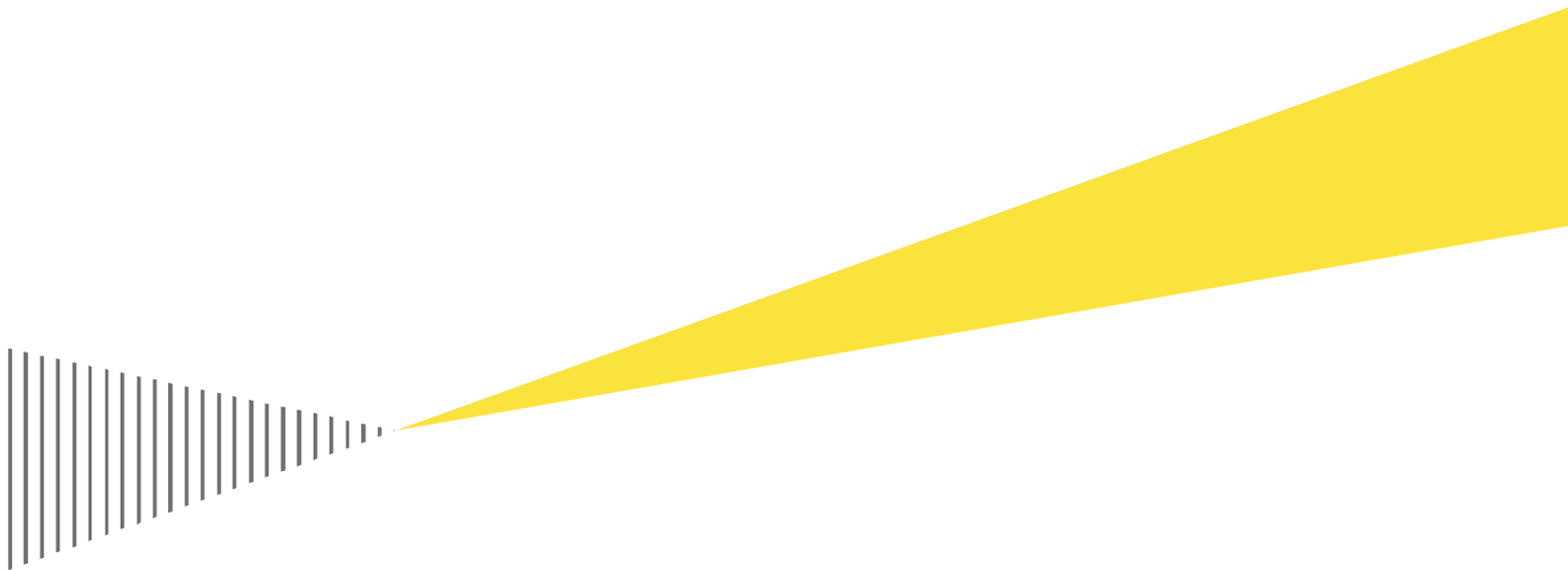


Micro-Metalsmiths Limited - in Creditors' Voluntary Liquidation (formerly in Administration)

Report to Creditors pursuant to Section 104A of the Insolvency
Act 1986

13 December 2016

Ernst & Young LLP



EY

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Abbreviations

The following abbreviations are used in this report:

Barclays	Barclays Bank plc
the Company or Metalsmiths	Micro-Metalsmiths Limited
ES Group	Edward Symmons LLP
Gasfrac	Gasfrac Energy Services Limited
GVA	GVA Grimley Ltd
Lloyds	Lloyds Banking Group
LSH	Lambert Smith Hampton Group Limited
Microwave	MM Microwave Limited
Phynova	Phynova Group Limited
Pinsents	Pinsent Masons LLP
PPF	Pension Protection Fund
the Purchaser or Sylatech	Sylatech Limited
RPS	Redundancy Payments Service
SIP	Statement of Insolvency Practice
TUPE	Transfer of Undertakings (Protection of Employment) Regulations 2006

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1. Introduction

R H Kelly and CGJ King (“Joint Liquidators” or “the Liquidators”) were appointed Joint Liquidators of the Company on 21 October 2015 following the end of the Administration. Our appointment was made by the creditors pursuant to Paragraph 83 of Schedule B1 to the Insolvency Act 1986 and Rule 2.117 of the Insolvency Rules 1986, in accordance with the Joint Administrators’ Proposals dated 25 June 2014.

