

Confirmation Statement

Company Name: Utiligroup Limited

Company Number: 09007042

X75HCSLN

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Company Name: Utiligroup Limited

Company Number: 09007042

Confirmation 23/04/2018

Statement date:

Statement of Capital (Share Capital)

Class of Shares: A1 Number allotted 6272

ORDINARY Aggregate nominal value: 62.72

Currency: GBP

Prescribed particulars

EACH A1 ORDINARY SHARE CARRIES ONE VOTE PER SHARE ON A POLL, IS ENTITLED TO A PRO RATA PROPORTION OF ANY DIVIDEND DECLARED (TOGETHER WITH THE HOLDERS OF ALL OTHER CLASSES OF SHARES SAVE FOR THE D ORDINARY SHARES), IS ENTITLED TO RECEIVE THE A1 RETURN IN PRIORITY ON A RETURN OF CAPITAL AND AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES ON A RETURN OF CAPITAL IS ALSO THEN ENTITLED TO: (I) A PRO RATA PROPORTION OF ANY PROCEEDS REMAINING FOR PROCEEDS UP TO £30,445,000 PLUS DIVIDENDS (TOGETHER WITH THE HOLDERS OF B AND C ORDINARY SHARES FOR PROCEEDS UP TO £20,445,000; TOGETHER WITH THE B, C, E, F, AND G ORDINARY SHARES FOR PROCEEDS BETWEEN £20,445,000 AND £30,445,000 PLUS DIVIDENDS); (II) FOR PROCEEDS BEING MORE THAN £30,445,000 PLUS DIVIDENDS BUT EQUAL TO OR LESS THAN £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, E, F, H, AND J ORDINARY SHARES) OF 60% OF THE PROCEEDS REMAINING; AND (III) FOR PROCEEDS ABOVE £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, E, F, AND J ORDINARY SHARES) OF 56.559% OF THE PROCEEDS REMAINING. THE A1 ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: A2 Number allotted 274

ORDINARY Aggregate nominal value: 2.74

Currency: GBP

Prescribed particulars

EACH A2 ORDINARY SHARE CARRIES ONE VOTE PER SHARE ON A POLL, IS ENTITLED TO A PRO RATA PROPORTION OF ANY DIVIDEND DECLARED (TOGETHER WITH THE HOLDERS OF ALL OTHER CLASSES OF SHARES SAVE FOR THE D ORDINARY SHARES), ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN TO THE A1 ORDINARY SHARES, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES IS THEN ENTITLED TO: (I) A PRO RATA PROPORTION OF ANY PROCEEDS REMAINING FOR PROCEEDS UP TO £30,445,000 PLUS DIVIDENDS (TOGETHER WITH THE HOLDERS OF B AND C ORDINARY SHARES FOR PROCEEDS UP TO £20,445,000; TOGETHER WITH THE B, C, E, F, AND G ORDINARY

SHARES FOR PROCEEDS BETWEEN £20,445,000 AND £30,445,000 PLUS DIVIDENDS); (II) FOR PROCEEDS BEING MORE THAN £30,445,000 PLUS DIVIDENDS BUT EQUAL TO OR LESS THAN £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, E, F, H, AND J ORDINARY SHARES) OF 60% OF THE PROCEEDS REMAINING; AND (III) FOR PROCEEDS ABOVE £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, E, F, AND J ORDINARY SHARES) OF 2.511% OF THE PROCEEDS REMAINING. THE A2 ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: B Number allotted 1613

