The Insolvency Act 1986

Administrator's progress report

2.24B

Name of Co	mpany	
Frontsouth ((Witham)	Limited

Company number 05361946

In the High Court of Justice, Chancery Division, Companies Court, Strand, London

Court case number 10350 / 2009

(a) Insert full name(s) and address(es) of administrator(s)

We (a) Bruce Alexander Mackay and Matthew Robert Haw of Baker Tilly Restructuring and Recovery LLP of 25 Farringdon Street, London, EC4A 4AB

Joint Administrators of the above company attach a progress report for the period

(b) Insert dates

(b) 26 January 2012

(b) 28 May 2012

Signed

Joint Administrator

Dated

2012

Contact Details:

You do not have to give any contact information in the box opposite but if you do, it will help Companies House to contact you if there is a query on the form The contact information that you give will be visible to searchers of the public record Bradley Clifford

Baker Tilly Restructuring and Recovery LLP, 25 Farringdon Street, London, EC4A 4AB

Tel 020 3201 8000

DX Number

DX Exchange

When you have completed and signed this form please send it to the Registrar of Companies at



.03 22/06/2012 COMPANIES HOUSE

#368

Companies House, Crown Way, Cardiff, CF14 3UZ

DX 33050 Cardiff

IN THE HIGH COURT OF JUSTICE CHANCERY DIVISION COMPANIES COURT, STRAND, LONDON NO 10350 OF 2009

IN THE MATTER OF

FRONTSOUTH (WITHAM) LIMITED

JOINT ADMINISTRATORS' PROGRESS REPORT PURSUANT TO RULE 2.47 OF THE INSOLVENCY RULES 1986 (AS AMENDED)

28 MAY 2012

BRUCE MACKAY AND MATTHEW HAW

JOINT ADMINISTRATORS

APPOINTED 26 JANUARY 2009

Baker Tilly Restructuring and Recovery LLP
25 Farringdon Street
London
EC4A 4AB

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FRONTSOUTH (WITHAM) LIMITED - IN ADMINISTRATION

JOINT ADMINISTRATORS' PROGRESS REPORT

28 MAY 2012

Please note that this report should be reviewed in conjunction with the Joint Administrators' six, twelve, eighteen, twenty four, thirty and thirty six month Progress Reports for the period 26 January 2009 to 25 January 2012.

1. PURPOSE OF REPORT

This report is prepared pursuant to Rule 2 47 of the Insolvency Rules 1986 (as amended). The purpose of the report is to provide creditors with information relating to the progress of the Administration of Frontsouth (Witham) Limited ("FWL" or "the Company") from 26 January 2012 to 28 May 2012

You will note that for ease of efficiency the Joint Administrators previously combined the Joint Administrators' progress report for FWL and Bridge Hospital (Witham) Limited ("BHWL") rather than issuing separate documents However, it is now not possible to do so going forward on account of the change to the reporting dates in respect of BHWL.

2. JOINT ADMINISTRATORS' APPOINTMENT

Michael Rollings and Bruce Mackay of Baker Tilly Restructuring and Recovery LLP, 25 Farringdon Street, London, EC4A 4AB were appointed Joint Administrators ("the Administrators") of the Company on 26 January 2009 by the Directors of the Company ("the Directors").

The Notice of Appointment was filed in High Court of Justice, Chancery Division, Companies Court, Strand, London, WC2A 2LL under reference number 10350 of 2009 for FWL.

On 27 November 2009, Michael Rollings resigned as Joint Administrator of the Company, and Matthew Haw of Baker Tilly Restructuring and Recovery LLP was appointed Joint Administrator on 27 November 2009 in his stead by an Order of Leeds District Registry, Claim No. 9LS30848. As required by law, the notice relating to the appointment of Matthew Haw and the resignation of Michael Rollings has been advertised in the Gazette and filed with the Registrar of Companies

The Administrators' appointment specified that they would have power to act jointly and severally. The Administrators have exercised and will continue to exercise all of their functions jointly and severally

3. COMPANY DETAILS

We attach as Appendix A extracts of statutory information for the Company, including details of the directors, company secretary and secured creditors from the Company's files held at Companies House.