This report on the progress of the Liquidation is in accordance with Section 104A of the Insolvency Act 1986.

This report covers the period from 21 October 2015 to 20 October 2016 and should be read in conjunction with the Joint Administrators’ Proposals dated 25 June 2014 and the Joint Administrators’ previous progress reports dated 28 November 2014, 8 April 2015 and 27 October 2015.

In accordance with the provisions of the Insolvency Rules 1986 we are required to provide certain information about the Company and the Liquidators. This information is attached at Appendix D.

2. Progress of the Liquidation

2.1 Administration Surplus

The majority of the Company's assets were realised in the Administration. After meeting the costs of the Administration and making a distribution to secured creditors, a surplus of £504,632 was transferred to the Liquidation. The following assets remained to be realised in the Liquidation.

2.2 Deferred Consideration

As previously reported, on 2 May 2014 the business and certain assets of the Company were sold to Sylatech Limited for total consideration of £620,000. Consideration of £380,000 was paid on completion and the remaining balance of £240,000 was deferred and to be paid over a 15 month period.

There was £7,500 remaining to be paid at the date of liquidation, which has been collected during the period of this report. There are no further balances to be paid.

2.3 Freehold Properties

2.3.1 Overage Clause

The Company owned two adjoining freehold properties comprising a 34,000 sq ft manufacturing facility and a seven bed freehold residential property in Kirkbymoorside.

As previously reported, the Administrators concluded a sale of these two properties on 27 November 2014 to Sylatech for consideration of £550,000. An overage provision was also included for additional consideration in the event the two properties are developed for residential housing during a three year period from the date of sale.

Sylatech is pursuing a redevelopment of the sites. However, it is still unclear if any overage amounts will become payable as the prospects of future redevelopment is unknown at this stage. Any sums payable will be recovered in the Liquidation.

2.3.2 Rental Income

Sylatech rented the Company's properties prior to purchasing them. There was a remaining balance of rental income in the sum of £20,314 due at the date of liquidation, which has been collected during the period of this report. There are no further balances to collect.

2.4 Minority Interest

The Company owned minority shareholding in Phynova that had not been realised at the date of liquidation.

Phynova is a private limited life sciences business based in the UK. The Company owns c.7% of Phynova's ordinary share capital.

The business is in its early stages of product development with modest commenced commercial sales. As a consequence, the only offer we have received to date would have had a minimal effect on the dividend for the creditors of the Company. After consultation with the major creditor, we declined to accept this offer.

Phynova have recently started making more substantial sales and we continue to monitor the position and maintain discussions with Phynova's management to conclude on the most appropriate strategy to achieve a sale of these shares at a value that would make a difference to creditors.

3. Receipts and payments

A receipts and payments account for the period from 21 October 2015 to 20 October 2016 is attached at Appendix A. This does not reflect estimated future realisations or costs.

4. Outcome for creditors

4.1 Secured Creditors

Barclays Bank plc

At 21 October 2015, Barclays have received a total distribution of c£0.9m under their fixed charges on the properties leaving a shortfall of c£0.05m.

Lloyds Banking Group

Lloyds provided a confidential invoice discounting facility to the Company prior to our appointment and held fixed charge security over the debts.

As previously reported, under the sale agreement with Sylatech, Lloyds transferred the outstanding debtor ledger at appointment to the Purchaser. The equity in these debts was purchased by Sylatech for £60,000 which was subsequently paid in full. As a consequence, the Company's liability to Lloyds has been extinguished.

4.2 Preferential Creditors

As part of the sale of the business, all of Metalsmiths' employees and their associated liabilities transferred to the Purchaser under the TUPE regulations.

There are no preferential claims expected in the Liquidation.

