

EMPLOYMENT TRIBUNALS

(England and Wales)

CASE MANAGEMENT ORDER OF THE PRESIDENT

In the matter of claims arising from the compulsory liquidation of Aspire Achieve Advance Ltd

HAVING NOTED THAT Aspire Achieve Advance Ltd was made the subject of compulsory liquidation on 24 October 2018, following a petition on 11 October 2018

AND Employment Tribunal claims having been received in various Employment Tribunal regions in England and Wales

AND having considered correspondence on behalf of the Official Receiver dated 5 April 2019, exhibiting an Order from the High Court of Justice, Business and Property Court, Insolvency & Companies List (ChD) made on 18 March 2019

AND having regard to the overriding objective under Rule 2 of the First Schedule to the Employment Tribunals (Constitution and Rules of Procedure) Regulations 2013

IT IS ORDERED THAT:

All claims against Aspire Achieve Advance Ltd (a limited company in compulsory liquidation) (and against 3aaa LLP, which is a former limited partnership now dissolved) be transferred to the Employment Tribunal at Nottingham;

AND the stay in those proceedings is lifted such that the claims can proceed

AND all such claims are to be combined and listed for a preliminary hearing (case management) on the direction of the Regional Employment Judge

AND any party or representative wishing to make representations for the further conduct of any such claims should do so upon application to the Regional Employment Judge at the Nottingham Employment Tribunal (and copied to the Official Receiver and any other interested party or person)

AND a copy of this Case Management Order shall be sent to ACAS and to all known interested parties, and shall be published on the Judiciary website at: https://www.judiciary.uk/publications/directions-employment-tribunals-england-wales/.

SIGNED:

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Judge Brian Doyle President

DATED: 2 May 2019