4. RECEIPTS AND PAYMENTS SUMMARY

We attach as Appendix B a summary of the Administrators' receipts and payments for the period from 26 January 2012 to 25 May 2012 and 26 January 2009 to 25 May 2012. Additionally, the Joint Administrators' trading account for the above periods is attached at Appendix C. You will note that the Company is in an overdrawn position of £74,984.73.

It is agreed with the Secured Creditor that the costs of funding the Company's trading in Administration and the Administrators' other costs will be met from fixed charge assets realised in the BHWL administration, to the extent necessary.

In respect of the Company, receipts and payments are shown net of VAT. The Company is not registered for the purposes of VAT and thus VAT is irrecoverable in this case.

5. CREDITORS' CLAIMS

Creditors' claims as set out in the Statements of Affairs totalled £3,391,406.18 in respect of FWL.

The agreement of creditors' claims by the Administrators (or any subsequently appointed Supervisor or Liquidator) is a separate matter and will be dealt with as appropriate in due course, initially by reference to the proofs of debt lodged in the proceedings by creditors themselves.

6. PRESCRIBED PART

The "Prescribed Part" is a statutory amount of a company's assets subject to a qualifying floating charge to be set aside for the benefit of the company's non-preferential creditors.

The Administrators are as yet not able to reach a definitive conclusion on the value of the Prescribed Part of the Company until floating charge realisations and related costs are finalised. However, it is not expected that there will be a Prescribed Part fund available.

7. DIVIDEND PROSPECTS FOR CREDITORS

Secured Creditors

The Bank of Ireland ("the Bank") has fixed and floating charges over the assets and undertakings of the Company The borrowing of BHWL has been cross-guaranteed by its parent company, FWL. The Bank was owed approximately £6,700,000 as at the date of the Administrators' appointment and this is subject to accruing interest.

To date, the Bank has received no distributions from FWL, however distributions totalling £3,700,000 have been made from BHWL to date.

Unsecured creditors

It is unlikely there will be a dividend paid to unsecured creditors. As stated in section 6 above, the Administrators do not expect there to be any funds available to unsecured creditors through a Prescribed Part.

8. ONGOING CONDUCT OF THE ADMINISTRATION

Crabtree Property Management ("Crabtree") continues to act as managing agent of the development. Until such point as the final elements of the development are sold and all related property management functions transferred from FWL to the purchaser of the freehold, it is necessary for the Administrators of FWL to remain in office.

9. ASSETS REMAINING TO BE REALISED

There are no assets remaining to be realised in respect of FWL. However, it is necessary for the Administrators to remain in office to facilitate to management of the Homebridge Village development, pending sale of the freehold reversionary interest owned by BHWL.

10. JOINT ADMINISTRATORS' PROPOSALS

Paragraph 3 to Schedule B1 to the Insolvency Act 1986 (as amended) sets out the purposes of an administration. The Administrator must perform his functions with the objective of

- (a) rescuing the company as a going concern, or
- (b) achieving a better result for the company's creditors as a whole than would be likely if the company were wound up (without first being in administration), or

(c) realising property in order to make a distribution to one or more secured or preferential creditors.

The above is a hierarchy of objectives. As such, the Administrators should pursue objective (b) if they consider (a) is not reasonably practicable, and pursue (c) if they consider (a) and (b) are not reasonably practicable.

The Administrators are pursuing objective (b) and /or (c) in the case of the Company.

The Administrators' proposals in respect of FWL (shown below) were approved as follows