4.3 Non-preferential Creditors

Non-preferential unsecured creditor claims received to date total £10,088,177. There are further claims listed on the directors' Statement of affairs totalling £35,000 for which no claim has been submitted.

4.4 The Prescribed Part

No lender has a floating charge over the Company's assets. As a consequence, any uncharged assets after costs of the Liquidation will be available to the unsecured creditors. The Prescribed Part pursuant to section 176A of the Insolvency Act 1986 will therefore not apply.

4.5 Distributions to Creditors

As the remaining assets require long term realisations, the Joint Liquidators plan to on declare an interim dividend on or before 13 March 2017, two months from the last date for proving. We expect the interim dividend to be in the region of three pence in the pound.

A notice of intended dividend is enclosed. All creditors yet to prove their debt are requested to submit their claim to the Joint Liquidators on or before 13 January 2017. This Notice will also be advertised in the London Gazette pursuant to Rule 11.2 of the Insolvency Rules 1986.

5. Liquidators' remuneration and disbursements

5.1 Remuneration

Set out at Appendix B is an analysis of the time spent and charge out rates for each grade of staff for the various areas of work carried out as required by the Statement of Insolvency Practice No.9 ("SIP9").

To 20 October 2016, the Liquidators have incurred time costs of £20,484. No fees have been drawn to date.

Our time costs during the period covered by this report relate principally to the following matters:

- ▶ Realising the assets remaining at the date of Liquidation;
- ▶ Dealing with unsecured creditor enquiries and claims; and
- ▶ Dealing with statutory reporting and compliance obligations.

The statutory provisions relating to remuneration are set out in Rule 2.106 of the Insolvency Rules 1986. Further information is given in the Association of Business Recovery Professionals' publication 'A Creditors' Guide to Liquidators' Fees', a copy of which may be accessed from the website of the Insolvency Practitioners Association at <http://www.insolvency-practitioners.org.uk> (follow "Regulation and Guidance" then 'Creditors' Guides to Fees' then 'Liquidators Fees (November 2011)'), or is available in hard copy upon written request to the Joint Liquidators.

In accordance with Rule 4.63A of the Insolvency Rules 1986, the Joint Liquidators' remuneration was approved by a resolution of the creditors of the Company on 6 April 2016, based on the sum of three separate elements:

1) *Time cost fee*

That the Liquidators' remuneration for statutory work, agreeing creditors' claims and distributing assets to creditors is based on the time properly spent by them and their staff at the rates set out in Appendix B subject to a 20% discount and a limit of £60,000.

2) *Realisation fee on Phynova shares*

That the Liquidators' remuneration for realising the Company's shareholding in Phynova Limited be set at the following percentage of the amount realised:

- 10% of realisations up to £50,000; plus
- 15% of realisations between £50,001 and £100,000; plus
- 20% of realisations between £100,001 and £150,000; plus
- 40% of realisations of £150,001 and above.

3) *Realisation fee on Kirkbymoorside Property overage*

That the Liquidators' remuneration for realising income relating to the overage clause that was agreed by the former administrators when the Company's property at Kirkbymoorside was sold to Sylatech Limited be set at the following percentage of the amount realised:

- 10% of realisations up to £50,000; plus
- 15% of realisations between £50,001 and £100,000; plus
- 20% of realisations of £100,001 and above.

The estimate of remuneration is £60,000.00 plus VAT. Expenses expected to be incurred are £1,000.00 plus VAT.

A statement of the Joint Liquidators' policy on charging remuneration is included at Appendix C.

5.2 Disbursements

The unsecured creditors also approved the Joint Liquidators drawing category 2 disbursements.

Appendix C provides a statement of the Joint Liquidators' policy for charging category 2 disbursements and a breakdown of the category 1 and 2 disbursements incurred and paid to date.

5.3 Payment to other professionals

The Joint Liquidators have engaged the following professional firms to assist them. They were chosen on the basis of their experience in similar assignments.

