In accordance with Rule 2.38 of the Insolvency (England & Wales) Rules 2016 and Sections 4(6) and 4(6A) of, or paragraph 30 of Schedule A1 to, the Insolvency Act 1986.

CVA1

Notice of voluntary arrangement taking effect



THURSDAY



A7648ØYQ 20 17/05/2018 # COMPANIES HOUSE

Company details → Filling in this form Company number 5 3 8 2 2 8 Please complete in typescript or in bold black capitals. Company name in full Home Fundraising Limited Supervisor's name Full forename(s) David Surname Birne Supervisor's address Building name/number Acre House Street 11 - 15 William Road Post town London County/Region Postcode 3 W Ε R Country United Kingdom Supervisor's name • Other supervisor Full forename(s) Brian Use this section to tell us about Surname another supervisor. Johnson 5 Supervisor's address 9 Building name/number Acre House Other supervisor Use this section to tell us about Street 11 - 15 William Road another supervisor. Post town London County/Region Postcode 3 Ε R Ν W Country United Kingdom

CVA1
Notice of voluntary arrangement taking effect

6	Date CVA took effect		
Date	d 1 d 4 0 5 72 70 7 1 8		
7	Report of consideration of proposal	· <u> </u>	
	■ I attach a copy of the report of consideration of the proposal		
8	Sign and date		1 1 10 1 0 10 10 10
Supervisor's signature	Signature X	×	
Signature date	$\begin{bmatrix} d & 1 & \end{bmatrix} \begin{bmatrix} d & 4 & \end{bmatrix} \begin{bmatrix} m & 0 & \end{bmatrix} \begin{bmatrix} m & 5 & \end{bmatrix} \begin{bmatrix} y & 2 & y & 0 & y & 1 & y & 8 \end{bmatrix}$		

CVA₁

Notice of voluntary arrangement taking effect

Presenter information You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record. Contact name Mark Adams Company name HW Fisher & Company Acre House 11 - 15 William Road Post town London County/Region Postcode Ν l w Ε R Country United Kingdom DX 020 7388 7000 Checklist We may return forms completed incorrectly or with information missing.

Please make sure you have remembered the

The company name and number match the information held on the public Register.
 You have attached the required documents.
 You have signed and dated the form.

following:

Important information

All information on this form will appear on the public record.

✓ Where to send

You may return this form to any Companies House address, however for expediency we advise you to return it to the address below:

The Registrar of Companies, Companies House, Crown Way, Cardiff, Wales, CF14 3UZ. DX 33050 Cardiff.

7 Further information

For further information please see the guidance notes on the website at www.gov.uk/companieshouse or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.gov.uk/companieshouse

Chairman's Report to the Court on a Meeting of Creditors and Members Pursuant to section 4 of The Insolvency Act 1986

In the High Court of Justice, Chancery Division, Companies Court No. 003321 of 2018

Re: Home Fundraising Limited

Of: Suites 6-11, Swan Court, 9 Tanner Street, London, SE1 3LE

I, David Birne of Fisher Partners, Acre House, 11-15 William Road, London, NW1 3ER, report to the Court as follows:

Approval of Proposal

On 14 May 2018 (the decision date), a Proposal for a Company Voluntary Arrangement ("CVA") was considered and accepted with modifications by creditors, which incorporated the appointment of David Birne and Brian Johnson of Fisher Partners, Acre House, 11-15 William Road, London, NW1 3ER, as Joint Supervisors.

Details of the voting decision at the meeting and votes cast by creditors on each resolution are as follows:

Voting by all creditors

For	£1,524,873.14	99.15 %
Against	£13,059.48	0.85 %
•	£1,537,932.62	100%

In accordance with Rule 15.34 of the Insolvency (England & Wales) Rules 2016, a majority of greater than the required 75% of creditors voting (by value) approved the CVA. Details of how creditors voted is provided below.

In addition and also in accordance with Rule 15.34 of the Insolvency (England & Wales) Rules 2016, a majority greater than 50% of creditors voting (by value) but which excluded the votes of connected creditors, approved the CVA

Voting excluding connected creditors

For	£1,413,373.14	99.08 %
Against	£13,059.48	0.92 %
	£1,426,432.62	100%

Detail of all creditors voting for acceptance:-

Proxy holder	Creditor	Amount
•		£
Chairperson	Coventry City Council	7,200.00
Chairperson	HM Revenue & Customs	1,363,172.14
Chairperson	Home Companies Limited	111,500.00

Chairperson	Mark & Joseph Hodson	1.00
Mike Bull	Vintry Investments Limited	43,000.00
	Total voting for acceptance:	1,524,873.14
	Percentage voting for acceptance:	99.15 %
Details of all cred	itors voting for rejection :-	
Proxy holder	Creditor	Amount
		£
Chairperson	Nottingham City Council	8,640.00
Chairperson	Sheffield City Council	4,419.48

HM Revenue and Customs voted in favour of the proposals, subject to certain modifications (attached), which the directors accepted, and as a consequence the vote of HM Revenue and Customs was recorded as a vote in favour of the proposals.

