In accordance with Rule 5.10 of the Insolvency (England & Wales) Rules 2016 & Section 94(3) of the Insolvency Act 1986.

# LIQ13 Notice of final account prior to dissolution in MVL



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

.1	Company details	
Company number	0 0 7 8 7 3 0 4	→ Filling in this form Please complete in typescript or i
Company name in full	Crintlands Hotels Limited	bold black capitals.
<u> </u>	Liquidator's name	
Full forename(s)	Mark Elijah Thomas	
Surname	Bowen	
	Liquidator's address	
Building name/number	11 Roman Way Business Centre	<del></del>
Street	Berry Hill	-
Post town	Droitwich	
County/Region	Worcestershire	
ostcode	W R 9 9 A J	
Country		
	Liquidator's name •	
urname		<ul><li>Other liquidator</li><li>Use this section to tell us about another liquidator.</li></ul>
_	Liquidator's address 9	
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itreet		Use this section to tell us about another liquidator.
Post town		
County/Region		
Postcode		
Country		

 $LIQ\,13$  Notice of final account prior to dissolution in MVI

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and all all all all all all all all all al	I have delivered the final account of the winding up to the members in accordance with Section 94(2) and attach a copy.	
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Liquidator's signature	Signature	×
Signature date		

Presenter information	1, Important 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.	All information on this form will appear on the public record.
Contact name Sophie Murcott	Where to send
MB Insolvency	You may return this form to any Companies Hous address, however for expediency we advise you t return it to the address below:
11 Roman Way Berry Hill	The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.
Port town Droitwich Spa County/Region Worcestershire	
Postroide WR99AJ	Further information
information@mb-i.co.uk  1-iephone 01905 776771	For further information please see the guidance notes on the website at www.gov.uk/companieshouse or email enquiries@companieshouse.gov.uk
Choklist	This form is available in an
We may return forms completed incorrectly or with information missing.	alternative format. Please visit the forms page on the website at
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.	www.gov.uk/companieshouse

Crintlands Hotels Limited (In Members' Voluntary Liquidation)

**Final Account** 

# **Mark Bowen**

MB Insolvency

11 Roman Way, Berry Hill, Droitwich, Worcestershire, WR9 9AJ

# **Crintlands Hotels Limited (In Liquidation)**

Date: 21 August 2020

# **CRINTLANDS HOTELS LIMITED (IN LIQUIDATION)**

# **FINAL ACCOUNT**

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- 2. Introduction
- 3. Administration and Planning (including statutory reporting)
- 4. Asset Realisations
- 5. Creditors' Claims
- 6. Distributions to Shareholders
- 7. Ethics
- 8. Costs and Expenses
- 9. Conclusion

#### **APPENDICES**

- 1. Receipts and Payments Account for the period for the period from 28 October 2016 21 August 2020
- 2. Charge-out Rates and Category 2 Disbursements
- 3. Narrative detail of work undertaken

**Crintlands Hotels Limited (In Liquidation)** 

**Date: 21 August 2020** 

#### 1. EXECUTIVE SUMMARY

This Final Account summarises the winding-up as a whole, as well as events since the last progress report for the period 28 October 2018 - to 27 October 2019 ("the Review Period").

A summary of key information in this report is detailed below.

Realisations	
	-

	Estimated to realise per Declaration of	_
Realisation	Solvency	<b>Total realisations</b>
Cash at Bank	273,839.04	273,812.06
Debtors	246,367	Distributed in specie
Bank Interest		11.73

#### **Expenses**

	Total expense	
_ Expense	incurred	Total payments made
Liquidator's fees	2,000	2,000
_Liquidator's Disbursements	881	881
Accountant's Fees	2,750	2,750

#### **Distributions**

Class	Distribution	 Total paid
Preferential creditors	NA <sup>†</sup>	NA
Unsecured creditors	100p	100p/£
Ordinary shareholders	5,127.15 p per share	5,127.15p per share

### 2. INTRODUCTION

Mark Bowen of MB Insolvency, 11 Roman Way, Berry Hill, Droitwich, Worcestershire, WR9 9AJ was appointed Liquidator of Crintlands Hotels Limited ("the Company") on 28 October 2016.

