In accordance with Rule 18.6 of the Insolvency (England & Wales) Rules 2016.

# $\begin{array}{l} AM10 \\ \text{Notice of administrator's progress report} \end{array}$



For further information, please refer to our guidance at www.gov.uk/companieshouse

1	Con	ра	ny d	etai	ls				
Company number	0	5	8	4	9	5	8	0	→ Filling in this form Please complete in typescript or in
Company name in full	UTI	LIT	YWIS	SE P	LC				bold black capitals.
2	Adn	nini	stra	tor's	nar	ne			
Full forename(s)	And	lrev	,						
Surname	Joh	nso	n						
3	Adn	nini	stra	tor's	ado	lres	5		
Building name/number	FTI	Со	nsult	ing L	.LP				
Street	200	) Ald	dersg	ate					
	Ald	erso	gate	Stree	et				
Post town	Lor	ndor	า						
County/Region	Gre	eate	r Lor	don					
Postcode	E	С	1	Α		4	Н	D	
Country	Uni	ted	King	dom					
4	Adn	nini	strat	tor's	nar	ne 🗣	)		
Full forename(s)	Sim	on							• Other administrator Use this section to tell us about
Surname	Kirk	hop	е						another administrator.
5	Adn	nini	stra	tor's	ado	dres	5 <b>0</b>		
Building name/number	FTI	Co	nsulti	ng L	LP				Other administrator Use this section to tell us about
Street	200	Alc	lersg	ate					another administrator.
	Aldersgate Street								
Post town	London								
County/Region	Gre	Greater London							
Postcode	E	С	1	Α		4	Н	D	
Country	Unit	ed	King	dom					

AM10 Notice of administrator's progress report

6	Period of progress report					
From date	$\begin{bmatrix} d & 1 & d & 3 \end{bmatrix}$ $\begin{bmatrix} m & 0 & m & 2 \end{bmatrix}$ $\begin{bmatrix} y & 2 & y & 0 \end{bmatrix}$ $\begin{bmatrix} y & 2 & y & 1 \end{bmatrix}$					
To date						
7	Progress report					
	☑ I attach a copy of the progress report					
8	Sign and date					
Administrator's signature	Signature X	×				
Signature date	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$					

#### **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	Oliver Penton
Company name	FTI Consulting LLP
Address 20	0 Aldersgate
Aldersga	ate Street
Post town LC	ondon
County/Region	Greater London
Postcode	E C 1 A 4 H D
Country Ur	nited Kingdom
DX	
Telephone 02	0 3727 1700

## 1

#### Checklist

We may return forms completed incorrectly or with information missing.

## Please make sure you have remembered the following:

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

### 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.

### *f* 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



# JOINT ADMINISTRATORS' REPORT FOR THE PERIOD 13 FEBRUARY 2021 TO 12 AUGUST 2021

UTILITYWISE PLC (IN ADMINISTRATION) (COMPANY NUMBER: 05849580)

Issued on 9 September 2021

## **Table of Contents**

1. Introduction	3
2. Summary estimated creditor returns	4
3. Progress of the Administration	4
4. Estimated outcomes	6
5. Next report and further questions	7
Appendix A - Statutory Information	9
Appendix B - Administrators' time costs and expenses	10
Appendix C – Time cost analysis	16
Appendix D – Additional information in relation to Administrators' fees pursuant to SIP 9	18
Appendix E – Receipts and Payments	21
Appendix F – Creditors' statement of claim form	

## Glossary

The Act	Insolvency Act 1986 (as amended)	The Rules	Insolvency (England and Wales) Rules 2016
EIC	Beardsley Realisations 1 Limited (name changed from Energy Intelligence Centre Limited on 05 April 2019)	Secured Lender	National Westminster Bank Plc
Corporate/ Corporate Business	Operating business unit of EIC and T-Mac	SIP2	Statement of Insolvency Practice 2
Enterprise/ Enterprise Business	Operating business unit of the Company	SIP 7	Statement of Insolvency Practice 7
FTI	FTI Consulting LLP	SIP 9	Statement of Insolvency Practice 9
ICON	ICON Communication Centres s.r.o	the Group	Utilitywise Plc and subsidiaries
Joint Administrators/ Administrators			13 February 2021 to 12 August 2021
Old EIC	T-Mac and EIC collectively	Т-Мас	Beardsley Realisations 2 Limited (name changed from T-Mac Technologies Limited on 05 April 2019)
RPS	Redundancy Payments Service	UTW / the Company	Utilitywise Plc

#### 1. Introduction

- 1.1 Andrew Johnson and Chad Griffin were appointed as joint administrators of the Company on 13 February 2019. Chad Griffin subsequently was released as joint administrator on 29 May 2020, with Simon Kirkhope appointed to replace him on 8 June 2020. Appendix A provides further statutory information in relation to the Administration as required by the Rules.
- 1.2 Pursuant to Rule 18.6 of the Rules, we are required to issue a report to creditors setting out what has happened in the Administration in the six months since our last report. This report covers the period 13 February 2021 to 12 August 2021.
- 1.3 This report, together with its appendices, contains details of our actions during the Period and our time costs in accordance with SIP 9 (Appendices B and C).
- 1.4 A summary of our receipts and payments for the Company (in accordance with the Rules and SIP 7) is included at Appendix E, which includes a trading statement, relating to costs incurred by the Administrators during the winding down of the Company's operations. Further information in relation to the wind-down and the background to our appointment, can be found in our proposals dated 5 April 2019 ("the Proposals") and our subsequent six-monthly reports, including our most recent report dated 4 March 2021, all of which can be found using the link below:
  - https://www.fticonsulting-emea.com/cip/utilitywise-plc
- 1.5 If you wish to receive a hard copy of this report (or any of our previous reports), please contact the Administrators at UWadministrators@fticonsulting.com or on 020 3727 1700, or by writing to: The Joint Administrators, Utilitywise Plc (In Administration), c/o FTI Consulting LLP, 200 Aldersgate Street, London EC1A 4HD. Creditors can also use these contact details if they have any specific queries in relation to this report or the Administration in general.
- 1.6 The estimated return to creditors is set out in Sections 2 and 4 of this report.

#### Administrators' remuneration

- 1.7 In our Proposals we proposed that our remuneration be fixed on the basis of time costs incurred by us and our staff properly spent in carrying out work required in the Administration, subject to a given fees estimate. This basis and fees estimate was agreed by preferential creditors and the Secured Lender on 23 April 2019 and 26 April 2019 respectively.
- 1.8 On 10 February 2020, the Joint Administrators sought approval to increase the fees estimate previously provided to creditors and approval to the increase was confirmed by the Secured Lender on 28 February 2020 and (by decision procedure) the preferential creditors on 31 March 2020.
- During the previous period, the revised fees estimate was exceeded and the Joint Administrators requested a further increase, again from the Secured Lender and (by way of a decision by correspondence) from the Company's preferential creditors. On 22 March 2021, approval to this fees increase was confirmed by both the Secured Lender and the preferential creditors.
- Details of the rules in relation to the Administrators' remuneration together with details of our time costs to date and our current and revised fees estimates, are set out in Appendices B and C.
- 1.11 In accordance with Rule 18.34 of the Rules, any secured creditor or an unsecured creditor, with the support of at least 10% in value of the unsecured creditors or with leave of the Court, may apply to the Court for one or more orders challenging the amount or the basis of the remuneration which the Administrators are entitled to charge or otherwise challenging some or all of the expenses incurred. Such applications must be made within eight weeks of receipt by the applicant(s) of the report detailing the remuneration and / or expenses in question, in accordance with Rule 18.34(3) of the Rules.
- 1.12 Additional information in relation to our staffing policies can be found in Appendix D.