ORDINARY Aggregate nominal value: 16.13

Currency: GBP

Prescribed particulars

EACH B ORDINARY SHARE CARRIES ONE VOTE PER SHARE ON A POLL, IS ENTITLED TO A PRO RATA PROPORTION OF ANY DIVIDEND DECLARED (TOGETHER WITH THE HOLDERS OF ALL OTHER CLASSES OF SHARES SAVE FOR THE D ORDINARY SHARES). ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES IS THEN ENTITLED TO: (I) A PRO RATA PROPORTION OF ANY PROCEEDS REMAINING FOR PROCEEDS UP TO £30,445,000 PLUS DIVIDENDS (TOGETHER WITH THE HOLDERS OF A AND C ORDINARY SHARES FOR PROCEEDS UP TO £20,445,000; TOGETHER WITH THE A, C, E, F, AND G ORDINARY SHARES FOR PROCEEDS BETWEEN £20,445,000 AND £30,445,000 PLUS DIVIDENDS); (II) FOR PROCEEDS BEING MORE THAN £30,445,000 PLUS DIVIDENDS BUT EQUAL TO OR LESS THAN £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE C, E, F, H, AND J ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING; AND (III) FOR PROCEEDS ABOVE £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE C, E, F, AND J ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING. THE B ORDINARY SHARES ARE REDEEMABLE AT ANY TIME AT THE OPTION OF THE HOLDER AT A REDEMPTION PRICE OF £3.77 PER SHARE.

Class of Shares: C Number allotted 1233

ORDINARY Aggregate nominal value: 12.33

Currency: GBP

Prescribed particulars

EACH C ORDINARY SHARE CARRIES ONE VOTE PER SHARE ON A POLL, IS ENTITLED TO A PRO RATA PROPORTION OF ANY DIVIDEND DECLARED (TOGETHER WITH THE HOLDERS OF ALL OTHER CLASSES OF SHARES SAVE FOR THE D ORDINARY SHARES),

ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES IS THEN ENTITLED TO: (I) A PRO RATA PROPORTION OF ANY PROCEEDS REMAINING FOR PROCEEDS UP TO £30,445,000 PLUS DIVIDENDS (TOGETHER WITH THE HOLDERS OF A AND B ORDINARY SHARES FOR PROCEEDS UP TO £20,445,000; TOGETHER WITH THE A, B, E, F, AND G ORDINARY SHARES FOR PROCEEDS BETWEEN £20,445,000 AND £30,445,000 PLUS DIVIDENDS); (II) FOR PROCEEDS BEING MORE THAN £30,445,000 PLUS DIVIDENDS BUT EQUAL TO OR LESS THAN £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, E, F, H, AND J ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING; AND (III) FOR PROCEEDS ABOVE £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, E, F, AND J ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING. THE C ORDINARY SHARES ARE REDEEMABLE AT ANY TIME AT THE OPTION OF THE HOLDER AT A REDEMPTION PRICE OF £10.55 PER SHARE.

Class of Shares: D Number allotted 577

ORDINARY Aggregate nominal value: 5.77

Currency: GBP

Prescribed particulars

EACH D ORDINARY SHARE CARRIES ONE VOTE PER SHARE ON A POLL, IS ENTITLED TO A PRO RATA PROPORTION OF ANY DIVIDEND EQUAL TO 0.1% OF ANY ORDINARY DIVIDEND (BEING THE AGGREGATE DIVIDEND AMOUNT PAID TO THE OTHER CLASSES OF SHARES OF THE COMPANY), ON A RETURN OF CAPITAL AFTER THE PAYMENT OF THE A1 RETURN IS ENTITLED TO 2 TIMES ITS ISSUE PRICE. THE D ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: E Number allotted 86

ORDINARY Aggregate nominal value: **0.86**

Currency: GBP

Prescribed particulars

EACH E ORDINARY SHARE CARRIES ONE VOTE PER SHARE ON A POLL, IS ENTITLED TO A PRO RATA PROPORTION OF ANY DIVIDEND DECLARED (TOGETHER WITH THE HOLDERS OF ALL OTHER CLASSES OF SHARES SAVE FOR THE D ORDINARY SHARES), ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES IS THEN ENTITLED TO: (I) A PRO RATA PROPORTION OF ANY PROCEEDS REMAINING FOR PROCEEDS UP TO £30,445,000 PLUS DIVIDENDS (TOGETHER WITH

THE HOLDERS OF A, B, AND C ORDINARY SHARES FOR PROCEEDS UP TO £20,445,000; TOGETHER WITH THE A, B, C, F, AND G ORDINARY SHARES FOR PROCEEDS BETWEEN £20,445,000 AND £30,445,000 PLUS DIVIDENDS); (II) FOR PROCEEDS BEING MORE THAN £30,445,000 PLUS DIVIDENDS BUT EQUAL TO OR LESS THAN £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, F, H, AND J ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING; AND (III) FOR PROCEEDS ABOVE £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, F, AND J ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING. THE E ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: F Number allotted 98