The purpose of this Final Account is to summarise the winding-up as a whole and to put members on notice of the Liquidator's intention to seek release from office. The Final Account details the acts and dealing of the Liquidator and it should be read in conjunction with previous correspondence to members.

# 3. ADMINISTRATION AND PLANNING (INCLUDING STATUTORY REPORTING)

As Liquidator, I am required to meet a considerable number of statutory and regulatory obligations. Whilst many of these tasks do not have a direct benefit, they assist in the efficient and compliant progressing of the liquidation, which ensures that myself and my staff carry out our work to high professional standards. The narrative detail in respect of these tasks may be found in Appendix 3.

**Crintlands Hotels Limited (In Liquidation)** 

**Date: 21 August 2020** 

#### 4. ASSET REALISATIONS

My Receipts and Payments Account for the whole period of the winding-up and for the period from my last progress report is attached at Appendix 1.

I have detailed below key information about asset realisations, however more detailed narrative about the work undertaken may be found at Appendix 3.

According to the Declaration of Solvency lodged in these proceedings, the assets of the Company had an estimated value of £520,206 which comprised principally of cash at bank and debtors.

The only realisation since the date of my last progress report has been bank interest of 10 pence.

#### Cash at Bank

The Company's bank account was closed and the closing balance of £273,812.06 was transferred to the Liquidation account. The declaration of solvency estimated that the closing balance would be £273,939.04 however further charges were paid following the date of the last bank statement.

# **Assets Distributed in Specie**

The Declaration of Solvency listed book debts of £246,367 which have been distributed in specie to the shareholders as set out below.

Bank interest has accumulated on funds held totalling £11.73.

#### **Payments**

During this report the amount of £95.15 has been repaid to MB Insolvency representing partial reimbursement for the monies paid to HM Revenue & Customs as is further detailed below.

#### 5. CREDITORS

I have had to carry out key tasks which are detailed at Appendix 3.

#### **Unsecured creditors**

As advised in my previous progress reports, a notice to creditors requiring them to submit claims was published in the Gazette. In addition, several letters were sent to HMRC seeking confirmation of their claims and that no tax liabilities remained. I have received a claim from HMRC for the sum of £656.42 which was disputed by the Director.

Following further correspondence with HMRC, it transpired that the claim could not be successfully disputed and therefore the sum of £808.21 was paid to HMRC on 18 September 2019 which represented payment in full plus statutory interest of £151.79. This payment was made by MB Insolvency in the absence of funds in the estate and the monies have been requested from the shareholder under the terms of the signed indemnity. The balance remaining in the estate of

#### **Crintlands Hotels Limited (In Liquidation)**

Date: 21 August 2020

£95.15 has been paid to MB Insolvency during this reporting period and therefore funds totalling £713.06 are now due from the member.

Clearance to close the liquidation was received from HMRC on 18 June 2020 after multiple requests.

#### 6. DISTRIBUTIONS TO SHAREHOLDERS

The following distributions were made to the shareholders; there have been no distributions during this reporting period to shareholders.

		Total amount	Total amount
Date of	£ per share	distributed	distributed
distribution	distributed	(cash)	(in specie)
7.11.2016	5,127.15	266,348.44	246,367

The above included a distribution in specie of book debts with a total estimated value of £246,367. This valuation was based upon the company's final accounts and the director's declaration of solvency.

#### 7. ETHICS

Please also be advised that Mark Bowen and MB Insolvency are bound by the Insolvency Code of Ethics when carrying out all professional work relating to an insolvency appointment.

#### General ethical considerations

Prior to the Liquidator's appointment, a review of ethical issues was undertaken and no ethical threats were identified. A further review has been carried out and no threats have been identified in respect of the management of the insolvency appointment over the Review Period.

#### **Specialist Advice and Services**

When instructing third parties to provide specialist advice and services or having the specialist services provided by the firm, the Liquidator is obligated to ensure that such advice or work is warranted and that the advice or work contracted reflects the best value and service for the work undertaken. The firm reviews annually the specialists available to provide services within each specialist area and the cost of those services to ensure best value. The specialists chosen usually have knowledge specific to the insolvency industry and, where relevant, to matters specific to this insolvency appointment. It has not been necessary to engage any specialists in this matter, the fees paid to the company's accountants were incurred prior to appointment and were approved by the Director/shareholder.