#### **Further information**

- 1.13 Any secured creditor, or unsecured creditor, with the support of at least 5% in value of the unsecured creditors or, with leave of the Court, may, in writing, request that the Administrators of the Company provide additional information regarding remuneration or expenses to that already supplied within this document. Such requests must be made within 21 days of receipt of this report, in accordance with Rule 18.9(2) of the Rules.
- 1.14 Further general information on insolvency processes including step-by-step guides can be found at the following website: http://www.creditorinsolvencyguide.co.uk/

1.15 FTI Consulting LLP ("FTI") uses personal information in order to fulfil the legal obligations of our Insolvency Practitioners under the Insolvency Act and other relevant legislation, and also to fulfil the legitimate interests of keeping creditors and others informed about the insolvency proceedings. The privacy and security of personal information is very important to us. You can find more information on how FTI uses your personal information at:

https://www.fticonsulting-emea.com/~/media/Files/emea--files/creditors-portal/cip-emea-forms-info/cip-data-privacy.pdf

#### 2. Summary estimated creditor returns

2.1 Our current estimate is set out below:

Estimated Return to Creditors						
Creditor Type	Estimated Claim (£m) <sup>1</sup>	Estimated Net Distribution (£m)	Estimated Net Distribution (p/£)			
Secured Lender <sup>2</sup>	21.1	5.5	26			
Preferential Creditors	0.9	0.9	100			
Unsecured Creditors	76.1	0.6	0.8			
Shareholders	17.8	0.0	NIL			
Total	115.8	7.0				

<sup>1</sup> Based on estimates from Statement of Affairs, and may therefore be subject to change

2.2 Further details are set out in section 4 of this report.

#### 3. Progress of the Administration

#### **Asset realisations**

This section of the report should be read in conjunction with our previous reports.

#### Sale of the Corporate Division

- 3.1 Following the sale of the Company's business and assets, certain funds were paid into escrow and were due to Old EIC on the completion of certain contract novations of both customers and suppliers to the purchaser. A commercial agreement totalling £144,708 was reached with the Purchaser. The escrow funds flowed to Old EIC and will not form part of the Administration estate immediately.
- 3.2 Old EIC was placed into Members Voluntary Liquidation on 21 April 2020. Any remaining assets will be distributed to the Company (as shareholder); this will ultimately be for the benefit of the Secured Lender due to their fixed charge security against the shares in Old EIC.
- 3.3 Costs incurred in the completion of the above liquidation process will be met out of further fixed charge realisations arising from the liquidation of Old EIC in accordance with SIP 7. The current estimated amount to be realised with respect to the distributions from the liquidations of EIC and T-Macs c£175k
- 3.4 The liquidation of Old EIC is substantially concluded, but the Liquidators of those entities are awaiting clearance from HMRC to close the liquidations. Once that has been received, any surplus due to the Company will be paid.

#### Book debts and accrued revenue

- 3.5 As set out in previous reports, we have contacted all debtors and continue to receive amounts as they fall due in line with the Third-Party Introducers ("TPI") agreements.
- 3.6 Since the Joint Administrators appointment, total book debts collected relating to pre-administration invoices are £589,270, of which £798 has been received during the Period. Since appointment, invoices totalling £2,155,057 have been raised and paid. £298,368 of invoices have been raised in the Period (c.£283,263 of invoices raised remain unpaid).
- 3.7 Unfortunately, the overwhelming majority of TPI contracts are unable to be novated (meaning we cannot sell or otherwise assign the right to receive future commissions).

<sup>2</sup> Net Distribution includes direct distributions following the sale of EIC

- 3.8 Furthermore, due to the non-linear nature of the commissions (which are dependent on end-user usage, early termination penalties and offsets, customer attrition or non-commencement and the level of prior invoicing by the Company against forecast revenue) it is not possible to determine with precision the likely levels of recoverable income.
- 3.9 During the period, one major TPI indicated that there were likely to be additional receipts due to the Company. However, after a protracted period of engagement with the TPI, they have indicated that they instead are likely to have a claim against the Company due to a material prepayment of commissions (prior these commissions being earned by usage figures from end energy users). We continue to seek further information about this change in position.
- 3.10 Absent a resolution of the discussions with the TPI above, we do not expect there to be material further receipts from commissions, and as such, the costs of a continuing collection process are likely to exceed the value realised. In the event that we cannot reach a successful conclusion of discussions with the TPI above, it is likely that we will look to cease collections in due course in order to close the Administration and prevent the incurrence of costs that are disproportionate to realisations made.
- 3.11 Such a closure decision will be conditional on the resolution of the remaining outstanding matters in the Administration set out in the rest of this report.

#### Receipts and payments during the Period

- 3.12 A receipts and payments account for the Administration during the period covered by this report is provided at Appendix E.
- 3.13 The only significant payment during the Period was legal fees and the only receipts relate to sales commissions received as well as historic debts uncovered.

#### **Employees**

- 3.14 A number of employees have made claims to employment tribunals during the Administration. Since our last report, all of these claims have reached judgement and we received a final proof of debt from the RPS.
- 3.15 Following receipt of the final proof of debt from the RPS, we finalised our adjudication of preferential claims against the Company. On 29 June 2021, we proposed making a first and final distribution to the preferential creditors of the Company. Subsequently, following the last date for proving (and after the end of this Period), a first and final dividend to preferential creditors was declared and paid.
- 3.16 Dealing with employee-related claims was the largest aspect of our work in the Period and represented 60% of the hours incurred.

#### Taxation

3.17 During the Period we have continued to make the appropriate filings to support the Company's corporation tax and VAT positions, with the support of our internal tax specialists.

#### Shareholders / SAYE

- 3.18 Any former members of the Save As You Earn ("SAYE") scheme who consider they may have funds receivable, should contact Link Group directly to request such funds at sayeteam@linkgroup.co.uk (or by post at Link Asset Services, The Registry, 34 Beckenham Road, Beckenham, Kent, BR3 4TU) quoting the following information:
  - Full name;
  - Full address;
  - The Company and Scheme;
  - A note to confirm the intention to close;
  - Investor Code or National Insurance Number; and
  - Signature.
- 3.19 Link Group also hold unclaimed shareholder funds in relation to ordinary dividends paid by the Company prior to the Administration, which can be claimed from them in writing using the contact details above, as long as shareholders provide their name, address, name of the Company and any amounts due to them.

#### **Statutory investigations**

- 3.20 We have undertaken investigation work in accordance with SIP 2 including a review of the Company's financial records in order to understand the realisable assets of the Company and comparing values to those set out in the directors' statement of affairs. We did not consider that further investigations were required nor that there are any further assets available to the Company other than those set out earlier in this report.
- 3.21 The data gathered from our initial investigations assisted with our statutory duties pursuant to the Company Directors Disqualification Act 1986 to review the conduct of all directors who served in respect of the Company in the three-year period prior to the date of the Administration. We submitted a final return to the Department for Business, Energy and Industrial Strategy. The content of our reports in relation to this are confidential.
- 3.22 Should any creditors have any further relevant information in relation to directors' conduct, they should provide details in writing to the Administrators. This request forms part of our normal investigations into directors' conduct and does not imply any criticism of the directors in this particular case.

#### Remaining steps

- 3.23 At the end of the Period, the major steps remaining to be completed before the Administration is brought to a conclusion were as follows:
  - Collection of commissions from energy suppliers as set out earlier in the report, these collections are expected to continue, potentially to 2023 (depending on the estimated level of economic benefit) as a consequence of the contractual terms. However, we continue to monitor collection rates and may take a decision to end collections if it becomes uneconomic to continue with the collection process (and/or if collections unnecessarily delay the return of funds to creditors);
  - Distribution of proceeds of liquidation of subsidiaries to the Fixed Charge Lender;
  - Continued compliance with tax legislation and seeking clearance from HMRC for closure;
  - Final adjudication of unsecured claims and payment of unsecured Prescribed Part dividend;
  - Payment of preferential and prescribed part dividends (the preferential dividend was paid shortly following the end of the Period);
  - Distribution of net realisations to the Secured Lender (where possible);
  - Ongoing statutory duties; and
  - Completing the necessary formalities to conclude the Administration.

#### 4. Estimated outcomes

#### Secured creditors

- 4.1 At the date of appointment, the Secured Lender was owed approximately £21m by the Group. The Secured Lender holds fixed and floating charge security over the Company (including its shares in EIC, T-Mac and ICON) via two charges created on 12 June 2013 and 20 April 2015 with the security registered to NatWest and RBS respectively.
- 4.2 The final return to the Secured Lender is currently uncertain and is dependent on the fixed charge proceeds arising from the liquidation of Old EIC, as well as floating charge proceeds arising from the other commission / debtor realisation process set out above (to the extent that total net floating charge realisations exceed preferential claims, which is expected to be the case).
- 4.3 On current information we expect the total return to the Secured Lender to be £5.5m.

