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

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



		For further information, please refer to our guidance at www.gov.uk/companieshouse
1	Company details	
Company number		→ Filling in this form
Company name in full		Please complete in typescript or in bold black capitals.
Company name in full	Bowesfield Properties Limited	bold black capitals.
2	Administrator's name	ı
Full forename(s)	Arron	
Surname	Kendall	
3	Administrator's address	
Building name/number	20 Old Bailey	
Street	London	
Post town	EC4M 7AN	
County/Region		
Postcode		
Country		
4	Administrator's name •	·
Full forename(s)	Simon	• Other administrator
Surname	Thomas	Use this section to tell us about another administrator.
5	Administrator's address 🍳	
Building name/number	20 Old Bailey	<b>②</b> Other administrator
Street	London	Use this section to tell us about another administrator.
Post town	EC4M 7AN	
County/Region		
Postcode		
 Country		

AM10 Notice of administrator's progress report

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

## **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	Darren Morrison
Company name	Moorfields
Address	20 Old Bailey
Post town	London
County/Region	
Postcode	EC4M7AN
Country	
DX	
Telephone	0207 186 1144

# ✓ 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.

## 

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.

# *t* 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



In the High Court of Justice, Companies Court Reference No. 2016-2354

# Bowesfield Properties Limited (In Administration)

The Joint Administrators' Tenth Progress Report to 3 April 2021

27 April 2021

Arron Kendall Simon Thomas

Moorfields 20 Old Bailey, London, EC4M 7AN

This report has been prepared for the sole purpose of updating the creditors for information purposes. The report is private and confidential and may not be relied upon, referred to, reproduced or quoted from, in whole or in part, by creditors for any purpose other than updating them for information purposes, or by any other person for any purpose whatsoever.

Arron Kendall and Simon Thomas were appointed Joint Administrators of Bowesfield Properties Limited on 29 April 2016. The affairs, business and property of the Company are managed by the Joint Administrators. The Joint Administrators act as agents of the Company and contract without personal liability.

#### Contents

- 1. Executive Summary
- 2. The Progress of the Administration
- 3. Creditors: Claims and Distributions
- 4. Investigations
- 5. The Joint Administrators' Fees and Expenses
- 6. Exit from Administration
- 7. Ethics
- 8. Creditors Rights
- 9. Further information

## **Appendices**

- I. Statutory Information and Definitions
- II. The Joint Administrators' Receipts and Payments Account
- III. The Joint Administrators' Time Costs
- IV. Charge-out Rates and Bases of Expenses
- V. Details of Work Undertaken
- VI. Summary of Expenses

#### 1. EXECUTIVE SUMMARY

This is the Joint Administrators' tenth progress report for the period 4 October 2020 to 3 April 2021 ("Review Period").

The Company entered Administration on 29 April 2016 and Arron Kendall and Simon Thomas both Licensed Insolvency Practitioners of Moorfields Advisory Limited ("Moorfields"), were appointed to act as Joint Administrators ("the Administrators").

This report should be read in conjunction with the Joint Administrators' Statement of Proposals ("the Proposals") and the previous reports. There has been no major deviation from the strategy as proposed.

To date pre-appointment fees of £5,000 and post-appointment fees of £221,528 (which includes fees in relation to fixed charge realisations) have been drawn in respect of the Administration. Further information regarding fees is given in Section 5.

Dividend prospects are as follows:

Creditor class Secured creditor	Distribution / dividend paid to date  £899,502 - fixed charge realisations £595,000 - floating charge realisations	Anticipated distribution / dividend  Based on current information we anticipate further distributions totaling approximately £30,000			
Preferential creditors	N/A	N/A			
Unsecured creditors	£158,413 representing 16.13p in the £	on current information the prospect of further distributions is uncertain			

The Administration was extended until 29 April 2022 with the consent of the Court.

Statutory information relating to the Company and the Administrators' appointment is attached at Appendix I.