Name of firm	Nature of service	How contracted to be paid
Pinsent Masons	Legal advice in relation to realising the Company's minority interests and overage.	Time cost basis

The fees paid to each of these professionals to date are included in the receipts and payments account at Appendix A and are as follows by firm:

Name of firm	£
Pinsent Masons	545

The following costs have also been incurred and paid after the period covered by this report:

Name of firm	£
Pinsent Masons	2,000

5.4 Right to request information

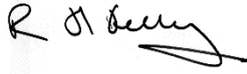
In certain circumstances, creditors are entitled to request further information regarding the Administrators' remuneration or expenses, or to apply to court on the grounds that the costs are considered to be excessive. (Rules 2.48A and 2.109 of the Insolvency Rules 1986). Further information is provided in Appendix D.

6. Reporting

The next report will be delivered within two months from the next anniversary date being 21 October 2017, or at the conclusion of the Liquidation, whichever is sooner.

Should you wish to discuss any aspect of this report, please do not hesitate to contact Summer Lu on 0113 298 2424.

Yours faithfully
for the Company



R H Kelly
Joint Liquidator

Enc: Notice of Intended Dividend

C G J King is licensed in the United Kingdom to act as an insolvency practitioner by The Institute of Chartered Accountants in England and Wales. R H Kelly is licensed in the United Kingdom to act as an insolvency practitioner by The Institute of Chartered Accountants of Scotland.

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.

Appendix A Joint Liquidators' abstract of receipts and payments from 21 October 2015 to 20 October 2016

*Estimated to realise
as per the Directors'
Statement of Affairs*

£		From 21 October 2015 to 20 October 2016 £	Total £
	RECEIPTS		
<i>n/a</i>	Administration surplus	504,632	504,632
<i>n/a</i>	Rental income	20,314	20,314
<i>n/a</i>	Deferred consideration	7,500	7,500
	Bank interest	447	447
	Total Receipts	<u>532,893</u>	<u>532,893</u>
	PAYMENTS		
	Corporation tax	(12,101)	(12,101)
	Legal fees	(545)	(545)
	Public Notices	(85)	(85)
	Bank charges	(0)	(0)
	Total Payments	<u>(12,731)</u>	<u>(12,731)</u>
	Cash at Bank	520,162	520,162
	Balances in Hand	<u><u>520,162</u></u>	<u><u>520,162</u></u>

Note: there was a period from 8 October 2015 to 20 October 2015 that was not covered in our final administrators' Progress report, however there were no receipts and payments in this period.

Appendix B Summary of Joint Liquidator's Time Costs from 21 October 2015 to 20 October 2016

	Partner	Executive Director	Assistant Director	Manager	Executive	Assistants and Support	Total Hours	Total time cost EY rates
Accounting and administration	2.0	-	1.0	-	17.0	-	20.0	£6,333
Bank and statutory reporting	-	-	1.5	-	-	-	1.5	£713
Creditors	-	-	0.5	-	6.6	-	7.1	£1,987
Employee Matters	-	-	-	-	-	-	-	£1,800
Immediate tasks	-	-	-	-	-	-	-	-
Investigations	-	-	-	-	2.1	-	2.1	£557
Job acceptance and strategy	-	-	-	-	-	-	-	£0
Legal issues	-	-	0.5	-	-	-	0.5	£238
Other assets	-	-	1.3	-	-	-	1.3	£643
Other matters	-	-	-	-	-	-	-	-
Property	1.0	-	-	-	-	-	1.0	£660
Statutory duties	-	-	0.8	-	3.5	-	4.3	£1,323
VAT and Taxation	-	-	0.4	1.5	3.6	22.8	28.3	£8,033
Total Hours	3.0	-	6.0	1.5	32.8	22.8	66.1	£22,284
Total time cost EY rates	£1,980	-	£2,900	£975	£8,715	£5,914		£20,484
Average rate per hour at EY rates	£660	-	£483	£650	£266	£259		£310

Appendix C Statement of Joint Liquidators' charging policy on remuneration and disbursements

Office Holders' Charging Policy for Fees

The Joint Liquidators have engaged a manager and other staff to work on the cases. The work required is delegated to the most appropriate level of staff taking account of the nature of the work and the individual's experience. Additional assistance is provided by accounting and treasury executives dealing with the company's bank accounts and statutory compliance diaries. Work carried out by all staff is subject to the overall supervision of the Liquidators.