#### Preferential creditors

- 4.4 Under the Act, the main classes of preferential creditor are employees in respect of certain claims in relation to arrears of wages, holiday pay and pensions contributions.
- 4.5 We paid retained staff their wages and accrued holiday to the date of their redundancy.

- 4.6 Preferential claims totalled £0.93m. As previously commented, a dividend of 100 pence in the £ has been declared with regard to amounts due to preferential creditors of the Company.
- 4.7 As the Administration commenced prior to 1 December 2020, HMRC did not rank as a preferential creditor in the Administration.

#### **Unsecured creditors**

- 4.8 Unsecured creditors rank behind both secured and preferential creditors.
- 4.9 It is very unlikely that there will be sufficient funds to repay the Secured Lender in full, therefore a distribution to unsecured creditors would only arise by virtue of section 176A(2)(a) of the Act; a Prescribed Part dividend up to a maximum of £600k (less any costs incurred in making the distribution).
- 4.10 Under Section 176A of the Act where (after 15 September 2003) a company has granted a creditor a floating charge, a proportion of the net property of a company achieved from floating charge asset realisations must be made available for the unsecured creditors ("the Prescribed Part").
- 4.11 The Prescribed Part applies where there are net floating charge realisations (i.e. after costs of realisation) and is calculated as follows:
  - 50% of net property up to £10k.
  - Plus 20% of net property in excess of £10k.
  - Subject to a maximum of £600k.
- 4.12 Following payment of the preferential dividend, we proposed making a first and final distribution to the unsecured creditors of the Company by way of a Prescribed Part distribution and an initial notice of intended dividend has been sent to the Company's creditors providing a final date for creditors to submit claims.
- 4.13 Creditors wishing to submit a claim should use the creditors' statement of claim form provided at Appendix F, with any claims made being supported by copies of invoices or other relevant documentation sufficient to allow your claim to be adjudicated.
- 4.14 Based on current information, we expect a Prescribed Part dividend of c£600k (before costs) and we will shortly be writing to creditors providing a declaration of dividend.

#### **Shareholders**

- 4.15 As there is not expected to be sufficient assets to repay the Company's creditors in full, there will not be any return or distribution to shareholders. All trading in shares is suspended and the shares have been de-listed.
- 4.16 Shareholders wishing to transfer shares should contact UWadministrators@fticonsulting.com for further information.

#### **Extension of the Administration**

4.17 On 10 February 2021, following an application to court to extend the Administration for a period of 12 months to 12 February 2022 (and with an initial hearing for the application to extend the Administration having been adjourned), the Court consented to the Joint Administrators' application and ordered the extension as requested. An initial extension of the Administration to 12 February 2021 had previously been approved by the secured and preferential creditors.

#### Administrators' release

4.18 Pursuant to Paragraph 98 of Schedule B1 to the Act, the Administrators' will be seeking their discharge from liability in respect of their actions as joint administrators of the Company from the secured and preferential creditors. This discharge will be sought under separate cover and in due course.

#### 5. Next report and further questions

5.1 We are required to provide a further progress report to all creditors within one month of the end of the current six-month period to 12 February 2022, or when the administration comes to an end, whichever is sooner.

5.2 Should you have any queries in the meantime, please do not hesitate to contact a member of the Administrators' team on 020 3727 1700 or by email at UWadministrators@fticonsulting.com

For and on behalf of the Company

**Simon Kirkhope**Joint Administrator

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

Andrew Johnson and Simon Kirkhope are licensed in the United Kingdom to act as an insolvency practitioner by the Institute of Chartered Accountants in England and Wales, under Section 390A(2)(a) of the Insolvency Act 1986.

The Joint Administrators are bound by the Insolvency Code of Ethics which can be found at: https://www.gov.uk/government/publications/insolvency-practitioner-code-of-ethics.

FTI Consulting LLP ("FTI") uses personal information in order to fulfil the legal obligations of our Insolvency Practitioners under the Insolvency Act and other relevant legislation, and also to fulfil the legitimate interests of keeping creditors and others informed about the insolvency proceedings. You can find more information on how FTI uses your personal information on our website at https://www.fticonsulting-emea.com/~/media/Files/emea--files/creditors-portal/cip-emea-forms-info/cip-data-privacy.pdf.

## Appendix A - Statutory Information

#### Company and Appointment Information

Company Name	Utilitywise PLC				
Trading names	N/A				
Registered number	05849580				
Incorporation Date	19 June 2006				
Nature of Business	35130 - Distribution of electricity, 70229 - Management consultancy activities other than financial management, 74901 - Environmental consulting activities				
Registered office	C/O FTI Consulting LLP, 200 Aldersgate Street, London, EC1A 4HD				
Director(s)	Brendan Peter Flattery, Richard Stephen Laker, Richard Brinsley Sheridan and Simon Waugh				
Company secretary	Natalie Gerrard				
Directors' shareholdings	Brendan Flattery 60,000 £0.001 ordinary shares <sup>1</sup>				
Court reference	CR-2019-001097				
Court	High Court of Justice, Business and Property Courts of England and Wales. Insolvency and Companies List (ChD)				
Appointment date	13 February 2019				
Appointer	Richard Laker (a director of the Company) pursuant to Paragraph 22 of Schedule B1 of the Act. Pursuant to Paragraph 29 of the Schedule B1 of the Act, notice of intention to appoint administrators was given to, and waived by, the Secured Lender.				
Appointer's address	Utilitywise House, 3&4 Cobalt Park Way, Cobalt Business Park, North Tyneside, Tyne and Wear, NE28 9EJ				
[1] Per 2017 audited accoun	[1] Per 2017 audited accounts. It is uncertain from the Company's register who owns what shares due to nominee shareholdings.				

#### Administrators' Information

	Administrator 1	Administrator 2
Name	Andrew Johnson	Simon Kirkhope
Address	200 Aldersgate Street, London EC1A 4HD	200 Aldersgate Street, London EC1A 4HD
Authorising body	ICAEW	ICAEW

The appointment of the Administrators was made by the directors of the Company pursuant to Paragraph 22 of Schedule B1 to the Act.

The security is in favour of National Westminster Bank Plc and was granted on 12 June 2013 and is a fixed and floating charge debenture. An additional debenture was granted in favour of Natwest Markets Plc (The Royal Bank of Scotland Plc acted as Security Agent) on 20 April 2015 as agent to National Westminster Bank Plc.

Pursuant to Paragraph 100 of Schedule B1 of the Act, any function of the Administrators may be exercised by any or all of the Administrators named above.

Pursuant to Paragraphs 76(2)(b) and 78(2) of Schedule B1 to the Act, the period of the Administration was extended by one year to 12 February 2021, follow the consent of the Secured Lender and preferential creditors on 12 November 2019 and 20 September 2019 respectively. The Administration was extended by a further 12 months by order of the court dated 10 February 2021, to 12 February 2022.

## Appendix B - Administrators' time costs and expenses

#### **Pre-Administration fees**

Information in relation to the Joint Administrators' involvement with the Company prior to the date of Administration is detailed below, pursuant to Rule 3.1, Rule 3.35(10)(a) and Rule 3.36.

FTI Consulting LLP ("FTI") provided advisory services pursuant to a letter of engagement dated 16 August 2018 ("LoE") with The Royal Bank of Scotland plc, in relation to their secured lending to the Company, and its subsidiaries. The Company was also party to this LoE and was responsible for making payments as part of the terms of its funding from the Secured Lender.

FTI's initial engagement scope was to carry out a review of the options available to the Secured Lender and to consider the contingency plans / proposals provided by the Group to the Secured Lender.

FTI's work included preparation of a high-level estimated outcome statement and identifying key issues and risks in relation to contingency options and developing potential strategies for realising key assets of the Group. This work also included a review of the Group's short-term cash flow forecast.

On 24 September 2018, under an addendum to the LoE, FTI provided a high-level review of the Group's separation plan in relation to the Corporate Business.

On 2 January 2019, under a further addendum to the LoE, FTI undertook detailed contingency planning work for a potential insolvency process. This work was undertaken alongside planning for a consensual re-financing of the Group, as well as consideration of an accelerated M&A process of the Group outside of the administration.