- i) The Administrators should continue to pursue the most appropriate method of realising the assets for the benefit of creditors
- 11) The Administrators should arrange to distribute available funds from the realised assets to those creditors entitled to them in such manner as they consider will lead to an early distribution of the available assets in an economic manner.
- 111) The Administrators be authorised to make such application to court for directions as they consider appropriate with a view to achieving the purposes of the administrations or their proposals.
- In the event that there is no request to form a creditors' committee, the Administrators shall be authorised to draw their remuneration based upon time costs incurred by them in the administrations, to be paid out of the assets of the Companies [Bridge Hospital (Witham) Limited and Frontsouth (Witham) Limited] in accordance with the Rule 2.106(2) (b) "by reference to the time properly given by the Administrators and their staff, in attending to matters arising in the administration"
- v) In the event that there is no request to form a creditors' committee, the Administrators be authorised to draw the disbursements and other expenses incurred by them in the administrations, to be paid out of the assets of the Companies [Bridge Hospital (Witham) Limited and Frontsouth (Witham) Limited]. Such disbursements to include "Category 2 disbursements".
- vi) The Administrators propose that the administrations be brought to an end when all the property and assets have been realised and distributed.
- VII) The Administrators propose that the Companies [Bridge Hospital (Witham) Limited and Frontsouth (Witham) Limited] exit the administrations by way of dissolution, pursuant to paragraph 84 of Schedule B1 to the Insolvency Act 1986 (as amended).
- viii) Notwithstanding, if circumstances arise which suggest that it may be more appropriate to exit Administration via a Creditors' Voluntary Liquidation

("CVL") for either of the Companies [Bridge Hospital (Witham) Limited and Frontsouth (Witham) Limited], the Administrators should proceed in accordance with the provisions set out in the following section. If a CVL is appropriate for either of the Companies, it is proposed that Michael Rollings and Bruce Mackay should be appointed as Joint Liquidators

There have been no variations in the implementation of the above Proposals. As no Creditors' Committee was established, resolutions iv) and v) in relation to the Administrators' remuneration and disbursements were approved.

Following the resignation of Michael Rollings and appointment of Matthew Haw as Joint Administrator of the Company, if circumstances arise which suggest that it may be more appropriate to the exit Administration via a CVL, it is proposed Matthew Haw should be appointed Joint Liquidator together with Bruce Mackay.

11. EXTENSION OF THE ADMINISTRATION

In accordance with Paragraph 76(2)(a) of Schedule B1 of the Insolvency Act 1986 (as amended) the term of office of the Administrators in respect of the Administration has been extended by the High Court of Justice for the period up to 25 July 2012

The appropriate notifications have been filed with the Registrar of Companies and Court. We have also notified creditors of the extension

The Joint Administrators will now be seeking the approval of the Court to extend the Administrations for a further 18 months to allow time for the sale of Homebridge Manor and the freehold reversionary interest in Homebridge Court, owned by BHWL, to be completed

12. JOINT ADMINISTRATORS' REMUNERATION AND DISBURSEMENTS

Time costs and fees drawn to date

As there is unlikely to be any return to unsecured creditors, the Administrators' proposals stated that their fees and disbursements will be subject to the approval of the Bank and preferential creditors, as appropriate.

As preferential creditors have been paid in full, the Administrators' have obtained the Bank's authority to draw remuneration in accordance with Rule 2.106(2)(b) of the Act. The Administrators' remuneration will be drawn with reference to the time properly given in attending to matters arising in the Administration at the hourly charge out rates set out at Appendix E, together with any expenses properly incurred in the conduct of the Administration

Expenses and disbursements which are not capable of precise identification and calculation (for example any which include an element of shared or allocated

costs) require approval prior to being drawn from the insolvency estate. These are known as "Category 2" disbursements.

The Administrators are providing a full detailed breakdown of time costs to the Bank in order to obtain authority for their fees. However, for the purpose of clarity to unsecured creditors, the Administrators have historically provided a combined SIP9 time cost analysis on both FWL and BHWL for reporting purposes and will continue to do so in future progress reports. This has been decided as the anticipated cost of separating the time properly between both FWL and BHWL is disproportionate to the benefit to the unsecured creditors of doing so. However, if any creditors wish to receive a detailed breakdown of the time costs relating to both FWL and BHWL this will be provided following receipt of a formal request in writing within 28 days of this report.

The Administrators' combined time costs in the period from our appointment on 26 January 2009 to 25 May 2012 in respect of the Administration of BHWL and FWL are £249,646.50 representing 1,174.1 hours at an average hourly rate of £212.63.

The Administrators combined time costs for the period 26 January 2012 to 25 May 2012 are £27,833.00 representing 146.5 hours at an average hourly rate of £189.99 The above time costs will be apportioned in the event that a dividend is available to unsecured creditors in either BHWL or FWL

To date, the Administrators have not drawn any fees from the assets of FWL.