#### 8. COSTS AND EXPENSES

The payments shown on the Receipts and Payments Account at Appendix 1 are in the main self-explanatory.

#### **Crintlands Hotels Limited (In Liquidation)**

**Date: 21 August 2020** 

#### Fixed fee agreed with the Directors and ratified by members.

The members authorised the fee of £500 for assisting the directors in placing the Company into Liquidation and with preparing the Declaration of Solvency on 28 October 2016. This fee has been drawn in full during the previous reporting period.

#### Liquidator's Remuneration

The Liquidator's remuneration was approved by a resolution of the members to be paid as a set amount of £2,000. This fee has been drawn in full during the previous reporting period.

#### **Summary of Costs**

As the Liquidator's fees were approved on a set fee basis, I am not obliged to provide a breakdown of my time costs however for information purposes time costs in this matter for the period from 28 October 2019 to 21 August 2020 total £1,005 representing 6.2 hours at an average hourly rate of £162.10. Cumulatively for the total period of the liquidation, time costs total £6,620 representing 33.3 hours at an average hourly rate of £186.77.

#### **Liquidator's Disbursements**

Category 1 disbursements are in respect of expenses directly attributable to the case and are detailed below.

	Incurred £	Charged £
Disbursement Type		
Statutory Advertising	201	201
Specific Bond	680	680
Total	881	881

The meeting also resolved that my Category 2 disbursements would be charged to the case at MB Insolvency's standard tariff. Category 2 disbursements require specific authorisation and consist of disbursements that are not specifically identifiable to the case and are detailed below.

Disbursement Type	Incurred £	Charged £
Registered Office Fee	125	0
IPS Charge	125	0
Total	250	0

#### 9. CONCLUSION

The delivery of this final account to members and to the Registrar of Companies concludes the administration of this winding up.

Should you have any queries regarding this matter, or the contents of this report, please do not hesitate to contact Sophie Murcott on 01905 776 771.

Mark Bowen - Liquidator

# **Crintlands Hotels Limited (In Liquidation)**

Date: 21 August 2020

# Appendix 1

# Crintlands Hotels Limited (In Liquidation) Liquidator's Summary of Receipts and Payments

RECEIPTS	5.1.4			
RECEIPTS	Declaration	From 28/10/2016	From 28/10/2019	Total
	of Solvency	To 27/10/2019	To 21/08/2020	
	<b>(£)</b>	(£)	(£)	(£)
Book Debts	246,367.00	0.00	0.00	0.00
Cash at Bank	273,839.04	273,812.06	0.00	273,812.06
Bank Interest Gross		11.63	0.10	11.73
		273,823.69	0.10	273,823.79
PAYMENTS				
Specific Bond		680.00	0.00	680.00
Pre Appointment Fees		500.00	0.00	500.00
Office Holders Fees		2,000.00	0.00	2,000.00
Accountants Fees		2,750.00	0.00	2,750.00
VAT		1,226.20	0.00	1,226.20
Statutory Advertising		201.00	0.00	201.00
Bank Charges		23.00	0.00	23.00
Ordinary Shareholders		266,348.44	0.00	266,348.44
HMRC Repayment		0.00	95.15	95.15
		273,728.64	95.15	273,823.79
Net Receipts/(Payments)		95.05	0.10	0.00
MADE UP AS FOLLOWS				
Bank 1 Current				0.00
				0.00

# **Crintlands Hotels Limited (In Liquidation)**

Date: 21 August 2020

# Appendix 2

# CHARGE-OUT RATES AND BASES OF DISBURSEMENTS ("MB INSOLVENCY'S SUMMARY")

Staff	Charge out rates £ per hour
Insolvency Practitioner/Partners	300
Senior Manager	250
Manager	200-250
Administrator	150
Secretarial/Administration support staff	90

Description	Cost £
Photocopying / Printing	£0.17 per sheet
Registered office fee	£125 per annum
Admin System charge	£125 per case
Mileage	£0.45 per mile
Room hire	£60 per hour where held at MBI offices