ORDINARY Aggregate nominal value: 0.98

Currency: GBP

Prescribed particulars

EACH F ORDINARY SHARES CARRY NO ENTITLEMENT TO VOTE OR TO PARTICIPATE IN ANY FUTURE PRE-EMPTIVE SHARE ISSUES AND NOR DO THEY HAVE ANY ENTITLEMENT TO PARTICIPATE IN ANY DIVIDENDS. ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES, THE ISSUE PRICE OF THE DEFERRED SHARES AND £20,445,000 TO THE HOLDERS OF A, B, C, AND E ORDINARY SHARES THEN IS ENTITLED TO: (I) A PRO RATA PROPORTION OF ANY PROCEEDS BETWEEN £20,445,000 AND £30,445,000 PLUS DIVIDENDS (TOGETHER WITH A, B, C, E, AND G ORDINARY SHARES); (II) FOR PROCEEDS OF BETWEEN £30,445,000 PLUS DIVIDENDS AND £80,445,000 A PRO RATA PROPORTION OF 40% OF THE PROCEEDS (TOGETHER WITH THE B, C, E, H, AND J ORDINARY SHARES); AND (III) FOR PROCEEDS ABOVE £80,445,000 A PRO RATA PROPORTION OF 40% OF THE PROCEEDS (TOGETHER WITH THE B, C, E, AND J ORDINARY SHARES).

Class of Shares: G Number allotted 122

ORDINARY Aggregate nominal value: 1.22

Currency: GBP

Prescribed particulars

THE G ORDINARY SHARES CARRY NO ENTITLEMENT TO RECEIVE NOTICE OF, ATTEND, OR VOTE AT ANY GENERAL MEETING OF THE COMPANY, NOR TO PARTICIPATE IN ANY FUTURE PRE-EMPTIVE SHARE ISSUES. G ORDINARY SHAREHOLDERS DO NOT HAVE ANY ENTITLEMENT TO PARTICIPATE IN DIVIDENDS. ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES IS THEN ENTITLED TO A PRO

RATA PROPORTION OF ANY PROCEEDS REMAINING FOR PROCEEDS UP TO £30,445,000 PLUS DIVIDENDS (TOGETHER WITH THE HOLDERS OF A, B, AND C ORDINARY SHARES FOR PROCEEDS UP TO £20,445,000; TOGETHER WITH THE A, B, C, E, AND F ORDINARY SHARES FOR PROCEEDS BETWEEN £20,445,000 AND £30,445,000 PLUS DIVIDENDS). THE G ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: H Number allotted 72

ORDINARY Aggregate nominal value: 0.72

Currency: GBP

Prescribed particulars

THE H ORDINARY SHARES CARRY NO ENTITLEMENT TO RECEIVE NOTICE OF, ATTEND, OR VOTE AT ANY GENERAL MEETING OF THE COMPANY, NOR TO PARTICIPATE IN ANY FUTURE PRE-EMPTIVE SHARE ISSUES. H ORDINARY SHAREHOLDERS DO NOT HAVE ANY ENTITLEMENT TO PARTICIPATE IN DIVIDENDS. ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES IS THEN ENTITLED TO A PRO RATA PROPORTION OF 40% OF THE PROCEEDS REMAINING FOR PROCEEDS BEING MORE THAN £30,445,000 PLUS DIVIDENDS BUT EQUAL TO OR LESS THAN £80,445,000 (TOGETHER WITH THE B, C, E, AND J ORDINARY SHARES). THE H ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: I Number allotted 100

ORDINARY Aggregate nominal value: 1

Currency: GBP

Prescribed particulars

THE I ORDINARY SHARES CARRY NO ENTITLEMENT TO RECEIVE NOTICE OF, ATTEND, OR VOTE AT ANY GENERAL MEETING OF THE COMPANY, NOR TO PARTICIPATE IN ANY FUTURE PRE-EMPTIVE SHARE ISSUES. I ORDINARY SHAREHOLDERS DO NOT HAVE ANY ENTITLEMENT TO PARTICIPATE IN DIVIDENDS. ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES IS THEN ENTITLED TO A PRO RATA PROPORTION OF 0.93% OF THE PROCEEDS REMAINING FOR PROCEEDS ABOVE £80.445.000. THE I ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: J Number allotted 73

