

Fixed charge receivership of an English property owned by an offshore company

Service area / Restructuring and Insolvency Location / British Virgin Islands, Cayman Islands Date / March 2020

This Carey Olsen bitesize guide is designed to provide a snapshot of the steps that should be taken in the British Virgin Islands and Cayman in connection with the appointment of a fixed charge receiver or Law of Property Act 1925 (the "LPA 1925") receiver (each a "Receiver") to a property in England which is owned by an offshore company.

Jurisdiction ¹	Pre-receivership steps	Steps to be taken upon appointment of a receiver	Steps to be taken upon completion of the receivership
British Virgin Islands	A company search of the BVI Registry of Corporate Affairs (the "BVI Registry") should be completed to confirm, <i>inter alia</i> , the status of the company and if any charges have been registered on the company's public register of charges.	Although an appointment is made pursuant to the LPA Act and/or a fixed charge in England, a notice of the appointment should also be filed by a BVI legal practitioner with the BVI Registry and served on the company in accordance with the BVI Insolvency Act, 2003.	The Receiver must send a notice of completion of receivership to the company, or if the company is in liquidation, to the liquidator. A notice of completion should also be filed with the BVI Registry.
	A high court search should be completed to confirm if any filings have been made against the company, for example, a liquidation application which could affect a Receiver's agency status. If the appointment is being made at the request of the company, then the registers of the company, then the registers of the company together with a certificate of incumbency should be requested from the company to ensure the parties requesting the appointment are authorised to do so.	Upon the sale of the property by the Receiver, the Land Registry and/or a purchaser may request a legal opinion be provided in respect of the company and the sale of the property by the Receiver. Subject to receiving the necessary documents, Carey Olsen is able to provide this on a same day basis.	

Steps to be taken Jurisdiction¹ Pre-receivership steps

While the appointment of liquidators to the company in the Cayman Islands would not prevent the appointment of a Receiver, it may be advisable to conduct appropriate

Cayman

Islands

upon appointment of a receiver There are no postappointment steps necessary in the Cayman Islands, but Carey Olsen is able to

provide a legal

opinion if required by searches for filings in this the Receiver, the Land Registry and/or a regard. purchaser.

This note assumes that the Receiver is not an administrative receiver appointed pursuant to a floating charging over all or substantially all of a company's assets. This should be confirmed before any appointment is made, to avoid additional and potentially more onerous provisions applying under applicable offshore law.

Should you have any queries in respect of the above, please do not hesitate to contact one of the Carey Olsen team.

Key contacts

For further information or professional advice please contact our lawyers below:



Peter Sherwood

D +1 345 749 2002 E peter.sherwood@careyolsen.com



Sharon Mungall

D +1 284 394 4023

of	Steps to be taken upon completion of the receivership	
	There are no steps	
	that need to be	
е	taken in the Cayman	
	Islands upon	
0	completion of the	
	receivership.	
У		
d		

E sharon.mungall@careyolsen.com



FIND US

Carey Olsen Rodus Building PO Box 3093 Road Town Tortola VG1110 British Virgin Islands

T +1 284 394 4030 E bvi@careyolsen.com

Carey Olsen PO Box 10008 Willow House Cricket Square Grand Cayman KY1-1001 Cayman Islands

T +1 345 749 2000 E cayman@careyolsen.com



FOLLOW US

Visit our restructuring and insolvency team at careyolsen. com



PLEASE NOTE

This briefing is only intended to provide a very general overview of the matters to which it relates. It is not intended as legal advice and should not be relied on as such. © Carey Olsen 2020

This note only addresses matters of BVI and Cayman law.

OFFSHORE LAW SPECIALISTS