# **Crintlands Hotels Limited (In Liquidation)**

Date: 21 August 2020

# Appendix 3

# Narrative detail of work undertaken for Crintlands Hotels Limited (in Members' Voluntary Liquidation)

<b>General Description</b>	Includes
Administration and	
Planning	<u>.                                  </u>
Statutory/advertising	Filing of documents to meet statutory requirements
	Advertising in accordance with statutory requirements
Document	Filing of documents
maintenance/file	Periodic file reviews
review/checklist	Periodic reviews of the application of ethical, anti-money laundering and anti-bribery safeguards
	Maintenance of statutory and case progression task lists/diaries Updating checklists
Bank account	Preparing correspondence opening and closing accounts
administration	Requesting bank statements
administration	Bank account reconciliations
	Correspondence with bank regarding specific transfers
	Maintenance of the estate cash book
	Banking remittances and issuing cheques/BACS payments
Planning / Review	Discussions regarding strategies to be pursued
ridining / Neview	Meetings with team members and independent advisers to consider
	practical, technical and legal aspects of the case
Member reports	Preparing and issuing annual progress report(s) and general reports to
.,	members
	Responding to members' queries
	Preparing and issuing proposed final account
	Preparing and issuing final account
Realisation of Assets	<u> </u>
Cash at Bank	Liaising with the bank to transfer funds and close account
<del></del>	Liaising with the bank to transfer funds and close account
Creditors	<del></del>
Creditor	Receive and follow up creditor enquiries via telephone
Communication	Review and prepare correspondence to creditors and their representatives via facsimile, email and post
	Finalising pre appointment tax position
	Obtaining tax clearance
Processing proofs of debt	Preparation of correspondence to potential creditors inviting submission of POD
	Receipt of POD
	Adjudicating POD
Dividend procedures	Advertisement of notice of proposed distribution
aona procedures	Preparation of distribution calculation
	repared or distribution calculation

# **Crintlands Hotels Limited (In Liquidation)**

Date: 21 August 2020

General Description	Includes
	Preparation of cheques/BACS to pay distribution Preparation of correspondence to creditors enclosing payment of distribution
	Payment of statutory interest to all creditors
Distributions to Members	
Dividend procedures	Preparation of distribution calculation
	Preparation of correspondence to members announcing declaration of dividend
	Preparation of cheques/BACS to pay dividend
	Preparation of correspondence to members enclosing payment of dividend
Distribution in specie	Preparation of distribution calculation
	Notification of the distribution in specie to members

#### A members' guide to liquidators' fees in solvent liquidations - England and Wales

#### 1 Introduction

When a company goes into liquidation the costs of the proceedings are paid out of its assets. The members (i.e. shareholders) therefore have a direct interest in the level of costs, and in particular the remuneration of the insolvency practitioner appointed to act as liquidator. The insolvency legislation recognises this interest by providing mechanisms for members to fix the basis of the liquidator's fees. This guide is intended to help members be aware of their rights to approve and monitor fees and explains the basis on which fees are fixed.

#### 2 Liquidation procedure

Liquidation (or 'winding up') is the most common type of corporate insolvency procedure. Liquidation is the formal winding up of a company's affairs entailing the realisation of its assets and the distribution of the proceeds in a prescribed order of priority. Where a declaration of solvency has been sworn by all or a majority of the directors of a company (as would usually be the case where they believe that the company has surplus assets to be distributed to members) a liquidation instituted by resolution of the shareholders is called a members' voluntary liquidation (often abbreviated to 'MVL').

#### 3 Fixing the liquidator's fees

The basis for fixing the liquidator's remuneration in an MVL is set out in the Insolvency (England & Wales) Rules 2016 ("the Rules"). The Rules state that the remuneration shall be fixed either:

- as a percentage of the value of the assets which are realised or distributed or both, or
- by reference to the time properly given by the liquidator and his staff in attending to matters arising in the winding up; or
- as a set amount.

Any combination of these bases may be used to fix the remuneration and different bases may be used for different things done by the liquidator. Where the remuneration is fixed as a percentage, different percentages may be used for different things done by the liquidator.