For your information the following documentation is attached:

- Appendix D: Joint Administrators' time cost analysis
- Appendix E. Joint Administrators' charge out and disbursement rates
- Appendix F: Charging, expenses and disbursement policy statement
- Appendix G: Summary of payments to Joint Administrators and associated parties

A Creditors Guide to Administrators' Fees, a guide in relation to the remuneration of Administrators, can be accessed at the website of the Association of Business Recovery Professionals at:

www.r3.org.uk/publications/statements of insolvency practice (Statement of Insolvency Practice 9 – Remuneration of Insolvency Office Holders England & Wales).

Alternatively, the Joint Administrators can provide you with a copy on written request to their office.

Analysis of time spent in administration of the estates

The following is a summary of the tasks carried out by the Administrators and their staff to date:

Administration and Planning

This includes dealing with the commencement and extensions of the administration, statutory filing of appointment documents with Companies House, requesting the submission of the Statement of Affairs and filing it at Companies House, together with day-to-day administration duties. These include but are not limited to; handling receipts and payments and general correspondence.

Realisation of Assets

The Administrators and their staff have been liaising with property agents, GVA Grimley LLP, and with Fairview Homes Limited in relation to the Homebridge Village development, conducting a full appraisal of the site and handling property management issues.

Operations & Maintenance

The Administrators and their staff have worked with the employees at Homebridge Village on the ongoing management, maintenance and security of the care home and flats. Accounts have also had to be set up with suppliers in order to continue certain services supplied on an ongoing basis.

Investigations

The Administrators' reports in accordance with the Company Director Disqualification Act 1986 have been submitted to the Secretary of State in respect of the Company. The contents of the reports are confidential and cannot be disclosed to creditors

Creditors

Queries from and correspondence with creditors have been necessary aspects of the administration process. The preparation of the Administrators' Proposals and Progress Reports have been undertaken including the attendant aspects of providing and obtaining the required information. It has also been necessary to liaise with the secured creditors, and to prepare a further Progress Report, in order to extend the Administration

Joint Administrators' disbursements

Approval was also given to the drawing of disbursements, including category 2 disbursements. A brief summary of the disbursements incurred during the Administrations of FWL and BHWL are as follows,

Category 1	£
Advertising	314.41
Insolvency Bond	1,780.00
Company Searches	32.00
Courier	725.16
Land Registry Searches	16.00
Travel	148.20
Total Disbursements	3,015.77

To date, the Administrators have not drawn any disbursements from the assets of FWL.

13. OTHER MATTERS

The Administrators continue to propose that the Company should, at the appropriate time in the future, exit the Administration by way of dissolution, pursuant to paragraph 84 of Schedule B1 to the Insolvency Act 1986 (as amended). However, this position will remain under review

Should you have any further queries please do not hesitate to contact the undersigned.

Bruce Mackay

Baker Tilly Restructuring and Recovery LLP

Joint Administrator

Bruce Mackay and Matthew Haw are licensed to act as Insolvency Practitioners in the UK by the Institute of Chartered Accountants in England and Wales

The affairs, business and property of the Company are being managed by the Administrators who act as agents of the Company and without personal liability

APPENDIX A

STATUTORY INFORMATION

COMPANY NAME:	Frontsouth (Witham) Limited
FUNCTIONS.	The Joint Administrators' appointment specified that they would have power to act jointly and severally.
	The Joint Administrators have exercised, and will continue to exercise, all of their functions jointly and severally as stated in the notice of appointment.
APPOINTER NAME AND ADDRESS	John Richard Cosgrove Flint Cottage Layters Green Lane Chalfont St Peter Gerrards Cross Bucks, SL9 8TH
PREVIOUS COMPANY NAMES:	None
COMPANY NUMBER:	05361946
DATE OF INCORPORATION	11 February 2005
TRADING NAME:	Frontsouth (Witham) Limited
TRADING ADDRESS	Homebridge Court Apartments Hatfield Road Witham CM8 1GJ
PRINCIPAL ACTIVITY:	Holding company and property management
REGISTERED OFFICE:	c/o Baker Tilly Restructuring & Recovery LLP 25 Farringdon Street London EC4A 4AB
SHARE CAPITAL:	£1,200 00
NOMINAL & ISSUED SHARE CAPITAL	120,000 £0 01 Ordinary Share
SHAREHOLDERS	Frontsouth (Witham) Limited
DIRECTORS.	John Cosgrove