The Company's board considered it necessary to consider all available options in order to maximise the returns to the Company's creditors, in accordance with their fiduciary duties. Consequently, FTI's work during this period included both specific planning for the Administration appointment, as well as other potential outcomes that did not involve an insolvency appointment. The latter aspects included meetings with the Secured Lender, management, M&A advisors, the Company's NOMAD, as well as diligence, outcome modelling, cashflow analysis and other ad-hoc advisory work, which did not directly relate to an insolvency appointment.

Insolvency workstreams included planning the appointment strategy, client take-on procedures (including anti money laundering, ethics and GDPR assessments), drafting appointment documents, preparation for day 1, analysis of the Company's assets, drafting initial correspondence, understanding the operational connections between the Enterprise and Corporate business, liaison with operational management, mapping of key operational suppliers, preparation of master control schedules, understanding of the Group's property position, understanding the Group's lease creditor position and understanding the Groups' management and structure. It was necessary to complete these workstreams ahead of the Administration in order to have an effective and deliverable strategy on appointment.

Prior to the appointment of the Administrators, £167,200 plus VAT of time costs and £5,824 plus VAT of out-of-pocket expenses were incurred and paid by the Company. Approval for payment of further pre-administration time costs of £28,451 plus VAT and out-of-pocket costs of £8,357 plus VAT was received on 26 April 2019. Legal expenses of £3.85k have been paid, but it is now expected that the remainder of the unpaid pre-administration costs will not be drawn.

There were no other fees that were charged by any other insolvency practitioner in preparation for the insolvency appointment.

#### Administrators' fee basis and fee approval

Pursuant to Rule 18.16 of the Rules, the remuneration of administrators can be fixed on the basis of one (or a combination) of the following:

- as a percentage of the value of property with which they have to deal;
- by reference to time properly given by the Administrators and their staff in attending to matters arising in the Administration (a time cost basis); or
- a set amount.

In their Proposals, the Administrators confirmed that they would be seeking approval on a time cost basis.

As the Company's creditors have not formed a creditors' committee and because the Administrators made a statement in their Proposals under Paragraph 52(1)(b) of Schedule B1 of the Act, the basis of the Administrators' remuneration may be fixed in this case by the approval of:

- Each secured creditor; or
- If the Administrators have made (or intend to make) a distribution to preferential creditors, with the approval of each secured creditor and 50% of the preferential creditors who respond to an invitation to consider approval.

There is no requirement for unsecured creditors to pass a resolution in respect of Administrators' remuneration.

Pursuant to the rules set out above, we have sought approval to remuneration on a time cost basis as described below:

Description	(Revised) Fees Estimate	Approved by
Initial determination	£769,592	Preferential creditors on 23 April 2019 Secured Lender on 26 April 2019
Further approval to exceed the fees estimate	£970,049	Preferential creditors on 31 March 2020 Secured Lender on 28 February 2020
Further approval to exceed the fees estimate	£1,060,049	Preferential creditors on 22 March 2021 Secured Lender on 03 March 2021

#### Please also note the following:

- The current fees estimate is £1,060,049. On current information and subject to being in a position to conclude the Administration ahead of the anniversary in February 2022, we do not anticipate increasing our fees estimate. However, where an extension to the Administration is required, we will ascertain whether seeking further approval is necessary.
- Consent of the preferential creditors was obtained by decision procedure.
- Fees of £200k plus VAT were drawn from fixed charge realisations on 23 August 2019, after the initial determination.
- Fees of £650k plus VAT were drawn from floating charge realisations in June 2020, after the first increase was approved.
- After the initial determination, we identified some technical deficiencies in the proof of debt provided by the RPS when voting in relation to this matter. We subsequently received a revised proof of debt from the RPS, which substantiates their claim and confirms that fees drawn to date have been done so in accordance with the Act and Rules.

A copy of the 'Creditors' Guide to Administrators' Fees' is available at:

https://www.icaew.com/-/media/corporate/files/technical/insolvency/creditors-guides/2017/administration-creditor-fee-guide-6-april-2017.ashx?la=en

Creditors can alternatively request a copy from us, and we will provide a paper copy by post.

#### Post-appointment time costs and expenses

An analysis of our time in accordance with the provisions of SIP 9, which provides details of work done by grade of staff to 12 August 2021, is set out later.

The main areas of our work to date and expected future work streams have been set out in the body of the report but have been summarised in the following table.

Category	Description (O – Ongoing, C – Completed, F – Future)	Rationale		
Administration	Cashiering and establishment and reconciliation of bank accounts - O	Statutory / compliance		
& Planning	Complying with statutory formalities including relevant filings and statutory communications – O	requirement; to ensure efficient project management		
	Maintaining the Administration record – 0			
	Requesting creditor consent to the extension of the Administration and complying with statutory formalities – C			
	Drafting the relevant documentation and filing an application to Court for a further extension of the Administration – C			
Investigations	Review of relevant accounting and statutory records in accordance with SIP 2 – C	Statutory requirement: to assess		
	Gathering books and records of the business and ensuring appropriate storage facilities are in place – C	whether potential claims can be brought for the benefit of creditors		
	Completion and filing of the relevant forms to the Insolvency Service with regards     Directors conduct – C			
Realisation of Assets	Performing background checks, collating information and reviewing legal documentation to facilitate the sale process – C	Identify, assess and seek to realise potential value for the potential		
	Oversight of due diligence for the sales processes – C	financial benefit of the Company's creditors		
	Liaising with advisers regarding the sale process – C			
	Meetings and discussions with potential purchasers – C			
	Understanding and oversight of IT environment and operational transition – C			
	Liaison with Corporate staff in relation to separation issues – C			
	Ongoing support and correspondence with the Corporate business to realise further conditional consideration – O			
	Sale of chattel assets – C			
	Continued correspondence and negotiations with suppliers regarding collection of book debts – O			
Trading	Collation of debtor information – C	Necessary to facilitate		
	Wind-down of operational site – C	Administrators' duties, e.g. collection of Company data;		
	Management and liaison with lease creditors – C	maximisation of asset realisations through collation of information in		
	Discussions and correspondence with landlord – C	relation to the Enterprise business,		
	Managing insurance and health and safety processes of business – C	including book debts, separation of Corporate business, sale of data		
	Finalisation of trading, including payment of final invoices – C	book and sale of subsidiaries.		
Creditors & Shareholders	Establishment of employee claims including any additional claims or offsets arising from flexi-time, holiday allowances, employee loans – C	Statutory requirements; required for orderly case management		
	Responding to employee queries and complaints – O			
	Responding to shareholder queries – O			
	Correspondence with Secured Lender – O			
	Dealing with unsecured creditor queries – O			
	Maintaining up to date creditor information on the case management system – O			
		<u> </u>		

T	,
Management of a potential unsecured or preferential dividend, including issuing a notice of intended dividend, reviewing proofs of debt, adjudicating claims, calculating and paying a dividend to creditors, and issuing the notice of declaration of dividend – O	
<ul> <li>Notifications to relevant tax authorities – C</li> <li>Liaising with taxation team to ensure recovery of pre-and post-appointment tax recoverable – O</li> <li>Completion of quarterly VAT returns – O</li> <li>Preparing and filing Corporation Tax returns – O</li> <li>Seeking closure clearance from HMRC – F</li> <li>Paying tax deducted from any potential dividends paid to employees – F</li> </ul>	Statutory requirements; ensure tax attributes assessed and utilised; recovery of taxes for the benefit of creditors.
<ul> <li>Preparing, reviewing and issuing Proposals to the creditors, members and Companies House – C</li> <li>Reporting on the outcome of the approval of the Proposals to the creditors, Companies House and the Court – C</li> <li>Preparing, reviewing and issuing six-month progress reports to creditors and Companies House – O</li> <li>Preparing, reviewing and issuing final report to creditors and Companies House – F</li> <li>Reporting to the Secured Lender – O</li> </ul>	Required by statute and to inform creditors; required in order to seek approval as required for Administration strategy including disposal of assets subject to security
-	<ul> <li>a notice of intended dividend, reviewing proofs of debt, adjudicating claims, calculating and paying a dividend to creditors, and issuing the notice of declaration of dividend – O</li> <li>Notifications to relevant tax authorities – C</li> <li>Liaising with taxation team to ensure recovery of pre-and post-appointment tax recoverable – O</li> <li>Completion of quarterly VAT returns – O</li> <li>Preparing and filing Corporation Tax returns – O</li> <li>Seeking closure clearance from HMRC – F</li> <li>Paying tax deducted from any potential dividends paid to employees – F</li> <li>Preparing, reviewing and issuing Proposals to the creditors, members and Companies House – C</li> <li>Reporting on the outcome of the approval of the Proposals to the creditors, Companies House and the Court – C</li> <li>Preparing, reviewing and issuing six-month progress reports to creditors and Companies House – O</li> <li>Preparing, reviewing and issuing final report to creditors and Companies House – F</li> </ul>

Further information in relation to our time costs can be found in the SIP 9 analysis in Appendix C.