#### 4. Who fixes the remuneration?

It is for the members of the company to determine on which of these bases the remuneration is to be fixed, and if it is to be fixed as a percentage, to fix the percentage to be applied. The Rules state that in arriving at their decision the members shall have regard to the following matters:

- the complexity (or otherwise) of the case;
- any respects in which, in connection with the company's affairs, there falls on the liquidator any responsibility of an exceptional kind or degree;
- the effectiveness with which the liquidator appears to be carrying out, or to have carried out, his duties; and

the value and nature of the assets with which the liquidator has to deal.

A resolution specifying the terms on which the liquidator is to be remunerated may be passed at the same time as the resolution is passed appointing the liquidator. All members will receive notice of the proposed resolution. If the remuneration is not fixed by a members' resolution, the liquidator may apply to court for it to be fixed, but any such application must be made within 18 months of the liquidator's appointment.

#### 5. Review of remuneration

Where there has been a material and substantial change in circumstances since the basis of the liquidator's remuneration was fixed, the liquidator may request that it be changed. The request must be made to the same body as initially approved the remuneration, and the same rules apply as to the original approval.

#### 6. What information should be provided by the liquidator?

#### 6.1 General principles

The liquidator should provide those responsible for approving his remuneration with sufficient information to enable them to make an informed judgement about the reasonableness of the liquidator's request. The information should be presented in a manner which is transparent, consistent throughout the life of the case and useful to members, while being proportionate to the circumstances of the case.

The liquidator should disclose:

- payments, remuneration and expenses arising from the administration paid to the liquidator or his or her associates; and
- any business or personal relationships with parties responsible for approving the liquidator's remuneration
  or who provide services to the liquidator in respect of the insolvency appointment where the relationship
  could give rise to a conflict of interest.

Where the liquidator sub-contracts out work that could otherwise be carried out by the liquidator or his or her staff, this should be drawn to the attention of members with an explanation of why it is being done.

# 6.2 Key issues

The key issues of concern to those with a financial interest in the level of payments from the insolvency estate will commonly be:

- the work the liquidator anticipates will be done, and why that work is necessary;
- the anticipated cost of that work, including any expenses expected to be incurred in connection with it;
- whether it is anticipated that the work will provide a financial benefit, and if so what benefit (or if the work
  provided no direct financial benefit, but was required by statute);
- the work actually done and why that work was necessary;
- the actual costs of the work, including any expenses incurred in connection with it, as against any estimate provided; and

• whether the work has provided a financial benefit, and if so what benefit (or if the work provided no direct financial benefit, but was required by statute).

When providing information about payments, fees and expenses, the liquidator should do so in a way which facilitates clarity of understanding of these key issues. Narrative explanations should be provided to support any numerical information supplied. Where it is practical to do so, the liquidator should provide an indication of the likely return to creditors when seeking approval for the basis of his remuneration.

When approval for a fixed amount or a percentage basis is sought, the liquidator should explain why the basis requested is expected to produce a fair and reasonable reflection of the work that the liquidator anticipates will be undertaken.

#### 6.3 Disbursements

Costs met by and reimbursed to the liquidator in connection with the liquidation will fall into two categories:

- Category 1 disbursements: These are payments to independent third parties where there is specific
  expenditure directly referable to the liquidation. Category 1 disbursements can be drawn without prior
  approval, although the liquidator should be prepared to disclose information about them in the same way
  as any other expenses.
- Category 2 disbursements: These are costs that are directly referable to the liquidation but not to a payment to an independent third party. They may include shared or allocated costs that may be incurred by the liquidator or their firm, and that can be allocated to the liquidation on a proper and reasonable basis. Category 2 disbursements require approval in the same manner as the liquidator's remuneration.

When seeking approval, the liquidator should explain, for each category of cost, the basis on which the charge is being made. If the liquidator has obtained approval for the basis of Category 2 disbursements, that basis may continue to be used in a sequential appointment where further approval of the basis of remuneration is not required, or where the liquidator is replaced.

The following are not permissible as disbursements:

- a charge calculated as a percentage of remuneration;
- an administration fee or charge additional to the liquidator's remuneration; or
- recovery of basic overhead costs such as office and equipment rental, depreciation and finance charges.

