

Provision of Services Regulations Summary Sheet for Kent Insolvency Limited

The following information is designed to draw the attention of interested parties to the information required to be disclosed by the Provision of Services Regulations 2009.

Licensing Body

Amanda Ireland (9274) Alison Collier (12252) are licensed to act as Insolvency Practitioners in the United Kingdom by the Insolvency Practitioners Association. The above Insolvency Practitioners ('IP's') are registered with the Insolvency Service under the IP numbers quoted.

Amanda Ireland is a fellow of the Association of Business Recovery Professionals and a fellow of the Insolvency Practitioners Association (FABRP) and Alison Collier is a member of the Association of Business Recovery Professionals (MABRP). Both are members of the Insolvency Practitioners Association (MIPA).

Rules Governing Actions

Both IPs are bound by the rules of their professional body, including any that relate specifically to insolvency. The rules of the professional bodies that licence our IP's can be found at are https://insolvency-practitioners.org.uk/about/ipa-articles-of-association-and-regulation-rules/. In addition, IP's are bound by the Statements of Insolvency Practice (SIPs), details of which can be found at https://www.r3.org.uk/technical-library/england-wales/sips/.

Ethics

Both IPs are required to comply with the Insolvency Code of Ethics and a copy of the Code can be found at https://www.icaew.com/regulation/insolvency/sips-regulations-and-guidance//

Complaints

At Kent Insolvency Limited we always strive to provide a professional and efficient service. However, we recognise that it is in the nature of insolvency proceedings for disputes to arise from time to time. As such, should you have any comments or complaints regarding the administration of a particular case then in the first instance you should contact the IP acting as office holder.

If you consider that the IP has not dealt with your comments or complaint appropriately you should then put details of your concerns in writing to our complaints officer Amanda Ireland of Kent Insolvency Limited, 2 The Links. Herne Bay, CT6 7GQ. This will then formally invoke our complaints procedure and we will endeavour to deal with your complaint under the supervision of a director.

Most disputes can be resolved amicably either through the provision of further information or following negotiations. However, in the event that you have exhausted our complaints procedure and you are not satisfied that your complaint has been resolved or dealt with appropriately, you may complain to the regulatory body that licences the insolvency practitioner concerned. Any such complaints should be addressed to The Insolvency Service, IP Complaints, 3rd Floor, 1 City Walk, Leeds, LS11 9DA, and you can make a submission using an on-line form available at www.gov.uk/complain-about-insolvency-practitioner; or you can email insolvency.gov.uk or you may phone 0300 678 0015. Information on the call charges that apply is available at https://www.gov.uk/call-charges.

Kent Insolvency Ltd holds a Consumer Credit Licence, licence no. ZB530014. Further details are held on the Consumer Credit Register, which can be found at https://register.fca.org.uk/s/. Complaints relating to matters under our Consumer Credit Licence can be referred to The Financial Ombudsman Service, Exchange Tower, London E14 9SR and you may be able to access their Alternative Dispute Resolution (ADR) system. More information can be found at https://financial-ombudsman.org.uk/consumer/complaints.htm.

Professional Indemnity Insurance

Kent Insolvency Limited Professional Indemnity Insurance is provided by Arch Insurance, of 5th Floor, Plantation Place South, 60 Great Tower Street, London EC3R 5AZ. This professional indemnity insurance provides worldwide coverage excluding professional business carried out from an office in the United States of America or Canada, and any action for a claim bought in any court in the United States of America or Canada.

VAT

The VAT number is 436 8586 51.

Bribery Act 2010

Kent Insolvency Limited is committed to applying the highest standards of ethical conduct and integrity in its business activities. Every employee and individual acting on Kent Insolvency Limited's behalf is responsible for maintaining our reputation and for conducting company business honestly and professionally.

Kent Insolvency Limited take a zero-tolerance approach to bribery and corruption and are committed to acting professionally, fairly and with integrity in all business dealings and relationships wherever we operate.

Kent Insolvency Limited requires all those who are associated with the company to observe the highest standards of impartiality, integrity and objectivity.

Kent Insolvency Limited prohibits anyone acting on its behalf from:

- bribing another person. A bribe includes the offering, promising or giving of any financial or other type of advantage;
- accepting a bribe. This includes requesting, agreeing to receive or accepting any financial, or another kind of advantage;
- bribing a foreign public official; and
- · condoning the offering or acceptance of bribes.

Kent Insolvency Limited will:

- avoid doing business with others who do not accept our values and who may harm our reputation;
- maintain processes, procedures and records that limit the risk of direct or indirect bribery;
- promote awareness of this policy amongst its staff, those acting on its behalf and entities with which it has any commercial dealings;
- investigate all instances of alleged bribery, and will assist the police, and other authorities when appropriate, in any resultant prosecutions. In addition, disciplinary action will be considered against individual members of staff;
- review this policy regularly and update it when necessary.

June 2023