All time spent by staff working directly on case-related matters is charged to a separate time code established for each case. Each member of staff has a specific hourly rate, which is subject to change over time. The average hourly rates for each category of staff over the period are shown in the table below, as are the current hourly rates used. The current hourly rates may be higher than the average rates, if hourly rates have increased over the period covered by this report. Time is recorded in units of six minutes.

Chargeout rates

Grade Description	From 1 July	From 1 July	From 1 July	From 1 July
	2013	2014	2015	2016
	£	£	£	£
Partner	600	630	660	710
Executive Director	570	600	630	660
Assistant Director	430	450	475	500
Senior Executive	335	350	370	390
Executive	240	250	265	280
Analyst level 3	195	205	215	225
Analyst level 2	145	150	160	170
Analyst level 1	135	140	145	150
Accounting and Treasury Staff	120	125	130	135

Office Holders' Charging Policy for Disbursements

Statement of Insolvency Practice No. 9 ("SIP 9") published by R3 (The Association of Business Recovery Professionals) divides disbursements into two categories.

Category 1 disbursements comprise payments made by the office holders' firm, which comprise specific expenditure relating to the administration of the insolvent's affairs and referable to payment to an independent third party. These disbursements can be paid from the insolvent's assets without approval from the Committee. In line with SIP 9, it is our policy to disclose such disbursements drawn but not to seek approval for their payment.

Category 2 disbursements comprise payments made by the office holders' firm which include elements of shared or overhead costs. Such disbursements are subject to approval from the creditors as if they were remuneration. It is our policy, in line with SIP 9, to seek approval for this category of disbursement before they are drawn.

Category 2 Disbursements

To date, there have been no category 2 disbursements incurred or paid.

Appendix D Summary of Statutory Information

Company Information

Company Name:	Micro- Metalsmiths Limited
Registered Office Address:	c/o Ernst & Young LLP, 1 Bridgewater Place, Water Lane, Leeds, LS11 5QR
Registered Number:	00786649
Trading Name(s):	n/a
Trading Address(es):	Kirkdale Road, Kirkbymoorside, North Yorkshire, YO62 6PX

Details of the Liquidators and of their appointment

Administrators:	R H Kelly and C G J King
Date of Appointment:	21 October 2015
By Whom Appointed:	The appointment was made by the Company's Directors
Court Reference:	High Court of Justice, Chancery Division, Leeds District Registry. Case 516 of 2014

Any of the functions to be performed or powers exercisable by the Joint Administrators may be carried out/exercised by either of them acting alone or by them acting jointly.

Statement concerning the EC Regulation

The EC Council Regulation on Insolvency Proceedings does apply to this administration and the proceedings are main proceedings. This means that this Administration is conducted according to UK insolvency legislation and is not governed by the insolvency law of any other European Union Member State.

Share capital

Class	Authorised		Issued and fully paid	
	Number	£	Number	£
Ordinary	81,606	81,606	81,606	81,606

Directors and secretary and their shareholdings

Name	Director or Secretary	Date appointed	Date resigned	Current shareholding
Mr G Gunn	Director	07/04/2011	-	-
Mr D Bradley	Director	25/02/2013	-	-
Mr W B Shaw	Director	07/04/2011	-	-
Mr M Chappel	Director	15/03/2013	-	-
Mr J McGreevy	Director	25/02/2013	-	-
Ms M J R Shaw	Director	14/05/1992	07/02/2013	24,471
Mr C W Shaw	Director	14/05/1992	-	20,175

Appendix E Creditor's rights to request further information about remuneration or expenses or to challenge a liquidator's remuneration – Rule 4.49E and 4.131 of the Insolvency Rules 1986 (as amended)