	Edward Dugdale Roy Hayfield Inderbir Singh Kathuria Timothy Sims
SECRETARY:	Simon James Patient
MORTGAGES AND CHARGES.	Debenture created on 20 September 2006 and registered on 23 September 2006 in favour of The Governor and Company of the Bank of Ireland

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APPENDIX B

Frontsouth (Witham) Limited - In Administration Receipts and Payments Summary For the period 26 January 2012 to 25 May 2012

		Period		Tota	I
		26/01/2012 to 25	5/05/2012	26/01/2009 to 2	25/05/2012
SOA Value £		£	£	£	£
	COST OF REALISATIONS				
0 00	Bank Charges Fixed	0 00		(749 00)	
0 00	Bank Overdraft Interest	(528 44)	_	(5,270 77)	
			(528 44)		(6,019 77)
	POST APPOINTMENT TRADING				
	Trading Deficit	(129 81)	_	(187,428 34)	
			(129 81)		(187,428 34)
	ASSET REALISATIONS				
0 00	Bank Interest Gross	0 17		96 47	
1,488 00	Cash at Bank	0 00		1,300 39	
10,000 00	Fixtures & Fittings	0 00		0 00	
1,000 00	Motor vehicle	0 00		1,000 00	
43,054 00	Other Current Assets - Lauralex Facility	0 00		43,056 00	
1,000 00	Plant & Machinery	0 00		0 00	
2,000 00	Sundry Debtors	0 00		0 00	
0 00	Supplier Refund	0 00		103 79	
0 00	Transfers from Bridge Hospital	0 00	_	109,750 00	
			0 17		155,306 65
	COST OF REALISATIONS				
0 00	Insurance	0 00		(5,028 87)	
0 00	Legal Fees	0 00		(7,886 46)	
0 00	Transfers to Bridge Hospital (Witham)	0 00		(15,000 00)	
0 00	VAT Irrecoverable	(8785 04)	_	(8,785 04)	
			(8785 04)	_	(36,700 37)
58,542 00		_	(9,443 12)		(74,841 83)
	REPRESENTED BY	-		_	
	Bank - Fixed Charge Account			(74,984 73)	
	Bank - Floating Charge Account		_	142 90	
			-		(74,841 83)
				<u> </u>	(74,841 83)

Frontsouth (Witham) Limited - In Administration Trading Account for the period 26 January 2012 to 25 May 2012

	Period			.
	26/01/2012 to 25	/05/2012	26/01/2009 to	25/05/2012
	£	£	£	£
Post Appointment Sales (Trading)				
	0 00		0 00	
		0 00		0 00
Trading Expenditure				
Careline Monitoring	0 00		(119 40)	
Heat & Light	(54 64)		(17,249 72)	
PAYE & NI	0 00		(35,093 00)	
Payroll costs	0 00		(6,300 00)	
Security costs	0 00		(29,117 45)	
Staff expenses	0 00		(1,350 06)	
Sundry Expenses - staff	0 00		(12 30)	
TV Licence	0 00		(142 50)	
Telephone & Fax	0 00		(7,898 09)	
Wages & Salaries	0 00		(84,962 70)	
Water	(75 17)		(5,183 12)	
Total Trading Expenditure		(129 81)		(187,428 34)
Net Loss		(129.81)	_	(187,428.34)

Frontsouth (Witham) Limited and Bridge Hospital (Witham) Limited - Both In Administration Combined SIP 9 Time Cost Analysis for the period 26 January 2009 to 25 May 2012