#### A summary of time costs incurred and drawn during the Period is shown below:

Summary of Time and Expenses During Period (£)								
	Time Costs	Other Fee	Billed in	Cat 1	Billed in	Cat 2	Billed in	
Company	Incurred	Adjustment	Period	Expenses	Period	Expenses	Period	<b>Current Total</b>
Utilitywise Plc	63,723	-	-	-	-	-	-	63,723
	63.723	_	-	_	_	_	-	63.723

Utilitywise Plc (13 Feb 21 to 12 Aug 21)						
		Managing Director/	Senior Consultant/			
	Senior Managing Director	Director	Consultant	Associate	Total Hours	Total Cost
Administration and Planning	0.0	1.4	0.5	32.8	34.7	8,878
Investigations	0.0	0.6	0.0	0.0	0.6	225
Realisation of assets	0.0	3.3	0.0	12.3	15.6	4,297
Trading	0.0	0.0	0.0	2.0	2.0	500
Creditors	0.0	7.8	0.4	145.2	153.4	39,160
Tax	0.0	2.3	3.4	1.1	6.8	2,123
Reporting	1.5	1.9	12.5	12.9	28.8	8,391
Other	0.0	0.0	0.0	0.6	0.6	150
Total	1.5	17.3	16.8	206.9	242.5	63,723
Total (Inc VAT)						76,468

#### A summary of time costs incurred and drawn for the full Administration period is shown below:

Summary of Time and E	Summary of Time and Expenses During the Full Administration Period (£)							
Company	Incurred	Adjustment	Period	Expenses	Period	Expenses	Period	<b>Current Total</b>
Utilitywise Plc	1,068,236	(32,322)	(827,804)	21,662	(21,662)	534	(534)	208,110
	1,068,236	(32,322)	(827,804)	21,662	(21,662)	534	(534)	208,110

As disclosed in previous reports, £200k of the time costs billed to date relate solely to costs incurred in relation to fixed charge realisations, namely the sale of the subsidiaries. The invoices were paid out of the Administration estate however as the proceeds of the subsidiary sale did not flow through the estate, these costs were recharged to the subsidiaries.

	Senior	Managing Director/	Senior Consultant/	•	•	
	Managing Director	Director	Consultant	Associate	Total Hours	Total Cost
Administration and Planning	93.0	139.9	146.4	484.2	863.5	253,997
nvestigations	0.0	33.9	12.1	131.7	177.7	47,922
Realisation of assets	209.1	387.7	218.1	152.7	967.6	321,313
Trading	14.5	161.1	69.0	259.9	504.5	<b>1</b> 44, <b>4</b> 41
Creditors	0.5	119.6	35.3	412.0	567.4	154,869
Гах	7.8	49.9	39.2	22.7	119.6	37,419
Reporting	40.3	56.7	103.0	103.1	303.1	90,634
Other	10.8	13.0	17.5	12.6	53.9	17,641
<b>Fotal</b>	376.0	961.8	640.6	1,578.9	3,557.3	1,068,236
Adjustment	(0.2)	(71.1)	(10.5)	(19.0)	(100.8)	(32,322)
Adjusted Total	375.8	890.7	630.1	1,559.9	3,456.5	1,035,914
Adjusted Total (Inc VAT)						1,243,097

Some £650k of time costs billed to date relate to costs incurred in relation to floating charge realisations i.e., collection of commission from debtors. The invoices were paid out of the Administration estate.

Category 1 expenses are not subject to creditor approval. Category 2 disbursements do require approval from creditors and relate to services provided to us by associated companies and costs which are apportioned overheads such as mileage and data storage. Further details in relation to this can be found at Appendix D (if applicable) together with additional information in relation to our policy on staffing, the use of subcontractors, and details of our applicable charge out rates by staff grade.

#### Administrators' fee estimate

A breakdown of the time costs incurred to date (and during the reporting period) together with the Administrators' revised fee estimate is provided below.

The Administrators' fees estimate represents the likely time costs that will be incurred in undertaking their duties in respect of the Company during the Administration and, should the Administrators become liquidators, their duties in the liquidation (however this is not envisaged in this instance). It is important to note that the amount of remuneration drawn will be limited by the realisations from the Company's assets and as such fees will only be drawn if there are funds in the Administration (in addition to agreed funding provided by the Secured Lender), or subsequent liquidation, to do so.

Fee Estimate for Utilitywise Plc	lr	curred to date		Total R	evised Fee Estim	ate	Total C	urrent Fee Estima	ate Rationale
	Hr	£	£/Hr	Hr	£	£/Hr	Hr	£	£/Hr
Administration and Planning	864	253,997	294	904	265,763	294	850	255,000	300 Includes statutory requirements, cashiering, file maintenance e
Investigations	178	47,922	270	178	47,922	270	178	47,922	270 Finalisation of D return and collation of books and records
Realisation of assets	968	321,313	332	978	324,633	332	970	330,000	340 Sale of EIC, ICON and Enterprise assets
Trading	505	144,441	286	505	144,441	286	505	144,441	286 Finalisation of administration trading
Creditors	567	154,869	273	597	163,058	273	477	133,421	280 Creditor correspondence including potential dividend payments
Tax	120	37,419	313	140	43,677	313	140	42,500	304 Finalisation of post-administration tax position
Reporting	303	90,634	299	328	98,110	299	300	90,000	300 Statutory and other stakeholder reporting
Other	54	17,641	327	54	17,641	327	54	17,641	327 Other administration matters
Adjustment for daily fee cap *		(32,322)		-	(32,322)				
Administrators' foe estimate	2 557	1 025 014	201	3 683	1 072 922	291	2 //72	1 060 924	205

<sup>\*</sup> A cap is in place which limits the daily cost for each of the Administrators' staff. Where an individual has incurred costs greater than the cap, the additional cost has been deducted.

The revised fee estimate is a consequence of the extension of the Administration to February 2022. The additional workstreams that have been/ or anticipated will be undertaken includes the following:

- Continued correspondence with the RPS and our agents (ERA Solutions) in relation to both employment tribunals and employee claims.
- The application to court for a second-year extension to the Administration.
- Continued correspondence with debtors to collect outstanding amounts due.
- Preparation and submission of outstanding VAT and CT returns.
- Preparing, reviewing and issuing six-monthly progress reports.
- Ad-hoc reports to the Secured Lender as necessary.
- Realisation of assets from the Company's subsidiaries and subsequent distribution to creditors.
- Preparing, reviewing and issuing final reports to Creditors and Companies House.

The revised fee estimate represents the expected time costs that will be incurred prior to the Administrators' discharge from liability in respect of their actions as joint administrators of the Company. Although it is expected that the total time incurred will exceed the current fee estimate, the JAs do not anticipate seeking further fee approval.

