S.18(4)

The Insolvency Act 1986 Notice of Discharge of **Administration Order** Pursuant to Section 18(4) of the Insolvency Act 1986

To the Registrar of Companies

For official use	-
Company Numbe	er
2948183	
	_
	-
	_
	_
	_
<u> </u>	_

Name of Company

Company.

Insert full name of

VLP LIMITED

I/We K D Goodman and

N A Bennett

of Leonard Curtis & Co

One Great Cumberland Place, Marble Arch, London

Postcode: W1H 7LV

administrator(s) of the company hereby give notice that on

Insert date

29 June 2005

the administration order was discharged. An office copy of the said order of discharge is attached.

Signed:

Date: 13 July 2005

Presentor's name, address and reference (if any);

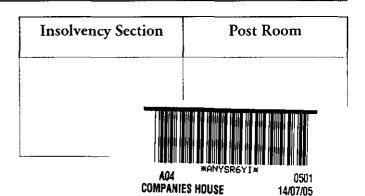
Leonard Curtis & Co

One Great Cumberland Place

Marble Arch, London

W1H 7LW

SWB/3



IN THE HIGH COURT OF JUSTICE CHANCERY DIVISION COMPANIES COURT

Mr Justice Etherton
Dated 29 June 2005



IN THE MATTER OF VLP LIMITED (IN ADMINISTRATION)

AND IN THE MATTER OF THE INSOLVENCY ACT 1986	OFFICE COAL
ORDER	COMPANIES COURT

UPON the Petition of Keith David Goodman and Neil Andrew Bennett of Leonard Curtis & Co., One Great Cumberland Place, London W1H 7LW, the joint administrators ('the Joint Administrators') of VLP Limited ('the Company')

AND UPON hearing Counsel for the Joint Administrators

AND UPON reading the documents as placed before the Court file

AND UPON the court being satisfied that the EC Regulation on Insolvency Proceedings will apply and that these proceedings will be main proceedings as defined in Article 3 of the EC Regulation

IT IS ORDERED AND DIRECTED THAT:

- 1. The Administration Order dated 23 March 2003 be discharged pursuant to section 18 of the Insolvency Act 1986 ('the Act') on the grounds that the purposes specified in the Administration Order are incapable of achievement;
- 2. Under section 20 of the Act, that the Joint Administrators and each of them be absolutely and unconditionally released from all liabilities in respect of their acts or omissions in the administration and otherwise in relation to their conduct as administrators of the Company with effect from 28 days after the filing of their final receipts and payments account, save in respect of any claim notified to the Joint Administrators by that date;
- 3. The Company be wound up by the Court under the provisions of the Act;
- 4. The costs of and occasioned by this Petition be treated as an expense of the Liquidation of the Company.

Dated 29 June 2005

Claim No.3609 of 2005

IN THE HIGH COURT OF JUSTICE CHANCERY DIVISION COMPANIES COURT

Mr Justice Etherton
Dated 29 June 2005

IN THE MATTER OF VLP LIMITED (IN ADMINISTRATION)

AND IN THE MATTER OF THE INSOLVENCY ACT 1986

ORDER

Berwin Leighton Paisner
Adelaide House
London Bridge
London
EC4R 9HA

Tel: 020 7760 1000

Fax: 020 7760 1111