HOURS SPENT	Partners	Managers	Administrators	Assistants	Total Hours	Total Time Costs	Average rates
Administration and Planning							
Appointment	10 0	15	90	10	21 5	£6,287 50	£292 44
Background information	0.0	0 4	0.0	28	3 2	£390 00	£121 88
Case Management	21 4	76 0	17 9	23 1	138 4	£34 375 50	£248 38
Post-appointment - general	0.0	11 5	3 1	00	14 6	£4 620 00	£316 44
Post-appointment taxation	05	16.5	35 9	0.0	52 9	£8,770 50	£165 79
Receipts and Payments	23	18 3	80 6	0.6	101 8	£17,090 50	£167 88
Statement of Affairs	0.0	0.0	33	0.0	3 3	£577 50	£175 00
Totals	34.2	124.2	149.8	27 5	335 7	£72,111.50	£214.81
Investigations							
Investigations/CDDA	0.0	0.5	20	00	25	£377 50	£151 00
Totals	0.0	0.5	2 0	0.0	2 5	£377 50	£151 00
Realisation of Assets							
Assets - general/other	0.0	0.4	36	0.0	40	£748 00	£187 00
Debtors & sales finance	00	35	10	00	45	£857 50	£190 56
Land and Property	38 2	207 2	124 0	00	359 4	£82 195 50	£222 51
ROT/Third Party Assets	00	05	0.0	00	0.5	£180 00	£360 00
Sale of business	06	51	13	00	70	£1 647 50	£235 36
Totals	38 8	216 7	129 9	0.0	385.4	£85,628 50	£222 18
Produce							
Trading Trading	0.6	80 2	58 3	40	143 1	£26 952 00	£188 34
Totals	06	80.2	58 3	40	143 1	£26,952 00	
iotais		00.2	30 3		143 1	226,932 00	£188 34
Creditors							
1st creditors/shareholders meetings and reports	15	15	10 0	0.0	13 0	£3,002 50	£230 96
Employees	0.5	11 5	00	00	120	£2,424.50	£202 04
Other Creditor Meetings and Reports	79	62 6	61 3	00	131 8	£27,559 50	£209 10
Preferential Creditors	00	05	00	00	0.5	£97 50	£195 00
Secured Creditors	10 5	62 1	38 7	00	111 3	£24 900 50	£223 72
Unsecured Creditors	04	13	11 0	80	20 7	£2 876 00	£138 94
Totals	20.8	139.5	121 0	8.0	289 3	£60,860 50	£210 37
Case Specific Matters							
Legal Matters	0.0	11 5	66	0.0	18 1	£3,716 50	£205 33
Totals	0.0	11 5	6 6	00	18 1	£3,716.50	£205.33
TOTAL HOURS	94 4	572 6	467 6	_ 39 5	1174 1		£212 63
TOTAL TIME COST	£45,104 50	£123,239 00	£77,256 50	£4,046 50		£249,646 50	

Frontsouth (Witham) Limited and Bridge Hospital (Witham) Limited - Both in Administration Combined SIP 9 Time Cost Analysis for the period 26 January 2012 to 25 May 2012

HOURS SPENT	Partners	Managers	Administrators	Assistants	Total Hours	Total Time Costs	Average Time Costs
Administration and Planning							
Case Management	67	50	0 0	55	17 2	£4 826 00	£280 58
Post-appointment taxation	00	45	26 9	0.0	31 4	£3,946 00	£125 67
Receipts and Payments	0.0	02	3.5	0.0	37	£602 50	£162 84
Totals	6.7	97	30 4	55	52 3	£9,374 50	£179 24
Realisation of Assets							
Assets - general/other	00	00	20	0 0	20	£360 00	£180 00
Land and Property	0 4	15.5	24 1	00	40 0	£7 632 00	£190 80
Totals	0.4	15.5	26 1	0 0	42 0	£7,992 00	£190.29
Trading							
Trading	03	0.0	11	00	14	£343 50	£245 36
Totals	0.3	0.0	11	0.0	14	£343 50	£245.36
Creditors							
Other Creditor Meetings and Reports	0.5	08	185	0.0	19 8	£3,772 50	£190 53
Secured Creditors	1 8	60	196	0.0	27 4	£5 601 00	£204 42
Unsecured Creditors	03	0.0	0.0	0.0	03	£145 50	£485 00
Totals	2 6	6.8	38 1	0.0	47.5	£9,519 00	£200.40
Case Specific Matters - Legal Matters							
Legai Matters	0.0	0.5	28	0.0	33	£604 00	£183 03
Totals	0.0	0.5	2.8	0.0	33_	£604.00	£183.03
TOTAL HOURS	10 0	32.5	98.5	5.5	146.5		£189 99
TOTAL TIME COST	£4,850 00	£6,910 00	£15,496 50	£576 50		£27,833 00	