ORDINARY Aggregate nominal value: 0.073

Electronically filed document for Company Number:

09007042

Currency: GBP

Prescribed particulars

THE J ORDINARY SHARES CARRY NO ENTITLEMENT TO RECEIVE NOTICE OF, ATTEND, OR VOTE AT ANY GENERAL MEETING OF THE COMPANY, NOR TO PARTICIPATE IN ANY FUTURE PRE-EMPTIVE SHARE ISSUES. J ORDINARY SHAREHOLDERS DO NOT HAVE ANY ENTITLEMENT TO PARTICIPATE IN DIVIDENDS. ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES IS THEN ENTITLED TO: (I) FOR PROCEEDS BEING MORE THAN £30,445,000 PLUS DIVIDENDS BUT EQUAL TO OR LESS THAN £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, F, AND H ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING; AND (II) FOR PROCEEDS ABOVE £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, AND F ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING. THE J ORDINARY SHARES ARE NOT REDEEMABLE.

Class of Shares: K Number allotted 82

ORDINARY Aggregate nominal value: 0.082

Currency: GBP

Prescribed particulars

THE K ORDINARY SHARES CARRY NO ENTITLEMENT TO RECEIVE NOTICE OF, ATTEND, OR VOTE AT ANY GENERAL MEETING OF THE COMPANY, NOR TO PARTICIPATE IN ANY FUTURE PRE-EMPTIVE SHARE ISSUES. K ORDINARY SHAREHOLDERS DO NOT HAVE ANY ENTITLEMENT TO PARTICIPATE IN DIVIDENDS. ON A RETURN OF CAPITAL AFTER THE PAYMENT OF: THE A1 RETURN, 2 TIMES THE ISSUE PRICE OF THE D ORDINARY SHARES AND THE ISSUE PRICE OF THE DEFERRED SHARES IS THEN ENTITLED TO: (I) FOR PROCEEDS BEING MORE THAN £30,445,000 PLUS DIVIDENDS BUT EQUAL TO OR LESS THAN £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, F, AND H ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING; AND (II) FOR PROCEEDS ABOVE £80,445,000 A PRO RATA PROPORTION (TOGETHER WITH THE B, C, AND F ORDINARY SHARES) OF 40% OF THE PROCEEDS REMAINING. THE K ORDINARY SHARES ARE NOT REDEEMABLE.

Statement of Capital (Totals)							
Currency:	GBP	Total number of shares:	10602				

Total aggregate nominal 104.625
value:
Total aggregate amount 0

unpaid:

Full details of Shareholders

The details below relate to individuals/corporate bodies that were shareholders during the review period or that had ceased to be shareholders since the date of the previous confirmation statement.

Shareholder information for a non-traded company as at the confirmation statement date is shown below

Shareholding 1: 6272 A1 ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 2: 6131 transferred on 2017-06-19

0 A1 ORDINARY shares held as at the date of this confirmation

statement

Name: NORTHEDGE CAPITAL FUND I LP

Shareholding 3: 141 transferred on 2017-06-19

0 A1 ORDINARY shares held as at the date of this confirmation

statement

Name: NORTHEDGE CAPITAL I GP LLP

Shareholding 4: 274 A2 ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 5: **187 transferred on 2017-06-19**

0 A2 ORDINARY shares held as at the date of this confirmation

statement

Name: MARTIN EVANS

Shareholding 6: 57 transferred on 2017-06-19

0 A2 ORDINARY shares held as at the date of this confirmation

statement

Name: STEVEN PAUL GOSLING

Shareholding 7: **30 transferred on 2017-06-19**

0 A2 ORDINARY shares held as at the date of this confirmation

statement

Name: IAN KELLY

Shareholding 8: 1613 B ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 9: 664 transferred on 2017-06-19

0 B ORDINARY shares held as at the date of this confirmation

statement

Name: ANDREW MICHAEL GREEN

Shareholding 10: 949 transferred on 2017-06-19

0 B ORDINARY shares held as at the date of this confirmation

statement

Name: MATTHEW CHRISTOPHER HIRST

Shareholding 11: 1233 C ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 12: 332 transferred on 2017-06-19