#### 6.4 Progress reports and requests for further information

The liquidator is required to send annual progress reports to members. The reports must include:

- the basis fixed for the remuneration of the liquidator (or if not fixed at the date of the report, the steps taken during the period of the report to fix it);
- if the basis has been fixed, a statement of the remuneration charged during the period of the report, irrespective of whether it was actually paid during that period (except where it is fixed as a set amount, in which case it may be shown as that amount without any apportionment for the period of the report);
- if the report is the first to be made after the basis has been fixed, the remuneration charged during the
  periods covered by the previous reports, together with a description of the things done by the liquidator
  during those periods, irrespective of whether payment was actually made during the period of the report;
- a statement of the expenses incurred by the liquidator during the period of the report, irrespective of whether payment was actually made during that period; and
- a statement of the members' rights to request further information and their rights to challenge the liquidator's remuneration and expenses.

Within 21 days of receipt of a progress report, a member may request the liquidator to provide further information about the remuneration and expenses set out in the report. A request must be in writing and may be made by members with at least 5% of the total voting rights of all the members having the right to vote at general meetings of the company or by any member with the permission of the court.

The liquidator must provide the requested information within 14 days, unless he considers that:

- the time or cost of preparation of the information would be excessive, or
- disclosure would be prejudicial to the conduct of the liquidation or might reasonably be expected to lead to violence against any person, or
- the liquidator is subject to an obligation of confidentiality in relation to the information requested,

in which case he must give the reasons for not providing the information.

Any member may apply to the court within 21 days of the liquidator's refusal to provide the requested information, or the expiry of the 14 days time limit for the provision of the information.

# 7. Provision of information – additional requirements

The liquidator must provide certain information about the time spent on the case, free of charge, upon request by any creditor, director or shareholder of the company.

The information which must be provided is -

- the total number of hours spent on the case by the liquidator and any staff assigned to the case;
- for each grade of staff, the average hourly rate at which they are charged out; and
- the number of hours spent by each grade of staff in the relevant period.

The period for which the information must be provided is the period from appointment to the end of the most recent period of six months reckoned from the date of the liquidator's appointment, or where he has vacated office, the date that he vacated office.

The information must be provided within 28 days of receipt of the request by the liquidator, and requests must be made within two years from vacation of office.

# 8. What if a member is dissatisfied?

If a member believes that the liquidator's remuneration is excessive, the basis is inappropriate, or the expenses incurred by the liquidator are in all the circumstances excessive, provided that certain conditions are met, the member may apply to the court.

Application may be made to the court by members 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 any member with the permission of the court. Any such application must be made within 8 weeks of the applicant receiving the liquidator's progress report in which the charging of the remuneration or incurring of the expenses in question is first reported. If the court does not dismiss the application (which it may if it considers that insufficient cause is shown), the applicant must give the liquidator a copy of the application and supporting evidence at least 14 days before the hearing.

If the court considers the application well founded, it may order that the remuneration be reduced, the basis be changed, or the expenses be disallowed or repaid. Unless the court orders otherwise, the costs of the application must be paid by the applicant and not out of the assets of the company.

#### 9. Other matters relating to fees

Where the liquidator realises assets on behalf of a secured creditor he is entitled to be remunerated out of the proceeds of sale in accordance with the scale laid down in the Rules. Usually, however, the liquidator will agree the basis of his fee for dealing with charged assets with the secured creditor concerned.

Where two (or more) joint liquidators are appointed it is for them to agree between themselves how the remuneration payable should be apportioned. Any dispute between them may be referred to the court, or a meeting of members.

If a new liquidator is appointed in place of another, any determination, resolution or court order which was in effect immediately before the replacement continues to have effect in relation to the remuneration of the new liquidator until a further determination, resolution or court order is made.

Where the basis of the remuneration is a set amount, and the liquidator ceases to act before the time has elapsed or the work has been completed for which the amount was set, application may be made for a determination of the amount that should be paid to the outgoing liquidator. The application must be made to the same body as approved the remuneration. Where the outgoing liquidator and the incoming liquidator are from the same firm, they will usually agree the apportionment between them.

There may also be occasions when members will agree to make funds available themselves to pay for the liquidator to carry out tasks which cannot be paid for out of the assets. Any arrangements of this nature will be a matter for agreement between the liquidator and the members concerned and will not be subject to the statutory rules relating to remuneration.

Whilst every care has been taken in its preparation, this statement is intended for general guidance only.