The Insolvency Act 1986

2.17B

Statement of administrator's proposals

Name of Company

Paperlinx Brands (Europe) Limited

Company number

04707159

In the

High Court of Justice, Chancery Division, Companies Court

(full name of court)

Court case number

2432 of 2015

We

Matthew David Smith

Deloitte LLP PO Box 810

66 Shoe Lane London

EC4A 3WA

Neville Barry Kahn

Deloitte LLP PO Box 810 66 Shoe Lane

London EC4A 3WA

attach a copy of our proposals in respect of the administration of the above company

A copy of these proposals was sent to all known creditors on

22 May 2015

Signed

Joint Administrator

Dated

MAY 2015

Contact Details:

You do not have to give any contact information in the box opposite but if you do, it will help Companies House to contact you if there is a query on the form

The contact information that you give will be visible to researchers of the

A21

27/05/2015 **COMPANIES HOUSE**

Deloitte LLP PO Box 810 66 Shoe Lane

Stuart Morris

London

EC4A 3WA

DX Number LDE DX599

Tel 020 7936 3000

DX Exchange

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

Companies House, Crown Way, Cardiff CF14 3UZ DX 33050 Cardiff

Deloitte.

Sheet and Roll Convertors Limited Paperlinx Treasury (Europe) Limited Paperlinx Investments (Europe) Limited Paperlinx Brands (Europe) Limited Paperlinx (UK) Limited Paperlinx (Europe) Limited **Howard Smith Paper Limited** Paperlinx Services (Europe) Limited W. Lunnon & Company Limited The M6 Paper Group Limited Trade Paper Limited **Robert Horne UK Limited** Precision Publishing Papers Limited Pinnacle Film & Board Sales Limited Contract Paper Limited Robert Horne Group Limited Howard Smith Paper Group Limited The Paper Company Limited

Court Case No 2427 of 2015 / Company No 04434552 Court Case No 2430 of 2015 / Company No 01336740 Court Case No 2429 of 2015 / Company No 02755905 Court Case No 2434 of 2015 / Company No 01859705 Court Case No 2420 of 2015 / Company No 02430786 Court Case No 2422 of 2015 / Company No 01764986 Court Case No 2438 of 2015 / Company No 00457382 Court Case No 2437 of 2015 / Company No 02737349 Court Case No 2428 of 2015 / Company No 00391887 Court Case No 2432 of 2015 / Company No 04707159 Court Case No 2435 of 2015 / Company No 02101016 Court Case No 2425 of 2015 / Company No 04427116 Court Case No 2421 of 2015 / Company No 00744570 Court Case No 2433 of 2015 / Company No 00935398 Court Case No 2436 of 2015 / Company No 04707150 Court Case No 2431 of 2015 / Company No 00584756 Court Case No 2426 of 2015 / Company No 01138498 Court Case No 2424 of 2015 / Company No 01995271

> THE INSOLVENCY ACT 1986 (AS PARAGRAPH 49 OF SCHEDULE B1 OF JOINT ADMINISTRATORS' STATEMENT AMENDED) ("the Act"). PROPOSALS PURSUANT TO

Companies are managed by the Joint Kahn ("the Joint Administrators") were Matthew David Smith and Neville Barry ("Deloitte") are licensed in the UK personal liability All Companies and contract without Administrators act as agents of the business and property of the Companies on 1 April 2015. The affairs, appointed Joint Administrators of the Administrators Insolvency Practitioners of Deloitte LLP licensed

Schedule B1 of the Act, the Joint jointly and severally duties and powers by either of them authorised to carry out all functions Administrators confirm that they are For the purposes of paragraph 100(2) of

26 May 2015

All in Administration (together "the Companies")

Registered Office c/o Deloitte LLP, Hill House, 1 Little New Street, London, EC4A 3TR All appointments in the High Court of Justice, Chancery Division, Companies Court

Contacts

the Companies Joint Administrators of

Matthew David Smith

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Website

www deloitte com/uk/paperlinx

Deloitte.