Total voting for rejection:

Percentage voting for rejection:

13,059.48

0.85 %

Nottingham City Council proposed a modification to the proposals, which was rejected by the directors and as a consequence, their vote was recorded against the proposals.

Lexton Investments Limited submitted a proxy vote in favour of the proposals, however they failed to submit a proof of debt form and their proxy holder failed to attend the virtual meeting, therefore their vote was treated as invalid for the purposes of voting.

Mark & Joseph Hodson were permitted to vote for £1, as their indebtedness is currently unascertained.

Mike Bull of Ashville Asset Management, proxy holder of Vintry Investments Limited, attended the virtual meeting of creditors, held via conference call.

The CVA was approved subject to the attached modifications.

Agreed modification 26 imposed by HM Revenue and Customs states:

"On the day of the creditors meeting which approves the proposal the Company shall pay over to the nominee in clear funds sufficient for winding up proceedings against the Company. Should the full amount of cleared funds not be received by the time of the meeting of creditors this shall be deemed non-acceptance of this modification and as such HMRC's vote shall be counted as one for rejection of the proposal".

I can confirm that £3,000 was paid by the Company on 11 May 2018 and therefore the Company adhered to the modification.

Members' Meeting

A meeting of the Company's members was held on 14 May 2018. The following members attended the meeting either in person or by proxy and voted unanimously to approve the Company's Proposal:

Member	Shares	
	Held	
Home Companies Limited	100,001	
Total voting for acceptance:	100,001	
Percentage voting for acceptance:	100%	

The EC Regulation on Insolvency Proceedings applies. These proceedings are main proceedings as defined in Article 3 of the Regulation. The Company's centre of main interest is within the United Kingdom.

Dated this 14th day of May 2018

David Birne Chair

Modifications proposed by Voluntary Arrangements Service (VAS) on behalf of H M Revenue & Customs in respect of: -If any of the modifications are not accepted then the VAS vote(s) must be taken as a rejection. EFFECT (Interpretation) Any modification to the entire proposal approved by creditors and accepted by the 1. company shall wholly supersede any contradictory terms or implied provisions in the proposal. Any conflicting modification(s) proposed by creditors shall be fully resolved prior to approval of the proposal in order that the intention of the modification is given priority and effect, 2. (Variation) No variation shall be proposed following approval of the arrangement that would cause or have the effect of varying or removing modifications imposed by HMRC in support of the proposal without the express agreement of the HMRC Voluntary Arrangements Service. 3. (Variation) The company shall not, within 12 months of approval of the arrangement, propose a variation that will reduce the yield to creditors below that forecast unless the Supervisor can provide clear evidence that the resolution results from changed trading circumstances that could not have been foreseen when the proposal was made to creditors. The Supervisor's evidence together with supporting financial information and notice of a creditors' vote shall be circulated to creditors giving at least 14 days clear notice. No variation fee shall be drawn without creditors' approval. HMRC CLAIM(S) (HMRC claim) The HMRC claim in the arrangement will include PAYE/NIC together with assessed tax, levy or duty (VAT) due to the day before the meeting to approve the arrangement and CTSA / assessed tax for the accounting period(s) ended on or before the date of approval of the arrangement. (Time limit) No time limit for lodging claims shall apply to HMRC. (Post approval returns and liabilities) All statutory returns and payments due to HMRC post 6. approval of the arrangement shall be provided on or before their due date (Outstanding returns) Should any statutory accounts and returns be overdue at the date of the 7. creditors' meeting they shall be provided to HMRC within one calendar month of the approval date together with any other information required in support of the return. (Dividend prohibition) No non preferential distribution will be made until the HMRC Final Claim 8. has been made and the supervisor has admitted the claim for dividend purposes. (Expenses of arrangement) CTSA NAT due on realisation of assets included in the arrangement 9. will be regarded as an expense of realising the asset payable out of the net sale proceeds. (Tax-Overpayments) Set-off of refunds due from the Crown against debts due to the Crown will 10. be in accordance with statute and established legal principles. Any repayment due to the company for periods for which claims arise under the arrangement, when so ever they may arise, shall firstly be offset against HMRC's claims in the arrangement. Any remaining surplus shall be similarly applied to the claims of other Crown departments and should any surplus remain it shall be repaid to the company. Any repayments due to the company for periods that arise after the arrangement shall be applied to any post approval HMRC liability with any surplus being repaid to the company.