#### THE PROGRESS OF THE ADMINISTRATION

#### 2.1 The Joint Administrators' Receipts and Payments Account

Attached at Appendix II is a receipts and payments account for the Review Period together with a summary of the transactions in the previous review periods.

Receipts and payments are shown net of VAT throughout this report and appendices, unless otherwise stated.

The rest of this report describes the key developments in the Administration over the Review Period. For a detailed list of work undertaken by the Joint Administrators in the Review Period, see Appendix V.

#### 2.2 Realisation of Assets

No assets were realised during the Review Period.

#### 2.3 Estimated Future Realisations

#### <u>Dividend from Bowesfield Investments Limited - In Administration ("BIL")</u>

The Administrators anticipate a dividend of approximately £21,000 from BIL. Shortly after the Review Period the Administrators of BIL issued a Notice of Intended Dividend. Accordingly, it is anticipated that the dividend will be received prior to the issuance of the Administrators' next progress report to 3 October 2021.

## Land Near Crofton Road, Stockton

The Administrators are also aware of a title in Stockton which is held in the Company's name. The Administrators are continuing to assess their options on its disposal and anticipate a resolution prior to the issuance of the Administrators' next progress report.

#### 2.4 Sale of Assets to a Connected Party

In accordance with SIP 13, England & Wales, the Administrators confirm that they are not aware of any sales to connected parties in the Review Period.

#### 3. CREDITORS: CLAIMS AND DISTRIBUTIONS

#### 3.1 Secured creditors

Creditors will recall that the liability to the OCM Albion Debtco DAC ("the Secured Creditor") as reported in the Statement of Affairs was £40,630,925. The balance is as a result of a corporate guarantee provided in respect of a liability owed by BIL, to the Secured Creditor, secured by way of a debenture conferring fixed and floating charges over the Company's assets dated 21 January 2009.

To date, funds totalling £899,502 have been distributed to the Secured Creditor from fixed charge realisations and £595,000 from floating charge realisations. There have been no distributions to the Secured Creditor in the Review Period. Although further distributions are anticipated, the Secured Creditor is expected to suffer a substantial overall shortfall.

#### 3.2 Preferential creditors

The Administrators are not aware of any preferential creditors of the Company.

#### 3.3 Prescribed Part

Under the provisions of Section 176A of the Insolvency Act 1986 the Administrators must state the amount of funds available to unsecured creditors in respect of the Prescribed Part. This provision only applies where the company has granted a floating charge to a creditor after 15 September 2003.

Under the provisions of Section 176A of the Insolvency Act 1986 the Administrators must state the amount of funds available to unsecured creditors in respect of the Prescribed Part. This provision only applies where the company has granted a floating charge to a creditor after 15 September 2003.

The Prescribed Part (section 176A of the Insolvency Act 1986 (Prescribed Part) Order 2003) applies where there are floating charge realisations, net of costs and preferential claims (the 'net property'), to be set aside for unsecured creditors. This equates to:

- 50% of net property up to £10,000
- Plus, 20% of net property in excess of £10,000
- Up to a maximum of £600,000.

A Company's net property is the amount of its property subject to any floating charges created by the Company after allowing for costs and claims of preferential creditors.

The Company granted a floating charge to the Secured Creditor on 21 January 2009, and the Prescribed Part provisions will therefore apply.

A distribution to the unsecured creditors under the Prescribed Part was made in previous periods. Further details are provided below.

#### 3.4 Unsecured creditors

The Administrators have received total claims of £982,119 from five unsecured creditors. No further claims are currently anticipated. These claims were formally adjudicated and a distribution under the Prescribed Part, totalling £158,413 and representing 16.13 pence in the pound, was declared and paid to the unsecured creditors in February 2019.

The prospect and quantum of further distributions remains uncertain, contingent on a potential distribution from the administration of Bowesfield Investments Limited outlined in Section 2.2. Details of this distribution are expected to be published once further matters in that administration are concluded.

#### 4 INVESTIGATIONS

As part of the Administrators' statutory duties, an investigation into the conduct of the Company Directors was completed. In this regard, a confidential report was submitted to The Insolvency Service.

This review has been completed and we confirm that we did not identify any further assets or actions which would lead to a recovery for creditors.

If creditors wish to bring any matters they believe to be relevant to the attention of the Administrators, they are invited to do so in writing to Arron Kendall and Simon Thomas at Moorfields, 20 Old Bailey, London, EC4M 7AN.

## 5 THE JOINT ADMINISTRATORS' FEES AND EXPENSES

#### 5.1 Pre-Administration Costs

As previously reported, the Administrators' pre-administration fees of £5,000 and Solicitors' fees of £1,555 were approved by OCM Albion Debtco DAC ("the Secured Creditor") on 23 February 2017. The pre-appointment costs have been paid as approved.

Please refer to the Administrators' previous reports for further details.

#### 5.2 The Administrators' Fees

In accordance with the Proposals, and pursuant to the relevant section in force at the time, (Rule 2.106 of the Insolvency Rules 1986), approval for the Administrators' remuneration and Category 2 disbursements was sought and approved by the Secured Creditor on 23 February 2017 as follows:

- That the remuneration of the Joint Administrators for initial setup and statutory work in relation to the Administration be fixed at £10,000 plus VAT per annum;
- That the Joint Administrators be paid a quarterly fee plus VAT until the sale of the following assets, as defined in the Proposals:

Hunters Buildings £3,500 plus VAT
Crofton Road £3,350 plus VAT
The Pitstop £3,350 plus VAT

Any part quarters to be paid on a pro-rata basis;

- That the Joint Administrators' remuneration for dealing with the sale of all assets subject to fixed charge security be fixed at 1.25% of the gross sale price plus VAT;
- That the Joint Administrators' remuneration for dealing with assets subject to a floating charge be fixed at 15% of realisations, excluding rent receipts; and
- That the Joint Administrators be authorised to draw Category 2 disbursements in accordance with their firm's published tariff.

To date, fees of £221,528 have been drawn in accordance with the above approval.

These fees are broken down as follows:

Floating Charge Assets Fee £209,841
Fixed Charge Assets Fee £11,688
TOTAL £221,528

A breakdown of the time costs incurred during the Review Period and for the Administration as a whole is provided at Appendix III and further information regarding the charge-out rates of the Joint Administrators and their staff is provided at Appendix IV.

Time costs for the Review Period are £13,246. This represents 32 hours at an average hourly rate of £424 per hour. Time costs for the cumulative period are £184,149, representing 605 hours.

Further information about creditors' rights can be obtained by visiting the creditors' information micro-site published by the Association of Business Recovery Professionals (R3) at http://www.creditorinsolvencyguide.co.uk/. Details about how

an office holder's fees may be approved for each case type are available in a series of Guidance Notes issued with SIP 9, and they can be accessed at <a href="http://www.icaew.com/en/technical/insolvency/creditors-guides">http://www.icaew.com/en/technical/insolvency/creditors-guides</a>

Should you require a paper copy, please send your request in writing to the Joint Administrators and this will be provided to you at no cost.

#### 5.3 Expenses

An amended, SIP 9, was issued on 1 April 2021. The amended SIP 9 has changed some of the terminology and introduced additional disclosure requirements. The information below may therefore not reflect the information previously provided.

The category 1 expenses paid for in the Review Period are detailed on the Receipts and Payments account at Appendix II and represent payments to parties not associated with the firm, who have provided services or goods for the administration of the assignment.

The category 2 expenses paid for in the Review Period, where applicable, are detailed on the Receipts and Payments account at Appendix II. The basis of calculation of this category of expense was disclosed to creditors prior to their approval. Please note that some category 2 expenses that have previously been approved and their estimated costs or basis of their cost provided as part of the expenses estimate may not be discharged from the estate from 1 April 2021.

#### 5.4 Other Professional Costs

Other professional costs paid for in the Review Period are detailed on the Receipts and Payments account at Appendix II and further detailed at Appendix VI.

The statement excludes any potential tax liabilities that may be payable as an expense of the Administration in due course because amounts due will depend upon the position at the end of the tax accounting period.

#### 6 EXIT FROM ADMINISTRATION

The Administration was extended by order of the Court until 29 April 2022.

As outlined in the Proposals, it is the Administrators' intention to exit the Administration by filing notice of dissolution with the Registrar of Companies as there are expected to be insufficient funds to enable a distribution to unsecured creditors other than by virtue of the Prescribed Part. The Company will then automatically be dissolved by the Registrar of Companies, three months after the notice is registered.

The Joint Administrators will be discharged from liability under Paragraph 98(3) of Schedule B1 to the Insolvency Act 1986 immediately upon their appointment as Joint Administrators ceasing to have effect.

#### 7 FTHICS

Please also be advised that the Administrators are bound by the Insolvency Code of Ethics when carrying out all professional work relating to an insolvency appointment.

#### General Ethical Considerations

During the Review Period, no new threats to compliance with the Code of Ethics have been identified.

#### Specialist Advice and Services

When instructing third parties to provide specialist advice and services or having the specialist services provided by the firm, the Joint Administrator is obligated to ensure that such advice or work is warranted and that the advice or work contracted reflects the best value and service for the work undertaken. The firm reviews annually the specialists available to provide services within each specialist area and the cost of those services to ensure best value. The specialists chosen usually have knowledge specific to the insolvency industry and, where relevant, to matters specific to this insolvency appointment.

#### 8 CREDITORS RIGHTS

#### 8.1 **Creditors' Right** to Request Information

Any secured creditor, or unsecured creditor with the support of at least 5% in value of the unsecured creditors or with permission of the Court, may request in writing the Joint Administrators to provide additional information regarding fees or expenses to that already supplied within this report. Such requests must be made within 21 days of receipt of this report.

#### 8.2 **Creditors' Right** to Challenge Fees and/or Expenses

Any secured creditor, or unsecured creditor with the support of at least 10% in value of the unsecured creditors or with permission of the Court, may apply to the Court for one or more orders, reducing the amount or the basis of fees which the Joint Administrators are entitled to charge or otherwise challenging some or all of the expenses incurred.

Such applications must be made within 8 weeks of receipt by the applicant(s) of the progress report detailing the fees and/or expenses being complained of.

Please note that such challenges may not disturb fees or expenses (whether or not discharged from the estate) disclosed in prior progress reports.

#### 9 FURTHER INFORMATION

To comply with the Provision of Services Regulations, some general information about Moorfields, including about our complaints policy and Professional Indemnity Insurance, can be found at http://www.moorfieldscr.com/terms-and-conditions.

In accordance with the provisions of the General Data Protection Regulations the lawful basis for processing your personal data is in order to comply with my legal obligations set out in the Insolvency Legislation, the purpose of processing the data is to administer the insolvent estate. Your data will be retained by me for 6 years and 3 months following my vacation of office. Further details regarding how we process your personal data can be found in our Privacy policy located here: https://www.moorfieldscr.com/privacy-policy

If you have any queries regarding this report please contact Darren Morrison of this office in the first instance.

I will report to you again at the conclusion of the Administration or in six months' time, whichever is the sooner.

For and on behalf of Bowesfield Properties Limited

A S Kendall Joint Administrator

DDI 0207 186 1168

Email dmorrison@moorfieldscr.com

#### APPENDIX I

#### **BOWESFIELD PROPERTIES LIMITED (IN ADMINISTRATION)**

#### STATUTORY INFORMATION

Company Name Bowesfield Properties Limited

Company Number 02032032

Previous Names Pool and Snooker Centre Limited

Proceedings In Administration

Court High Court of Justice, Companies Court

Court Reference 2016-2354

Date of Appointment 29 April 2016

Joint Administrators Arron Kendall and Simon Thomas

Moorfields 20 Old Bailey, London, EC4M 7AN

Registered office address c/o Moorfields 20 Old Bailey, London, EC4M 7AN

Appointment by OCM Albion Debtco DAC

Functions Any act required or authorised under any enactment to be

done by an Administrator may be done by either or both of

the Joint Administrators acting jointly or alone.

Extension By order of the Court the Administration was extended by 24

months until 29 April 2022.

EU Regulations The Company's registered office is from where the Company

carries on its business. Therefore, in the absence of proof to the contrary, the Company's centre of main interests is in the United Kingdom and as such these proceedings will be the

main proceedings.

**DEFINITIONS** 

The Act Insolvency Act 1986

The Rules Insolvency Rules 1986 or Insolvency (England & Wales) Rules

2016 (whichever applied at the time of the event)

The Administrators Arron Kendall and Simon Thomas of Moorfields

The Company Bowesfield Properties Limited (in Administration)

The Court High Court of Justice, Companies Court

SIP Statement of Insolvency Practice

# Bowesfield Properties Limited (In Administration) Joint Administrators' Summary of Receipts & Payments

of Affairs £		To 03/04/2021	From 29/04/2016 To 03/04/2021
		£	£
S	SECURED ASSETS		
800,000.00	Freehold Land & Property	NIL	935,000.00
000,000.00	Bank Interest	NIL	13.41
8,000.00	Tenant Arrears	NIL	NIL
6,000.00	Tellalit Alleais	NIL	935,013.41
	COSTS OF REALISATION	1412	300,010.71
	Office Holders Fees	NIL	11,687.50
	Legal Fees	NIL	4,716.00
	Agents/Valuers Fees	NIL	11,650.00
		NIL	83.10
	Bank charges		
	Insurance	NIL	2,424.04
	VAT - fixed Unrecoverable	NIL	1,635.00
		NIL	(32,195.64)
5	SECURED CREDITORS		
	OCM Albion Debtco DAC	NIL	899,502.00
		NIL	(899,502.00)
	ASSET REALISATIONS		
893,000.00	Associated Debtors	NIL	997,068.17
	Bank Interest Gross	NIL	761.61
32,000.00	Cash at Bank	NIL	34,044.52
	Rent	NIL	19,427.73
	Tenant Arrears	NIL	7,890.68
		NIL	1,059,192.71
C	COST OF REALISATIONS		
	Bank Charges	NIL	47.80
	Facility Management Fees	NIL	4,100.00
	Legal fees	NIL	45,058.50
	Office Holders' Cat 1 disbursements	16.46	1,019.64
	Office Holders' Cat 2 disbursements	NIL	61.20
	Office Holders Fees	25,689.75	209,840.86
	Office Holders Fees- Pre Appointment	23,063.73 NIL	5,000.00
	Pre Admin Legal Fees	NIL	1,555.00
	Statutory Advertising	NIL	253.80
	Storage Costs	8.32	66.42
	Taxation fees	NIL (05.71.4.50)	3,500.00
-	LOATING CHARGE CREDITORS	(25,714.53)	(270,503.22)
F	LOATING CHARGE CREDITORS	NIII	F0F 000 00
	Floating Charge Creditor	NIL	595,000.00
•	MOTOLIDED ODEDITODO	NIL	(595,000.00)
L	INSECURED CREDITORS		450 440 40
	Trade & Expense Creditors	NIL	158,413.19
		NIL	(158,413.19)
1,733,000.00		(25,714.53)	38,592.07
F	REPRESENTED BY		
	Bank 1 Current - NIB 160219		3,315.77
	Bank 2 Current NIB180419		29,778.82
	Fixed Ch Vat Receivable		1,625.00
	Vat Control Account		(1,036.44)
	VAT control account Fixed		(1,625.00)
	Vat Payable		(3,233.56)
	Vat Receivable		9,767.48

**APPENDIX II** 

# Bowesfield Properties Limited (In Administration) Joint Administrators' Summary of Receipts & Payments

Statement of Affairs £	From 04/10/2020 To 03/04/2021 £	From 29/04/2016 To 03/04/2021 £
REPRESENTED BY CONTINUED		
		38,592.07

Note:

Funds are held in non -interest bearing bank accounts

A distribution under the Prescribed Part, totalling £158,413 and representing 16.13 pence in the pound, was declared and paid to the unsecured creditors in February 2019

#### APPENDIX III

# Time Entry - SIP9 Time & Cost Summary + Cumulative

BPROP001 - Bowesfield Properties Limited Project Code: POST From: 04/10/2020 To: 03/04/2021

Classification of Work Function	Partner	Manager	Other Senior Professionals	Assistants & Support Staff	Total Hours	Time Cost (£)	Average Hourly Rate (£)	Total Hours Cum (POST Only)	Total Time Costs Cum (POST Only)
Admin & Planning	1.10	0.00	18.85	3.70	23.65	9,901.00	418.65	288.40	86,148.75
Asset Realisation	0.00	0.00	2.70	0.00	2.70	1,215.00	450.00	158.50	44,939.00
Case Specific Matters	0.00	0.00	0.00	1.00	1.00	200.00	200.00	1.20	245.00
Chargeable - expenses	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Creditors	1.00	0.00	0.00	0.00	1.00	625.00	625.00	28.60	10,226.00
Investigations	0.00	0.00	2.90	0.00	2.90	1,305.00	450.00	125.58	41,982.80
Non-chargeable - expenses	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Trading	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2.50	607.50
Total Hours / Costs	2.10	0.00	24.45	4.70	31.25	13,246.00	423.87	604.78	184,149.05
Total Fees Claimed						226,528.36			
Total Disbursements Claimed						1,080.84			

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# Moorfields Statement of Policy on Charging Remuneration and Expenses January 2021

In accordance with best practice we provide below details of policies of Moorfields, in respect of fees and expenses for work in relation to insolvency estates.

The Partners will engage managers and other staff to work on the insolvent estate and statutory compliance diaries. The work required is delegated to the most appropriate level of staff taking account of the nature of the work and the individual's experience. Additional assistance is provided by accounting and treasury executives dealing with the estate's bank accounts. Work carried out by all staff is subject to the overall supervision of the Partners.

All time spent by staff working directly on case related matters is charged to a time code established for the case. Each member of staff has a specific hourly rate, which is subject to change over time.

The current charge out rates per hour of staff within the firm who may be involved in working on the insolvency follows: this in no way implies that staff at all such grades will work on the case.

GRADE	£
Partner	625
Director	550
Senior Manager	530
Manager	500
Assistant Manager	450
Senior Associate	375
Associate	250
Junior Associate	200
Cashier/ Support	195

The rates charged by Moorfields are reviewed periodically in January & July each year and are adjusted to take account of inflation and the firm's overheads.

Our rates increased on 1 January 2021. The charge out rates per hour for the period from 1 January 2020 to 31 December 2020 were:

GRADE	£
Partner Director Senior Manager Manager Assistant Manager Senior Associate Associate Cashier/ Support	600 550 530 500 450 375 250 195

Time spent on casework is recorded directly to the relevant case using a computerised time recording system and the nature of the work undertaken is recorded at that time in units of 6 minutes.

Where an officeholder's remuneration is approved on a time cost basis the time invoiced to the case will be subject to VAT at the prevailing rate.

Where remuneration has been approved on a time cost basis the time invoiced will be provided to any committee appointed by the creditors or in the absence of a committee to the creditors, the report will provide a breakdown of the remuneration drawn and will enable the recipients to see the average rates of such costs. The current hourly rates may be higher that the average rates, if hourly rates have increased over the period covered by the fee request.

Approved remuneration will be drawn at such times that sufficient funds are available.

#### **EXPENSES**

In accordance with Statement of Insolvency Practice No. 9, expenses are any payments from the estate which are neither an office holder's remuneration nor a distribution to a creditor or a member. Expenses also includes disbursements. Disbursements are payments which are first met by the office holder, and then reimbursed to the office holder from the estate.

Expenses are divided into those that do not need approval before they are charged to the estate (category 1) and those that do (category 2).