Contract Paper Limited Paperlinx Services (Europe) Limited Robert Horne Group Limited **Howard Smith Paper Group Limited** The Paper Company Limited

Paperlinx (UK) Limited Paperlinx (Europe) Limited Howard Smith Paper Limited

Paperlinx Brands (Europe) Limited

Sheet and Roll Convertors Limited Trade Paper Limited Robert Horne UK Limited Precision Publishing Papers Limited Pinnacle Film & Board Sales Limited Paperlinx Treasury (Europe) Limited The M6 Paper Group Limited

Paperlinx Investments (Europe) Limited

All In Administration (together "the Companies")

W Lunnon & Company Limited

achieve the purpose of the administrations Schedule B1 of the Act, which requires that the Joint Administrators provide creditors with details of their proposals to This Statement of Joint Administrators' Proposals ("the Proposals") has been prepared pursuant to paragraph 49 of

as follows Initial meetings of creditors (pursuant to paragraph 52(1)(b) of Schedule B1 of the Act) have been convened by company

Physical meeting

WC2B 5DA, UK 2.30pm on 10 June 2015 at the Ampthill Suite, Grand Connaught Rooms, 61-65 Great Queen Street, London

Paperlinx Services (Europe) Limited The Paper Company Limited

Robert Horne Group Limited Howard Smith Paper Group Limited

Meeting by correspondence

Resolutions to be returned by noon on 9 June 2015

Paperlinx Treasury (Europe) Limited Paperlinx Investments (Europe) Limited Paperlinx Brands (Europe) Limited Paperlinx (UK) Limited Paperlinx (Europe) Limited Contract Paper Limited Howard Smith Paper Limited

W Lunnon & Company Limited Sheet and Roll Convertors Limited Robert Home UK Limited Precision Publishing Papers Limited The M6 Paper Group Limited Trade Paper Limited Pinnacle Film & Board Sales Limited



Contacts

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www deloitte com/uk/paperlinx

downloaded from the website or a hard copy can be provided upon request complete a proof of debt form and proxy form and return them to the address shown. Both of these forms can be If creditors wish to vote at the physical meeting of creditors of Paperlinx Services (Europe) Limited, The Paper Company Limited, Howard Smith Paper Group Limited and Robert Horne Group Limited, to be held on 10 June 2015, they should

can also be downloaded from the website or a hard copy can be provided upon request. It is not proposed to hold voting resolutions form that will be posted to them and will also be required to complete a proof of debt form. These forms meetings for these companies as they did not trade and have very few creditors Creditors of any of the remaining 14 companies will be able to vote on the Joint Administrators proposals by way of a

should ensure they only complete the forms for the individual entities which they are owed monies from. All completed forms should be returned to the address shown opposite by noon on 9 June 2015. Creditors

information is included in the report To assist creditors and enable them to decide on whether or not to vote for the adoption of the proposals, the following

- background of the Companies,
- the circumstances giving rise to the appointment of the Joint Administrators
- the progress of the administrations to date, and
- the Joint Administrators' proposals for achieving the objectives of the administrations (Appendix E)

Yours faithfully

For and on behalf of the Companies

Matthew David Smith Joint Administrator





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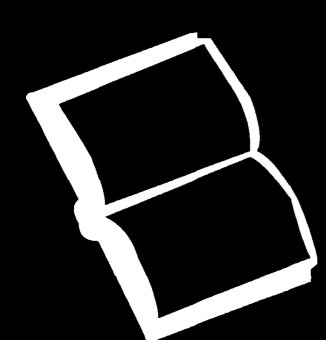
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23