#### Administrators' expenses estimate

Payee	Type of Cost	Cost to date	≘ (£)	Estimated Future	Costs (£)	Estimated Total Cost (£)
		Fixed	Floating	Fixed	Floating	
Pinsent Masons LLP	Legal fees	97,500	204,662	-	19,467	321,629
Addleshaw Goddard	Legal fees	3,600	-	-	-	3,600
Deloitte LLP	M&A Advisor	288,000	-	-	-	288,000
Herax Partners	M&A Advisor	165,000	-	-	-	165,000
Shareholder Corporate Finance	M&A Advisor	135,000	-	-	-	135,000
ERA Solutions	Employee Advisor	-	46,470	-	4,000	50,470
Sanderson Weatherall	PPE Sales Agent	10,693	-	-	-	10,693
Lovetts	Debt Collection Fees	-	732	-	50	782
Rent (inc Insurance and Service Charge) 1	Trading Costs	4,572	-	-	-	4,572
Property Expenses	Trading Costs	-	13,156	-	2,000	15,156
Utilities and Rates	Trading Costs	-	15,051	-	-	15,051
Retained Staff	Trading Costs	54,042	81,042	-	-	135,084
Pension Contributions	Trading Costs	7,188	11,708	-	-	18,897
Payroll Expenses	Trading Costs	693	795	-	-	1,488
PAYE/NIC	Trading Costs	29,581	44,572	-	-	74,153
Data Protection Costs	Insolvency Costs	-	-	-	120	120
Contingency Costs	Insolvency Costs		-	-	10,000	10,000
Leased IT Assets / Software	Trading Costs	49,621	241	-	-	49,862
Administration Costs	Insolvency Costs	-	3,247	-	500	3,747
Total Cost Estimate <sup>2</sup>		845,490	421,676	-	36,137	1,303,304

<sup>&</sup>lt;sup>1</sup> Rent was due to paid by the Company however the cost was covered by the subsidiary due to their continued occupation of the premises. The £4.3k payment relates to insurance cover.

<sup>&</sup>lt;sup>2</sup> Total costs have exceeded our previous estimate, primarily due to a variance in the cost of our M&A advisors. This is due to the sale processes taking longer than originally anticipated.

Administrators' Expenses			
	Incurred	To be incurred	Total
Travel	6,959	-	6,959
Accommodation	10,328	-	10,328
Subsistence	2,492	-	2,492
Miscellaneous	1,902	467	2,369
Category 2	534	=	534
Total	22,216	467	22,683

<sup>-</sup>Misc includes office supplies and document couriers

<sup>-</sup>Category 2 expenses include personal travel costs (45p per mile)

## Appendix C – Time cost analysis

	Senior Managing	Managing Director /	Senior Consultant /				Average
ask	Director	Director	Consultant	Associate	Total Time	Total Cost	Hourly Rat
Administration and Planning							
Strategy and planning	-	-	-	4.3	4.3	1,075.0	250
Appointment and related formalities		0.3	0.5	-	0.8	265.6	332
Receipts and payments accounts	-	•		3.1	3.1	775.0	250
Checklist and reviews	-	1.0	-	10.9	11.9	3,100.0	260
Cashiering and reconciliations		0.1	-	14.5	14.6	3,662.5	250
Subtotal	-	1.4	0.5	32.8	34.7	8,878.1	
nvestigations							
Books and records	-	0.6	-	-	0.6	225.0	375
Subtotal	-	0.6	-	0.0	0.6	225.0	
Realisation of assets							
Book debts	-	1.3	-	12.3	13.6	3,562.5	261
Other assets	-	1.3	-	-	1.3	471.9	363
Health & Safety/Insurance	-	0.7	-	-	0.7	262.5	375
Subtotal	-	3.3	-	12.3	15.6	4,296.9	
rading							
Ongoing trading / monitoring	-	-	-	1.0	1.0	250.0	250
Employees - Payroll	<del> </del>	-		1.0	1.0	250.0	250
Subtotal	-	-	-	2.0	2.0	500.0	
Creditors (correspondence and claims)							
Unsecured creditors	-	1.1	0.4	7.3	8.8	2,360.0	268
Employees	-	6.7	-	137.9	144.6	36,800.0	254
Subtotal	-	7.8	0.4	145.2	153.4	39,160.0	
-ax							
Post appointment VAT	-	2.3	3.4	1.1	6.8	2,122.5	312
Subtotal	<u>-</u>	2.3	3.4	1.1	6.8	2,122.5	
Reporting							
Other statutory reports/meetings	1.5	1.9	12.5	12.9	28.8	8,390.6	291
Subtotal	1.5	1.9	12.5	12.9	28.8	8,390.6	
Other				0.5	0.5	450.0	250
Other	-	-	-	0.6	0.6	150.0	250
Subtotal	-	-	-	0.6	0.6	150.0	
Total Time by Grade	1.5	17.3	16.8	206.9	242.5		
Total Cost by Grade	656.3	6,196.9	5,145.0	51,725.0	63,723.1		
Average Hourly Rate	437.5	358.2	306.3	250.0	262.8		
	Time Costs	Category 1	Category 2	Total			
Total Costs to Date	63,723.1	-		63,723.1			
Amount Billed		=	=	-			
Total WIP	63,723.1			63,723.1			

	Senior Managing	Managing Director /	Senior Consultant /				Average
ask	Director	Director	Consultant	Associate	Total Time	Total Cost	Hourly Ra
dministration and Planning Strategy and planning	82.0	55.8	62.0	4.3	204.1	76,162.5	37:
Initial actions	11.0	65.3	-	105.8	182.1	53,709.4	29
Appointment and related formalities	-	4.3	16.3	16.3	36.9	10,315.6	27
Receipts and payments accounts	-	-	4.5	41.9	46.4	11,853.1	25
Checklist and reviews	=	4.3	32.7	90.1	127.1	33,943.8	26
Cashiering and reconciliations	-	8.7	26.9	216.7	252.3	64,221.9	25
Bonding and IPS maintenance	-	1.5	4.0	9.1	14.6	3,790.6	25
Subtotal	93.0	139.9	146.4	484.2	863.5	253,996.9	
vestigations							
Correspondence with directors	-	7.0	-	-	7.0	2,406.3	34
Directors questionnaire/checklists	=	0.4	•	4.1	4.5	1,175.0	26
Statement of affairs	-	4.4	-	8.2	12.6	3,562.5	28
Reports of Directors' conduct	-	1.0	6.0	-	7.0	1,875.0	26
Books and records	-	7.6	2.3	97.3	107.2	27,693.8	25
Electronic records Other investigations	-	11.9 1.6	3.8	17.3 4.8	33.0 6.4	9,440.6 1,768.8	28 27
Subtotal	-	33.9	12.1	131.7	177.7	47,921.9	
ealisation of assets							
Sale of business	203.1	203.4	207.0	3.5	617.0	212,175.0	34
Post-completion obligations	3.4	13.8	-	- 115.0	17.2	6,662.5	38
Book debts	2.6	53.3	8.1	115.0	179.0	51,634.4	28
Property, plant and vehicles Other assets	•	49.4 40.8	0.6 1.9	30.7	80.7 46.2	24,900.0 15,965.6	30 34
Health & Safety/Insurance	-	4.7	1.9	3.5	46.2	1,671.9	35
Legal issues/litigation		2.1	0.5	-	2.6	846.9	32
Fixed Charge Property	- -	20.2	-	=	20.2	7,456.3	36
Subtotal	209.1	387.7	218.1	152.7	967.6	321,312.5	
	209.1	367.7	216.1	132.7	907.0	321,312.3	
ading							
Initial control of operations	14.5	155.0	2.0	38.8 155.6	40.8	10,200.0	25
Ongoing trading / monitoring	14.5	155.0	28.3 22.9	44.0	353.4 71.2	105,728.1 18,231.3	29
Closure of trading Employees - Payroll	-	4.3 1.8	15.8	21.5	39.1	10,281.3	25 26
Employees - Fayron		1.5	15.0	21.5	33.1	10,201.5	
Subtotal	14.5	161.1	69.0	259.9	504.5	144,440.6	
reditors (correspondence and claims)							
Unsecured creditors	-	17.8	13.8	162.8	194.4	50,844.4	26
Secured creditors	-	10.7	2.0	8.0	20.7	6,481.3	31
Pensions		1.3	-		1.3	487.5	37
Employees	0.5	81.0	19.5	235.4	336.4	92,540.6	27
ROT creditors	-	3.0	-		3.0	1,031.3	34
Shareholders Lease creditors	-	1.0 4.8	-	3.4 2.4	4.4 7.2	1,225.0 2,259.4	27 31
Lease Creditors		4.6		2.4	7.2	2,235.4	21
Subtotal	0.5	119.6	35.3	412.0	567.4	154,869.4	
ax							
Initial reviews CT and VAT	-	-	-	8.5	8.5	2,125.0	2.5
Pre-appointment CT	1.5	8.1	0.3	5.0	14.9	4,765.6	31
Pre-appointment VAT	0.7		10.0	-	10.7	3,340.6	31
Post appointment CT	4.0	21.5	-	4.0	29.5	10,153.1	34
Post appointment VAT	=	11.4	27.9	4.7	44.0	12,825.6	29
Tax advice on transactions Other post appointment tax	1.6	2.4 6.5	1.0	0.5	3.9 8.1	1,275.0 2,934.4	32 36
Subtotal	7.8	49.9	39.2	22.7	119.6	37,419.4	
	,	49.9	33.2	24.7	113.0	31,413.4	
e <b>porting</b> Proposals	-	20.8	31.5	13.5	65.8	18,612.5	28
Other statutory reports/meetings	7.2	4.4	58.5	67.3	137.4	37,709.4	27
Secured creditor reports	33.1	31.5	13.0	22.3	99.9	34,312.5	34
Subtotal	40.3	56.7	103.0	103.1	303.1	90,634.4	
ther							
Other	10.8	13.0	17.5	12.6	53.9	17,640.6	32
Subtotal	10.8	13.0	17.5	12.6	53.9	17,640.6	
Total Time by Grade	376.0	961.8	640.6	1,578.9	3,557.3		
Total Cost by Grade	164,500.0	338,803.1	170,207.5	394,725.0	1,068,235.6		
Adjustment	(87.5)	(24,859.4)	(2,625.0)	(4,750.0)	(32,321.9)		
Adjusted Cost	164,412.5	313,943.8	167,582.5	389,975.0	1,035,913.8		
Average Hourly Rate	437.3	326.4	261.6	247.0	291.2		
			Catagory 3	Total			
	Time Costs	Category 1	Category 2	10(a)			
Total Costs to Date Amount Billed	1,035,913.8 (827,804.0)	21,661.6 (21,661.6)	534.4 (534.4)	1,058,109.8 (850,000.0)			

