## **Insolvency Act 1986**

**Rule 16.3** 

Proxy (Liquidation)

Notes to help Re: Aberdeen House Care Limited - In Creditors' Voluntary Liquidation completion of the form TRUSHALZ KOTECINA Please give full name of person (who must be HAMPTON GATE FRIDAY LAKE 18 or over) or the "Chair". If you wish to provide for alternative proxyholders in the Name of proxy-holder circumstances that TRUSHALI your first choice is unable to attend please state the name(s) of the alternatives as well. I appoint the above person to be my/the creditor's proxy-holder at the meeting of creditors to be held on Please delete words in Wednesday 17 January 2024 at 10:30am or at any adjournment of that meeting. The proxy-holder is to propose brackets if the proxy-holder is or vote as instructed below (and in respect of any resolution for which no specific instruction is given, may vote only to vote as directed i.e. he or abstain at his/her discretion). has no discretion Voting instructions for resolutions Any other resolutions which the proxyholder is to propose or vote in 1. The appointment of Joint Liquidators of the Company. favour of. Against 2. In the event that Joint Liquidators are appointed, a resolution that they can act either jointly or separately. For / Against In the event that a Liquidation Committee is not established: 3. That a Liquidation Committee be established. For / Against 4. That the fees and expenses of both Business Helpline Group Limited and Opus Restructuring LLP in respect of assisting the Board of Directors in preparing a Statement of Affairs and convening the virtual meeting amounting to £7,000.00 plus expenses plus VAT be paid from realisations as an expense of the liquidation. For / Against 5. That the Liquidator be authorised to pay Clumber Consultancy Limited £2,800.80 plus VAT from realisations in respect of assisting the Board of Directors and Joint Liquidators with Pension and ERA Services. (For) Against 6. That the Liquidator's fees will be charged by reference to the time properly spent by them and their staff in dealing with the matters relating to the Liquidation, such time to be charged at the hourly charge out rate of the grade of staff undertaking the work at the time the work is undertaken and subject to the fees estimate set out in the report prepared in connection with fee approval and issued with the notice of the meeting. For / Against

8. That the Liquidator be permitted to destroy the Company's books and records six months after the dissolution date.

7. That the Liquidator be authorised to recover category 2 expenses as set out in

the practice fee recovery policy.

For/ Against

For / Against

If more room is required please use the other side of this form.

This form must be signed	Signature T. COLE CH. Date 6/1/24.  Name in CAPITAL LETTERS  TRUSPALE COTECNA.
Only to be completed if the creditor	Position with creditor or relationship or other authority for signature
has not signed in person	PLACCIOR.