GENERAL

- 11. (Co debtors) The release of the company from its debts by the terms of CVA shall not operate as a release of any co-debtor for the same debts.
- 12. (Increased claims) Where the total value of creditor's claims exceeds by 10% or more of the stated value of their affairs supplied by the company for the purposes of this proposal this will constitute a breach of the arrangement. In the event of such a breach the supervisor shall ascertain from creditors what they wish to do in the context of the arrangement overall.
- 13. (Termination) The arrangement shall terminate upon:
 - (a) The making of a winding up order against the company, the passing of a winding up resolution or the company going into administration.
 - (b) (where there is express authority for the supervisor so doing) the supervisor issuing a certificate of termination.
- 14. (Arrangement trusts) Upon termination of the arrangement the trusts expressed or implied shall cease, save that assets already realised shall (after provision for supervisor's fees and disbursements) be distributed to arrangement creditors.
- 16. (Non-compliance) Failure to comply with any express term of the arrangement shall constitute a breach of the company's obligation under the arrangement. The supervisor shall work with the company to remedy any breach of obligation. Rule 15.34 shall apply where any variation is proposed.

If any breach of obligation is not remedied within 30 days of its occurrence this shall constitute default of the CVA that cannot be remedied and the supervisor shall petition for a winding up order.

ASSETS

CONTRIBUTIONS/REVIEWS

- 16. (Payments) The company is to make no fewer than 48 monthly voluntary contributions of not less than £27,244/per month for months 1-12, £36,325/per month for months 13-24, £39,857/per month for months 25-36 and £41,774/per month for months 37-48.
- 17. (Annual contribution review) The supervisor is to conduct a full review, at each anniversary of the arrangement, based upon the month end immediately preceding the anniversary of the arrangement of the company's business income and expenditure. To enable the supervisor to perform this function management accounts to include Profit and Loss for the preceding 12 months shall be furnished to the supervisor together with the relevant balance sheet and cash flow projection for the following 12 month period within one month of the anniversary. The supervisor shall obtain an increase in voluntary contributions of not less than 50% of any rise in net income after provision for tax.
- 18. (Third party claims) The claims of third parties who have contributed to assets available under the arrangement shall be treated as deferred and only rank for dividend once all unsecured claims have been satisfied.
- 19. (Duration) The duration of the arrangement shall not exceed 48 months without the prior approval of a 75% majority in value of creditors' claims voting on the resolution.

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- 20. (Contributions) Should any voluntary contribution fall 30 days into arrears or fall below the amount specified in the arrangement and remain so after 30 days this shall constitute a failure of the arrangement and the Supervisor shall petition for the compulsory winding up of the company.
- 21. (Statutory Interest) Where creditors' claims are met in full, \$189 IA1986 shall apply. All references to winding up shall be taken as references to CVA and statutory interest shall be paid from the date the arrangement is approved, or the date of any earlier winding up order, or administration to the date of payment so far as available funds will allow.

DIRECTORS AND SHAREHOLDERS

- 22. The directors of the company shall not:
 - a) declare or pay any dividend to themselves or the shareholders of the company for the duration of the voluntary arrangement.
 - b) declare or pay themselves additional remuneration and or fees per annum.
 - c) increase the remuneration of any person involved in the management of the business, whether by way of increase in salary, payment, bonus or benefit.
 - d) enter into any contract or undertaking for the sale of the business nor dispose of the goodwill or of any assets or goodwill forming part of or essential to its continuing trade.
 - e) create or extend any mortgage, debenture, charge or security over any part of the company/business except for those that subsist at the date of the proposal. This shall not affect any commercial factoring or similar arrangement.

COMPLETION

23. The arrangement shall not be capable of successful completion until all unsecured, non-preferential creditors claiming in the arrangement have received a minimum dividend of 100 pence in the pound (p/\pounds) .

FEES

- 24. (Expenses of VA) HMRC petition costs are to be paid as an expense of the arrangement in priority to the unpaid nomlnee's fees and expenses as at the date of the meeting of creditors, supervisor's fees, remuneration and disbursements.
- 25. (Fees) The supervisor's fee shall not exceed £50,000.00 in total and shall be drawn proportionately in line with receipts.
- 26. (Winding up fees) On the day of the creditors meeting which approves the proposal the company shall pay over to the nominee in cleared funds sufficient for winding up proceedings against the company. Should the full amount of cleared funds not be received by the time of the meeting of creditors this shall be deemed non-acceptance of this modification and as such HMRC's vote shall be counted as one for rejection of the proposal.
- 27. The supervisor shall confirm in their report of the meeting of creditors that sufficient funding has been received.

Signed

Name

GREG KICHAPD

Collector

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Ave

Date 10/5/18

AUTHORISED TO SIGN ON BEHALF OF HM REVENUE & CUSTOMS

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