## Appendix D – Additional information in relation to Administrators' fees pursuant to SIP 9

Detailed below is FTI's policy in relation to:

- staff allocation and the use of sub-contractors;
- professional advisors; and
- disbursements.

#### Staff allocation and the use of subcontractors

Our general approach to resourcing our assignments is to allocate staff with the skills and experience to meet the specific requirements of the case

The constitution of the case team will usually consist of a Senior Managing Director, Managing Director, Director, Senior Consultant. Consultant and Associate. The exact constitution of the case team will depend on the anticipated size and complexity of the assignment and on larger, more complex cases, several Senior Consultants/Consultants may be allocated to meet the demands of the case.

With regard to support staff, we would advise that time spent by cashiers in relation to specific tasks on an assignment is charged. Only if there is a large block of time incurred by a member of the secretarial team, e.g. report compilation and distribution, do we seek to charge and recover our time in this regard.

#### **Professional advisors**

On this assignment we have used or intend to use the professional advisors listed below. We have also indicated alongside, the basis of our fee arrangement with them, which is subject to review on a regular basis.

Professional Advisor Fees			
Name of Professional Advisor	Service	Basis of Fee Arrangement	Fees to Date (incl. VAT)
Pinsent Masons LLP	Legal Advice	Hourly rate and disbursements	£302,162.13
Deloitte LLP	M&A Advisor	Weekly retainer fee (plus success fee)	£288,000.00
Herax Partners	M&A Advisor	Monthly retainer fee (plus success fee)	£165,000.00
Shareholder Corporate Finance Ltd	M&A Advisor	Monthly retainer fee (plus success fee)	£135,000.00
ERA Solutions	Employee Advisor	Hourly rate and disbursements	£46,470.00
Sanderson Weatherall	Auctioneer	Percentage of realisations	£10,693.15
Addleshaw Goddard	Legal Advice	Hourly rate and disbursements	£3,600.00
Lovetts	<b>Debtor Realisations</b>	Fixed cost per realisation	£782.00

#### <u>Deloitte</u>

We note that the total fees paid to Deloitte include amounts in relation to pre-appointment work undertaken that have been paid from the Administration estate of the Company. During that period, Deloitte acted as the Company's pre-appointment M&A advisor. Following our appointment, Deloitte were retained to assist with the sale of the intellectual property and other assets, including data, of the Company. The choice to retain Deloitte was based on the Administrators' perception of their knowledge of both the Company and the type of work required.

#### Pinsent Masons

Pinsent Masons have provided both pre-appointment and post-appointment legal advice to the Company. The advice included, but was not limited to; drafting sale documentation, assisting with GDPR matters and other employee queries. The service provided by Pinsent Masons is a specialist service which the Administrators' staff could not appropriately perform in house.

Pinsent Masons carried out work in respect of legal advice relating to the escrow funds and the collection of outstanding book debts. This work has now concluded.

#### Herax Partners and Shareholder Corporate Finance Ltd

Herax Partners were engaged to assist Deloitte in the sale of ICON. ICON was a standalone business operating in the Czech Republic, for which the Company was the sole shareholder. Herax Partners had previously acted as M&A advisors to the Company when a sales process for ICON was run in 2018. It was the Administrators' view that Herax Partners should be contacted in order to reignite interest from parties contacted in the previous sales process.

On request from Herax Partners, the success fee payable to them was split between themselves and an associate Shareholder Corporate Finance Ltd.

#### **ERA Solutions**

ERA Solutions were engaged by the Administrators to assist the Company's former employees in submitting their claims against the Company. They liaised directly with employees in respect of their claims against the Company.

Payments to date total £46,470 (including VAT). Accordingly, the Administrators' currently envisage ERA Solutions fees in the Administration will total £50,000 (including VAT). However, this is subject to change depending on the number of claims lodged and whether the Administrators request ERA Solutions to provide additional services.

The choice of ERA Solutions was based on the Administrators' perception of their experience and ability to perform this type of work and the complexity and nature of the assignment. It was also considered that the basis on which they will charge their fees represented value for money and was more cost effective than if the work had been undertaken by the Administrators' staff.

#### Sanderson Weatherall

We engaged chattel agents, Sanderson Weatherall, to assist with the sale of a large volume of chattel assets on site at the Company's offices in North Tyneside, primarily furniture and IT equipment. This sale was concluded in a short period of time, as the costs of continued occupation of the Company's leased property were considered to exceed the realisable value of the chattel assets. It was considered that the basis on which they charged their fees represented value for money.

#### Addleshaw Goddard

Addleshaw Goddard were the Company's pre-appointment legal advisors. The balance paid to Addleshaw Goddard relates to the pre-appointment costs incurred by the Company in connection with the appointment of the Administrators.

#### Lovetts

Lovetts were engaged to collect debts from former employees of the Company. Whilst this function could be carried out by the Administrators' staff, it was considered more cost effective and efficient for Lovetts to undertake these duties.

#### Other FTI Teams

We have utilised the services of other teams within FTI Consulting LLP to assist with the Administration process. The fees of our tax and strategic communications teams have been included in our SIP 9 analysis provided to creditors of the Company and allocated to the work streams to which their work related, for approval by those parties approving our fees.

We consider that the rates chargeable for these services are in line with general market practice and that the service is comparable to similar firms of professional advisors. In addition, by working closely with our internal teams, we believe a more coordinated and cost-effective approach to the Administration workstreams has been possible.

#### Disbursements

Category 1 disbursements do not require approval by creditors. The type of disbursements that may be charged as a Category 1 disbursement to a case generally comprise of external supplies of incidental services specifically identifiable to the case, such as postage, case advertising, invoiced travel and external printing, room hire and document storage. Also chargeable will be any properly reimbursed expenses incurred by personnel in connection with the case.

Category 2 disbursements do require approval from creditors. These disbursements can include costs incurred which relate to payments due to associated Company for the provision of services to the office holder.

#### **Charge-out rates**

A schedule of FTI's charge-out rates (exclusive of VAT) for this assignment to date is below. All time incurred by the Administrators and their staff is recorded in six-minute increments.

Grade	£ (Per Hour)
Senior Managing Director	437.50
Managing Director	375.00
Senior Director	343.75
Director	343.75
Senior Consultant	306.25
Consultant	250.00
Analyst (experienced)	250.00
Analyst (junior)	250.00

Our fees are subject to an additional cap on this assignment whereby charges are restricted to eight hours per person per day.

