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ADJOURNING A WINDING UP PETITION

If you were able to purchase a brand new supercar, would you opt for third party fire and theft insurance cover?

Of course you would not. You just would not risk losing your investment in the event of an accident.

So, why is it that some directors that have a winding up petition, often presented by HMRC, choose a provider that has a poor success record.

We really want your instruction as we love saving businesses. A simple adjournment may not suffice, especially if you are only given a 7 day adjournment. Also a too long adjournment period may keep your bank account frozen for a longer period. It's not rocket science but it helps that our consultants have between 10 and 25 years' experience in securing meaningful adjournments for happy clients.

We can discuss with you your objectives and expectations in order to avoid any unpleasant surprises!

It is also very important that the only person that can guarantee a successful adjournment is the Judge, no matter what anyone else promises, including the petitioning Creditor!

You will be contacted by many companies offering to help you to stop the Winding up Petition, just so they can get a sales job on the board. This is when as a director, you need to pause for thought. You are risking your business to help a stranger to keep their sales figures up. Securing an adjournment of a Winding up Petition, is the start of recovery. Don't be talked into losing your company.

We look forward to your call: 020 3319 6335.