14

8

26



1st Class

HSPG

Donington

Entity definitions - non-UK

Exchange

PaperlinX Ireland Holdings Ltd and its

PPX NL Holdings

subsidiary Paperlinx Ireland Ltd

PaperlinX Netherlands Holdings B V

PaperlinX S L

PPX Spain

Group definitions - non-UK

PPX Investments

PaperlinX Investments (Europe) Ltd

PaperlinX Treasury (Europe) Ltd

PaperlinX Brands (Europe) Ltd PaperlinX Services (Europe) Ltd

PPX Treasury

Parkside

PPX Services

PPX Europe

PaperlinX (Europe) Ltd

Howard Smith Paper Group Ltd

PPX Brands

PaperlinX Ltd and its group

PPX Group

General definitions

EAT

Earnings after Tax

EBIT **EBITDA**

Ħ 몽 RYLK

Robert Home Group Ltd

Robert Horne UK Ltd Parkside Packaging Ltd

The Paper Company Ltd

PPX UK

Group definitions - UK

Independents

Trading Companies

HSPG, RHG, TPC and PPX Services

subsidiary undertakings PaperlinX (UK) Limited, and its PPX (Europe) Limited, together with

Class, Donington and Parkside The three packaging companies that did not enter administration, being 1st

Earnings before interest and tax and amortisation Earnings before interest, tax, depreciation

The financial year to 30 June 2012, 13,14

administator ING Belgium SA, debtor finance

ଅ ଜ

FY12,13,14

Generally accepted accounting principles

GAAP

Millions

Management

Data either not applicable or not available

The management of the Companies

RBS Invoice Finance Limited

RBSIF, Secured

Statement of Insolvency Practice 9

e dis

TUPE

creditor

Employment) Regulations 1981 Transfer of Undertakings (Protection of

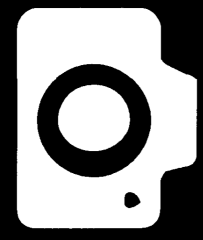
Value Added Tax

X



O Executive Summary

Executive summary



Executive Summ

Executive summa

nary	Topic	Summary
ý	Purpose of the administrations	 The purpose of the administrations will be to achieve a better result for the Companies' creditors as a whole than would be achieved through immediate liquidations

Topic	Summary
Purpose of the administrations	 The purpose of the administrations will be to achieve a better result for the Companies' creditors as a whole than would be achieved through immediate liquidations
Joint Administrators' strategy	 Whilst parts of the businesses have been sold, a sale of the whole of the businesses of the Companies as a going concern could not be achieved. As a result, further realisations will now be made whilst winding down the businesses and clearing out stock.
Initial meeting of creditors	 The Joint Administrators have convened a creditors' meeting on 10 June 2015 to be held as per the table on page 1
Timescale	 The duration of the administrations is dependent on the ability to find a purchaser, the completion of trading and the associated wind down and collection of the pre appointment debtor book

- A summary of the directors' statements of affairs is provided at Appendix B. A full copy of the statements of affairs is available at www deloitte com/uk/paperlinx
- each category of creditor Based on current information, the Joint Administrators anticipate the following outcome for
- Secured creditor The secured creditor is likely to be repaid in full
- Preferential creditors There should be sufficient floating charge realisations to enable payment in full of preferential claims
- Unsecured creditors It is likely (but not certain) there will be a distribution for unsecured the Trading Companies ansing from intercompany balances prospect of a distribution to unsecured creditors is dependent on the flow of funds from the quantum of any potential dividends. For the remaining companies in administration the creditors in the Trading Companies, and there remains significant uncertainty in relation to



The Joint Administrators' proposals for managing the businesses and affairs of the Companies can be found in Appendix E



Background

The Companies

Summary financials

9

Joint Administrators' appointments 13



Background The Companies

Background

The Companies were part of a listed Australian group, with operations in the UK, the rest of Europe and Asia Pacific, which together operated under the brand of PaperlinX PPX UK was the largest part of the global business and was a major UK paper merchant, operating from 19 sites

PPX Group's wider European and Asia Pacific businesses continued to trade outside of insolvency after the appointment of the Joint Administrators, although certain European operations have since entered local insolvency proceedings