## Appendix E – Receipts and Payments

		Statement of Affairs	13 Feb 2019 - 12 Feb 2021	13 Feb 2021 - 12 Aug 2021	Tota
		£	£	£	
Fixed Charge Receipts					
Sale of Subsidiary	1	4,000,000	1,408,103	-	1,408,103
Loan from Floating Charge Account			166	-	166
Recharge of Fixed Charge Costs			604,362	-	604,362
Subtotal		4,000,000	2,012,631	-	2,012,631
Fixed Charge Payments					
Fixed Charge Advisor Fees	2		(559,300)	-	(559,300
Office Holder's Fees			(200,000)	-	(200,000)
Fixed Charge Legal Fees			(84,250)	-	(84,250
Fixed Charge Insurance Costs			(30,728)	-	(30,728)
Fixed Charge Trading Deficit			(145,697)	-	(145,697)
Fixed Bank Charges			(101)	-	(101)
Fixed Charge VAT Irrecoverable			(5,000)	-	(5,000)
Subtotal			(1,025,076)	-	(1,025,076)
Fixed Charge Surplus/Deficit			987,554	-	987,554
Floating Charge Receipts					
Sales	5		1,862,277	9,517	1,871,794
VAT Refund (Offset)	6		1,596,478	-	1,596,478
Property, Plant and Equipment		30,000	103,278	-	103,278
Intellectual Property			200,000	-	200,000
Book Debts	5	448,000	588,472	798	589,270
Legal Settlement			1,051,199	-	1,051,199
Refund of Rent Deposit			55,960	-	55,960
Other Debtors and Prepayments			36,892	-	36,892
Petty Cash	3	6,431	5,583	-	5,583
Misc Income			444	-	444
Subtotal		484,431	5,500,583	10,315	5,510,898
Floating Charge Payments					
Floating Charge Advisor Fees	2, 5		(56,398)	(9,325)	(65,723)
Office Holder's Fees			(650,000)	-	(650,000
Floating Charge Legal Fees			(147,637)	(25,610)	(173,247)
Pre-Appointment Legal Fees			(3,851)	-	(3,851)
Printing, Stationery & Postage			(1,106)	-	(1,106)
Insolvency Expenses	4		(1,947)	(40)	(1,987)
Loan to Fixed Charge Account			(166)	-	(166)
Bank Charges			(737)	(131)	(868)
Repayment of VAT Refund	6		(1,596,478)	-	(1,596,478)
Floating Charge Trading Deficit			(173,047)	-	(173,047)
Floating Charge VAT	5		(131,045)	36,628	(94,439)
Subtotal			(2,762,413)	1,522	(2,760,912
Floating Charge Surplus/(Deficit)			2,738,170	11,837	2,749,986
Net realisations			3,725,725	11,837	3,737,540
Distributions					
Fixed Charge Distribution			(981,853)	-	(981,853
Floating Charge Distribution			(750,000)	-	(750,000)
Subtotal			(1,731,853)	-	(1,731,853
Total Balance Held			1,993,871	11,837	2,005,687

<sup>1</sup> See the Joint Administrators' Report and Statement of Proposals (April 19), section four for details of the business and assets sale.

<sup>2</sup> Advisor fees includes the cost of agent/valuers used during both business and assets sales, bonus payments upon completion of these sales and continued debt collector costs.

<sup>3</sup> The petty cash collected was lower than the SoA amount due to outdated information used to prepare the SoA.

<sup>4</sup> These include insolvency bonding, statutory advertising and re-direction of mail charges.

<sup>5</sup> Adjustments relating to prior period made in current period.

<sup>6</sup> Confirmation has been received that the Pre-appointment VAT refund is subject to crown set-off. Payment was made to HMRC in the week commencing 14 December 2020.

While trading ceased immediately upon the appointment of Administrators, the costs set out in the 'Trading R&P' below were incurred while the Enterprise business was being wound down and the Corporate business was separated (including movement of IT equipment and transfer of employees).

Administrators' Trading Receipts An	d Payments						
		Total	13 Feb 19	13 Feb 19 - 12 Feb 21		- 12 Aug 21	Total
£			Fixed	Floating	Fixed	Floating	
Trading Payments							
Insurance Costs		(4,572)	(4,572)	-	-	-	(4,572)
Property Expenses	1	(13,156)	-	(13,156)	-	-	(13,156)
Utilities and Rates		(15,051)	-	(15,051)	-	-	(15,051)
Retained Staff		(135,084)	(54,042)	(81,042)	-	-	(135,084)
Pension Contributions		(18,897)	(7,188)	(11,708)	-	-	(18,897)
Payroll Expenses	2	(1,488)	(693)	(795)	-	-	(1,488)
PAYE/NIC		(74,153)	(29,581)	(44,572)	-	-	(74,153)
Leased IT Assets / Software		(43,387)	(43,186)	(201)	-	-	(43,387)
Ransom Payment	3	(701)	-	(701)	-	-	(701)
VAT		(12,256)	(6,435)	(5,822)	-	-	(12,256)
Total Payments		(318,745)	(145,697)	(173,047)	-	-	(318,745)
Trading Surplus/(Deficit)		(318,745)	(145,697)	(173,047)	-	-	(318,745)

#### SIP7 disclosures

- As the Company is a service-based business there is no WIP or stock utilised in trading
- Unpaid trading costs incurred to date are likely to be minimal, and include vehicle and other property expenses billed in arrears.
- Administrators time costs in relation to trading to date are £144,440
- £2.05m was held in the interest bearing Administration bank accounts as at 12 August 2021
- There have been no trading receipts to date
- Funding of the trading loss is discussed in the Initial Actions section of the report

#### **Additional notes**

<sup>&</sup>lt;sup>1</sup> Includes waste disposal, on-site security and cleaning

<sup>&</sup>lt;sup>2</sup> Employee expenses that were categorised as 'Misc expenses' in the Statement of Proposals have been included in Payroll Expenses. These include transport and subsistence for retained staff

<sup>&</sup>lt;sup>3</sup> Payment to lessor of printers which were required on-site for a limited period following appointment

## Appendix F – Creditors' statement of claim form

Rule 14.4 The Insolvency (England and Wales) Rules 2016

Proof of Debt - General Form

IN THE		OF JUSTICE BUSINESS AND PROPERTY COURTS OF DEVIATE OF D
Number:	CR-2019-001097	
Name of Company in Administration:		Utilitywise Pk
Company Registration Number:		05849580
Date of Administration:		13 February 2019
1 Name of creditor		
(If a company, please also provide registration number).	the company	
2 Correspondence address of credit email address)	tor (including any	
3 Total amount of claim (£) (include any Value Added Tax)		
4 If amount in 3 above includes (£) outstanding uncapitalised interes	t, state amount.	
5 Details of how and when the debi (If you need more space, attach a to this form)		
6 Details of any security held, the vi and the date it was given.	alue of the security	
7 Details of any reservation of title of goods supplied to which the de		
8 Details of any document by refere	ence to which the	
		<b>L</b>

	<b>.</b>
debt can be substantiated	
9 Signature of creditor (or person authorised to act on the creditor's behalf)	
10 Address of person signing if different from 2 above	
11 Name in BLOCK LETTERS:	
12 Position with, or relation to, creditor	
13 Date of signature	
Admitted to vote for	Admitted for dividend for
Amount (£)	Amount (£)
Date	Date
Andrew Johnson	Andrew Johnson
JOINT ADMINISTRATOR	JOINT ADMINISTRATOR

#### Notes:

 This form can be authenticated for submission by email by entering your name in block capitals and sending the form as an attachment from an email address which clearly identifies you or has been previously notified to the office holder. If completing on behalf of a company, please state your relationship to the company. Joint Administrators' Report



UWadministrators@fticonsulting.com 020 3727 1700

#### About FTI Consulting

FTI Consulting, LLP. is a global business advisory firm dedicated to helping organisations protect and enhance enterprise value in an increasingly complex legal, regulatory and economic environment. FTI Consulting professionals, who are located in all major business centres throughout the world, work closely with clients to anticipate, illuminate and overcome complex business challenges in areas such as investigations, litigation, mergers and acquisitions, regulatory issues, reputation management and restructuring.