0 C ORDINARY shares held as at the date of this confirmation

statement

Name: MARTIN EVANS

Shareholding 13: 332 transferred on 2017-06-19

0 C ORDINARY shares held as at the date of this confirmation

statement

Name: JOHN FURNESS

Shareholding 14: 332 transferred on 2017-06-19

0 C ORDINARY shares held as at the date of this confirmation

statement

Name: STEVEN PAUL GOSLING

Shareholding 15: 237 transferred on 2017-06-19

0 C ORDINARY shares held as at the date of this confirmation

statement

Name: IAN KELLY

Shareholding 16: 577 D ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 17: 5 transferred on 2017-06-19

0 D ORDINARY shares held as at the date of this confirmation

statement

Name: MARTIN EVANS

Shareholding 18: 192 transferred on 2017-06-19

0 D ORDINARY shares held as at the date of this confirmation

statement

Name: JOHN FURNESS

Shareholding 19: 135 transferred on 2017-06-19

0 D ORDINARY shares held as at the date of this confirmation

statement

Name: STEVEN PAUL GOSLING

Shareholding 20: 245 transferred on 2017-06-19

0 D ORDINARY shares held as at the date of this confirmation

statement

Name: IAN KELLY

Shareholding 21: 20 transferred on 2017-06-19

0 E ORDINARY shares held as at the date of this confirmation

statement

Name: NICHOLAS ANTROBUS

Shareholding 22: 19 transferred on 2017-06-19

0 E ORDINARY shares held as at the date of this confirmation

statement

Name: KATE BARNES

Shareholding 23: 86 E ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 24: 9 transferred on 2017-06-19

0 E ORDINARY shares held as at the date of this confirmation

statement

Name: KIRK HAWKSWORTH

Shareholding 25: 20 transferred on 2017-06-19

0 E ORDINARY shares held as at the date of this confirmation

statement

Name: ANDREW HUMBY

Shareholding 26: 9 transferred on 2017-06-19

0 E ORDINARY shares held as at the date of this confirmation

statement

Name: PATRICK KAY

Shareholding 27: 9 transferred on 2017-06-19

0 E ORDINARY shares held as at the date of this confirmation

statement

Name: VINESH PATEL

Shareholding 28: 98 F ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 29: 98 transferred on 2017-06-19

0 F ORDINARY shares held as at the date of this confirmation

statement

Name: JANETTE ICETON

Shareholding 30: 122 G ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 31: 122 transferred on 2017-06-19

0 G ORDINARY shares held as at the date of this confirmation

statement

Name: IAN KELLY

Shareholding 32: 72 H ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 33: 72 transferred on 2017-06-19

0 H ORDINARY shares held as at the date of this confirmation

statement

Name: IAN KELLY

Shareholding 34: 100 I ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 35: 100 transferred on 2017-06-19

0 I ORDINARY shares held as at the date of this confirmation statement

Name: IAN KELLY

Shareholding 36: 21 transferred on 2017-06-19

0 J ORDINARY shares held as at the date of this confirmation statement

Name: NICHOLAS ANTROBUS

Shareholding 37: 22 transferred on 2017-06-19

0 J ORDINARY shares held as at the date of this confirmation statement

Name: KATE BARNES

Shareholding 38: 73 J ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 39: 22 transferred on 2017-06-19

0 J ORDINARY shares held as at the date of this confirmation statement

Name: KIRK HAWKSWORTH

Shareholding 40: 8 transferred on 2017-06-19

0 J ORDINARY shares held as at the date of this confirmation statement

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Name: **JANETTE ICETON**

Shareholding 41: 82 K ORDINARY shares held as at the date of this confirmation

statement

Name: ESG-UTILIGROUP BIDCO LIMITED

Shareholding 42: 82 transferred on 2017-06-19

0 K ORDINARY shares held as at the date of this confirmation

statement

Name: GARY HAYNES

Confirmation Statement

I confirm that all information required to be delivered by the company to the registrar in relation to								
the confirmation period concerned either has been delivered or is being delivered at the same time as the confirmation statement								

09007042

Electronically filed document for Company Number:

Authorisation

orised by one of the Person Authorised,	n Receiver and Manager	, CIC Manager,

09007042

End of Electronically filed document for Company Number: