Section 94

The Insolvency Act 1986

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

To the Registrar of Companies

S.94

For official use	
	ì
The state of the s	i
1 1	ı
	ı

Company Number

00555803

Name of Company

(a) Insert full name of company

(a) Dussek Campbell Ltd

(b) Insert full name(s) and address(es)

₩ We, (b) E A Bingham and P J Brazzill

Ernst & Young LLP, 1 More London Place, London, SE1 2AF

(c) Delete as applicable (d) Insert date

(e) The copy account must be authenticated by the written signature(s) of the liquidator(s) give notice that a general meeting of the company was duly (c) [held on] [summoned for] (d) 11 April 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) [that the same was done accordingly] [no quorum was present at the meeting]

Signed

-Date --- 11-April 2011

Presenter's name, address and reference (if any) Dan Panas Ernst & Young LLP 1 More London Place London, SE1 2AF

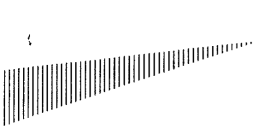
Ref ML7E/DP/AS/EAB/LO-5082/PCF/D12 09

A3YOHV3E

A40 18/06/2011 13

COMPANIES HOUSE

A33 COMPANIES HOUSE





Ernst & Young LLP 1 More London Place London SE1 2AF

Tel 020 7951 2000 Fax 020 7951 1345 www.ey.com/uk

TO THE SHAREHOLDER

11 April 2011

Ref ML7E/DP/AS/EAB/LO-5082/PCF/D12 4

Direct line 020 7951 6843

Dan Panas

Dear Sir or Madam

Dussek Campbell Ltd (In Members' Voluntary Liquidation)

E A Bingham and I were appointed as Joint Liquidators of the company on 14 September 2010. I write to advise you that we are now in a position to conclude the liquidation.

In accordance with Section 94 of the Insolvency Act 1986, a final meeting of members has been called for 11 April 2011

This letter also constitutes our final progress report to members, which will be presented to the meeting

We are required to provide certain information about the company and the liquidators in accordance with the provisions of the Insolvency Rules 1986. The information can be found in Appendix A of this report

Progress during the period of the report

The Declaration of Solvency sworn by the Directors indicated that the company's only asset at the date of liquidation was an intercompany receivable of £1,000 due from the sole shareholder. This receivable was distributed in specie to the shareholder on 11 March 2011.

The company was dormant for Corporation Tax purposes and as such, was not required to submit final returns to HM Revenue & Customs. It is customary to seek confirmation from the tax authorities that they have no objection to the closure of the liquidation. HM Revenue & Customs have confirmed that they have no objection to the closure of the liquidation.

Joint liquidators' remuneration

The Joint Liquidators' remuneration is to be paid by BP International Limited



Members' rights to further information about, and challenge, remuneration and expenses

In certain circumstances, members are entitled to request further information about our remuneration or expenses, or to apply to court if members consider the costs to be excessive. Further information is provided in Appendix B.

Other matters

Once the final meeting has been held and our final return and account has been filed at Companies House, we will vacate office and receive our release. Approximately three months after the filing of the final return and account, the company will be dissolved by the Registrar of Companies.

Yours faithfully for Dussek Campbell Ltd

P J Brazzıll Joint Liquidator

Enc Notice of final meeting

Proxy form

E A Bingham and P J Brazzill are licensed in the United Kingdom to act as Insolvency Practitioners by the Insolvency Practitioners Association under Section 390(2)(a) of the Insolvency Act 1986

We may collect use, transfer, store or otherwise process (collectively, "Process") information that can be linked to specific individuals ("Personal Data"). We may Process Personal Data in various jurisdictions in accordance with applicable law and professional regulations including (without limitation) the Data Protection Act 1998.