BAKER TILLY RESTRUCTURING AND RECOVERY LLP

CURRENT CHARGE OUT RATES

	As at the date of appointment on 26 January 2009	Current Rates applicable from 1 April 2011 to 31 March 2012 £
Partners	400 - 475	400-485
Managers	195 - 395	200-400
Administrators	100 - 175	105-180
Assistants & Support staff	50 - 120	105

It is the Administrators' policy to ensure that work undertaken is carried out by the appropriate grade of staff required for each task, having regard to its complexity and the skill and experience actually required to perform it

Baker Tilly Restructuring and Recovery LLP's charge out rates are reviewed periodically

CURRENT "CATEGORY 2" DISBURSEMENT RATES

Authority will be sought from the secured creditors to recover the following costs as "Category 2" disbursements:

Fax	5 pence per sheet			
Photocopying	2 pence per sheet			
Subsistence	£23 per night			
Travel (car)	38 pence per mile			

BAKER TILLY RESTRUCTURING AND RECOVERY LLP

CHARGING, EXPENSES AND DISBURSEMENTS POLICY STATEMENT

Charging policy

- Partners, directors, managers, administrators, cashiers, secretarial and support staff are allocated an hourly charge out rate which is reviewed from time to time.
- Work undertaken by cashiers, secretarial and support staff will be or has been charged for separately and such work will not or has not also been charged for as part of the hourly rates charged by partners, directors, managers and administrators.
- Time spent by partners and all staff in relation to the insolvency estate is charged to the estate.
- Time is recorded in 6-minute units at the rates prevailing at the time the work is done
- The current charge rates for Baker Tilly Restructuring and Recovery LLP London are attached
- Time billed is subject to Value Added Tax at the applicable rate

Expenses and disbursements policy

- Only expenses and disbursements properly incurred in relation to an insolvency estate are re-charged to the insolvency estate.
- Expenses and disbursements which comprise external supplies of incidental services specifically identifiable to the insolvency estate require disclosure to creditors, but do not require creditors' approval prior to being drawn from the insolvency estate. These are known as "Category 1" disbursements.
- Expenses and disbursements which are not capable of precise identification and calculation (for example any which include an element of shared or allocated costs) require the approval of creditors prior to be being drawn from the insolvency estate These are known as "Category 2" disbursements.
- A resolution to consider approving "Category 2" disbursements at the rates prevailing at the time the cost is incurred to Baker Tilly Restructuring and Recovery LLP London will be proposed to creditors' in general meeting
- General office overheads are not re-charged to the insolvency estate as a disbursement.
- Any payments to outside parties in which the office holder or his firm or any associate has an interest will only be made with the approval of creditors.
- Where applicable, expenses and disbursements re-charged to or incurred directly by an insolvency estate are subject to VAT at the applicable rate.

APPENDIX G

SUMMARY OF PAYMENTS TO JOINT ADMINISTRATORS AND ASSOCIATED PARTIES

AMOUNTS PAID TO THE JOINT ADMINISTRATORS' FIRM				
TYPE AND PURPOSE	£			
Total	Nıl			

AMOUNTS PAID TO ASSOCIATED PARTIES OF JOINT ADMINISTRATOR	
TYPE AND PURPOSE	£
Total	Nıl

AMOUNTS PAID TO THE JOINT ADMINISTRATORS' SOLICITOR	
TYPE AND PURPOSE	£
Halliwells LLP	7,886.46
Total	Nil

AMOUNTS PAID TO THE JOINT ADMINISTRATORS' AGENT		
TYPE AND PURPOSE	£	
Total	Nil	