4.49E Creditors' request for further information

- (1) If–
 - (a) within the period mentioned in paragraph (2)–
 - (i) a secured creditor, or
 - (ii) an unsecured creditor with the concurrence of at least 5% in value of the unsecured creditors (including the creditor in question), or
 - (iii)(b) with the permission of the court upon an application made within the period mentioned in paragraph
 - (2)–
 - (i) any unsecured creditor, or
 - (ii) makes a request in writing to the liquidator for further information about remuneration or expenses set out in a progress report in accordance with Rule 4.49B(1)(e) or (f) (including by virtue of Rule 4.49C(5)) or in a draft report under Rule 4.49D, the liquidator must, within 14 days of receipt of the request, comply with paragraph (3) except to the extent that the request is in respect of matter in a draft report under Rule 4.49D or a progress report required by Rule 4.108 which (in either case) was previously included in a progress report not required by Rule 4.108.
- (2) The period referred to in paragraph (1)(a) and (b) is–
 - (a) 7 business days of receipt of the progress report where it is required by Rule 4.108, and
 - (b) 21 days of receipt of the report or draft report in any other case.
- (3) The liquidator complies with this paragraph by either–
 - (a) providing all of the information asked for, or
 - (b) so far as the liquidator considers that–
 - (i) the time or cost of preparation of the information would be excessive, or
 - (ii) disclosure of the information would be prejudicial to the conduct of the liquidation or might reasonably be expected to lead to violence against any person, or
 - (iii) the liquidator is subject to an obligation of confidentiality in respect of the information,
- giving reasons for not providing all of the information.
- (4) Any creditor, who need not be the same as the creditors who asked for the information, may apply to the court within 21 days of–
 - (a) the giving by the liquidator of reasons for not providing all of the information asked for, or
 - (b) the expiry of the 14 days provided for in paragraph (1),and the court may make such order as it thinks just.

(5) Without prejudice to the generality of paragraph (4), the order of the court under that paragraph may extend the period of 8 weeks or, as the case may be, 4 weeks provided for in Rule 4.131(1B) or 4.148C(2) by such further period as the court thinks just.

(6) This Rule does not apply where the liquidator is the official receiver.

4.131 Creditors' claim that remuneration is or other expenses are excessive

(1) Any secured creditor, or any unsecured creditor with either the concurrence of at least 10%

in value of the creditors (including that creditor) or the permission of the court, may apply to the

court for one or more of the orders in paragraph (4).

(1A) Application may be made on the grounds that–

(a) the remuneration charged by the liquidator,

(b) the basis fixed for the liquidator's remuneration under Rule 4.127, or

(c) expenses incurred by the liquidator,

is or are, in all the circumstances, excessive or, in the case of an application under subparagraph

(b), inappropriate.

(1B) The application must, subject to any order of the court under Rule 4.49E(5), be made no later

than 8 weeks (or, in a case falling within Rule 4.108, 4 weeks) after receipt by the applicant of the

progress report, or the draft report under Rule 4.49D, which first reports the charging of the

remuneration or the incurring of the expenses in question ("the relevant report").

(2) The court may, if it thinks that no sufficient cause is shown for a reduction, dismiss the application; but it shall not do so unless the applicant has had an opportunity to attend the court for

a hearing, of which he has been given at least 5 business days' notice but which is without notice to any other party.

If the application is not dismissed under this paragraph, the court shall fix a venue for it to be heard,

and give notice to the applicant accordingly.

(3) The applicant shall, at least 14 days before the hearing, send to the liquidator a notice stating

the venue and accompanied by a copy of the application, and of any evidence which the applicant

intends to adduce in support of it.

(4) If the court considers the application to be well-founded, it must make one or more of the

following orders–

(a) an order reducing the amount of remuneration which the liquidator was entitled to

charge;

(b) an order fixing the basis of remuneration at a reduced rate or amount;

(c) an order changing the basis of remuneration;

(d) an order that some or all of the remuneration or expenses in question be treated as not

being expenses of the liquidation;

(e) an order that the liquidator or the liquidator's personal representative pay to the company

the amount of the excess of remuneration or expenses or such part of the excess as the court

may specify;

and may make any other order that it thinks just; but an order under sub-paragraph (b) or (c) may

be made only in respect of periods after the period covered by the relevant report.

(5) Unless the court orders otherwise, the costs of the application shall be paid by the applicant,

and are not payable as an expense of the liquidation.

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