Matthew Robert Haw of Baker Tilly Restructuring and Recovery LLP,
 Farringdon Street, London, EC4A 4AB (the "Attorney") as his agent and attorney for him in his name and on his behalf to:
 - (i) do on his behalf anything which he can lawfully do as Special Manager, Interim Receiver, Receiver, Administrative Receiver, Provisional Liquidator, Liquidator, Administrator, Nominee/Supervisor of an Individual/Company Voluntary Arrangement, Supervisor of a Scheme of Arrangement under s425 Companies Act 1985, Trustee in Bankruptcy, Interim or Permanent Trustee in a Sequestration, Trustee under a Deed of Arrangement, Trustee under a Trust Deed, Trustee of a Partnership or Administrator of a Deceased Individual's Estate or any other formal insolvency appointment in any jurisdiction, whether a sole or joint appointment (each an "Appointment");
 - (ii) execute and/or deliver, whether as a deed or otherwise, any document or instrument which may be required and to do any other act, matter or thing in connection with an Appointment which the Attorney shall consider necessary or expedient; and
 - (iii) accept on his behalf a new Appointment jointly with him.

- 2. The Principal undertakes to ratify and confirm everything which the Attorney shall do or cause to be done by virtue of this instrument.
- 3. In favour of the Attorney and any person dealing with him, any document executed by the Attorney in good faith pursuant to this Power of Attorney will, for all purposes, be valid and binding on the Principal.
- 4. The Principal authorises the delivery of a copy of this Power of Attorney to any person or persons who may reasonably require a copy.
- 5. This Power of Attorney shall be irrevocable for three months from the date of this Power of Attorney.
- 6. This Power of Attorney will be governed by and construed in accordance with English law.

The Principal has shown his acceptance of the terms of this Power of Attorney by executing it as a deed below.

SIGNED AND DELIVERED)	
as a deed by BRUCE ALEXANDER MACKAY)	Had.
in the presence of:)	

Witness's signature: MARY PERMAUL

Witness's name:

(in capitals)

Mornaul 46 BAKER TILLY 25 FARRINGDON ST

Witness's address:

MORNA

EC4A 4AB

Date:

11.02.11