

Official Receiver's Notice to Creditors of Thomas Cook Group Companies in Liquidation

This notice refers to Winding up Orders made in the High Court of Justice on 23 September 2019 against the following 26 companies which were part of the Thomas Cook Group:

Thomas Cook Group plc
Thomas Cook Group Airlines Ltd
MyTravel Group Ltd
Thomas Cook Airlines Ltd
Thomas Cook Airlines Treasury plc
Thomas Cook Continental Holdings Ltd
Thomas Cook Finance 2 plc
Thomas Cook Group Tour Operations Ltd
Thomas Cook Group Treasury Ltd
Thomas Cook Group UK Ltd
Thomas Cook In Destination Management Ltd
Thomas Cook Investments (2) Ltd
Thomas Cook Money Ltd
Thomas Cook Services Ltd
Thomas Cook UK Ltd
Thomas Cook West Investments Ltd
Thomas Cook UK Travel Ltd
Blue Sea Overseas Investments Ltd
Thomas Cook Tour Operations Ltd
Thomas Cook Retail Ltd
Travel And Financial Services Ltd
TCCT Retail Limited
Thomas Cook Aircraft Engineering Ltd
The Freedom Travel Group Ltd
Future Travel Ltd
Retail Travel Ltd

Official Receiver is liquidator

The Official Receiver is dealing with the winding-up of the companies. The Court appointed Insolvency Practitioners from AlixPartners and KPMG as special managers to assist me in my duties as liquidator. As Official Receiver I am responsible for investigating the cause of the companies' failure and their business, dealings and affairs. Any claims against the companies and any other enquiries should also be addressed to the relevant special managers, details of which are included in the information sheet published with this notice.

A report for creditors and contributories and an information sheet can be accessed at the following websites:

<https://www.gov.uk/government/news/thomas-cook-information-for-customers-employees-creditors-and-shareholders>

<https://tcuk-information.co.uk>

<http://www.thomascook.insolvency-kpmg.co.uk>

Official Receiver is not seeking nominations

I have decided not to exercise my power under section 136(4) of the Insolvency Act 1986 to seek nominations from the companies' creditors and contributories to be replaced by an insolvency practitioner. I shall therefore remain as liquidator.

The Insolvency Act includes a provision for creditors to require the Official Receiver to seek nominations from creditors and contributories to replace him as liquidator, at any time, if that request is supported by more than one quarter in value of a company's creditors. For more information regarding this, please see the information sheet.

Opting Out

Creditors may elect to opt out of receiving documents about the companies' liquidations. To opt-out you must give notice in writing to the liquidator. Details of how to do this are included in the information sheet.

Proving a debt

Should you wish to lodge a formal claim and require a proof of debt form, it is available on [Gov.uk](http://www.gov.uk). Proofs of debt received will not be acknowledged.

Personal Information Charter

Details of how The Insolvency Service treats personal information may be found on the internet at <http://www.gov.uk/insolvency-service/personal-information-charter>.