#### Category 1 Expenses

Separate charges are made in respect of directly attributable expenses (Category 1 expenses) such as travelling, postage, photocopying (if external provider), statutory advertising and other expenses made on behalf of the assignment. These are payments made to persons providing the service to which the expense relates who are not an associate of the office holder.

Such expenses can be paid from the estate without approval from the Creditors' Committee or the general body of creditors. In line with Statement of Insolvency Practice No. 9, it is our policy to disclose Category 1 expenses drawn but not to seek approval for their payment. We are prepared to provide such additional information as may reasonably be required to support the expenses drawn.

#### Category 2 Expenses

Category 2 expenses do require approval from creditors.

These are payments to associates or which have an element of shared costs. Before being paid, category 2 expenses require approval in the same manner as an office holder's remuneration. Category 2 expenses require approval whether paid directly from the estate or as a disbursement.

It is our policy, in line with the Statement, to seek approval for Category 2 expenses before they are drawn.

The following Category 2 expenses are currently charged by this firm

 Mileage allowances are paid at HM Revenue & Customs approved rates. For personnel using their own vehicles, these are currently 45 pence per mile for the first 10,000 miles and 25 pence per mile thereafter.

It should be noted that expenses might increase from time to time, however, increases would only be in line with inflation or increases from our supplier.

#### BOWESFIELD PROPERTIES LIMITED (IN ADMINISTRATION)

# DETAILS OF WORK UNDERTAKEN BY THE JOINT ADMINISTRATORS IN THE REVIEW PERIOD

The Joint Administrators have met a considerable number of statutory and regulatory obligations. Whilst many of these tasks have not had a direct benefit in enhancing realisations for the insolvent estate, they have assisted in the efficient and compliant progressing of the administration, which has ensured that the Joint Administrators and their staff have carried out their work to high professional standards.

It is the Joint Administrators' policy to delegate the routine administrative tasks to less senior staff in order to maximise the cost effectiveness of the work performed. These staff are supervised by senior staff and the Joint Administrators. Any matter of complexity or significance is dealt with by the senior staff on the team and the Joint Administrators.

Statutory and General Administration	
Statutory	Filing of documents to meet statutory requirements including annual receipts and payments accounts Annual corporation tax returns VAT 426/833 forms
Document maintenance/file review/checklist	Filing of documents Periodic file reviews documenting strategy Periodic reviews of the application of ethical, anti-money laundering and anti-bribery safeguards Maintenance of statutory and case progression task lists/diaries Updating checklists
Bank account administration	Requesting bank statements Bank account reconciliations Correspondence with bank regarding specific transfers Maintenance of the estate cash book Banking remittances and issuing cheques/BACS payments
Planning / Review	Discussions regarding strategies to be pursued  Meetings with team members and independent advisers to consider practical, technical and legal aspects of the case
Reports	Preparing annual progress report
Investigations	Correspondence with directors
Realisation of Assets	
Freehold/Leasehold Property	Liaising with valuers and agents on marketing strategy Liaising with secured creditors
Creditors and Distributions	
Creditor Communication	Corresponding with the secured creditor

#### BOWESFIELD PROPERTIES LIMITED (IN ADMINISTRATION)

#### DETAILS OF THE JOINT ADMINISTRATORS' FEES AND EXPENSES

#### **EXPENSES**

An amended, SIP 9, was issued on 1 April 2021. The amended SIP 9 has changed some of the terminology and introduced additional disclosure requirements.

The expenses incurred in the Review Period are compared as follows:

Expenses	Basis of fees	Original expenses estimate £	Expenses incurred in the Review Period £	Expenses paid in the Review Period	Expenses incurred to date £	Reason for any excess (if the expenses are likely to, or have, exceeded the original estimate)
Document Storage	Fixed fees	-	8	8	66	Original estimate not provided
Other Category 1 expenses	Fixed fees	-	-	16*	1,020	Original estimate not provided
Other Category 2 expenses	Fixed fees	-	-	-	-	N/A

<sup>\*</sup>Costs incurred in previous periods.