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nationwide with over 1,000 employees

Employees

As at 1 April 2015, the Companies employed 1,027 staff, as follows

- TPC 336
- HSPG 109
- RHG 582

Summarised group structure chart

A summarised PPX UK structure chart is set out on the following page. This should be read in combination with the detailed glossary set out at the start of the document. The principal trading companies in PPX UK were TPC,

The principal trading companies in PPX UK were TPC, RHG and HSPG, each of which had operated as a separate market facing entity until 2014, when the common PaperlinX brand was applied across the business. In addition to these three companies, PPX Services operated as an internal logistics provider, leasing vehicles and utilising dedicated logistics staff (largely RHG employees) to run warehouses and delivery operations.

The Independents did not enter administration, and operated under their own separate management and brands. The shares of the Independents were sold on 6 May 2015.

PPX UK historical trading

	12m to	12m to	8m to
	June 2013 June 2014	June 2014	Feb 2015
nover	598,063	529,719	296,583
st of sales	(481,976)	(432,485)	(242,660)
oss profit	116,087	97,234	53,923
erating costs	(135,402)	(109,519)	(73,906)
7	(19,315)	(12,285)	(19,983)
t interest	(1,668)	(118)	2
7	(20,983)	(12,403)	(19,889)
xation	(2,384)	(3,128)	214
7	(23,367)	(15,531)	(19,675)
traordinary items		ı	(544)
tioss	(23,367)	(23,367) (15,531)	(20,219)

트 H 등 H 등 등 등 등

Source Management accounts

Overview of financial information

The table above shows the financial results of PaperlinX UK for recent periods drawn from unaudited Management accounts, no UK consolidated financial statements were prepared or audited

Please note that this information has not been verified by the Joint Administrators or by Deloitte

More detailed financial information for each of the Companies is shown in the directors' Statement of Affairs in Appendix B

Profit and loss commentary

The past few years have seen a significant decline in paper sales volumes, this has occurred at the same time as falling margins for the industry

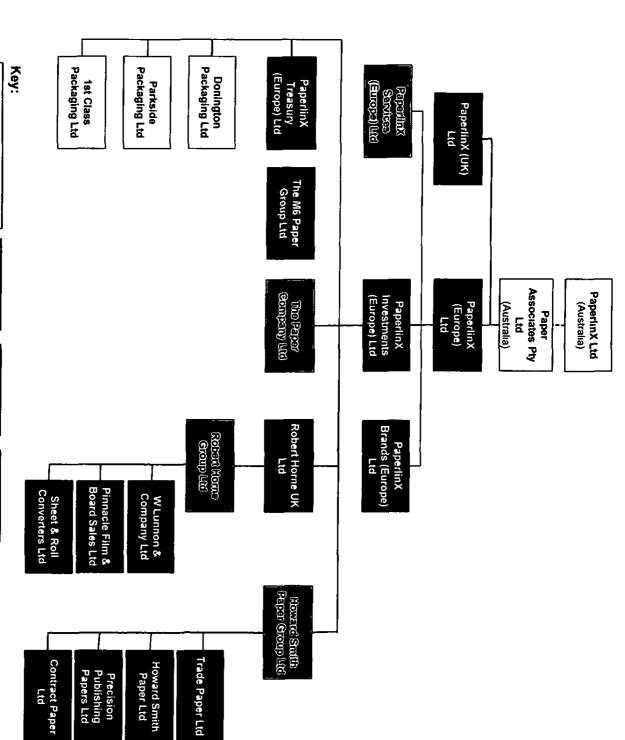
PPX UK took measures to reduce its cost base from FY13 to FY14, but did not have the financial resources to fund the further material cost reductions that were required to match the decline in revenues in FY15. This resulted in an increase in losses in the current year, with EBIT to February 2015 of (£19 9m), compared to (£9 7m) in the same period in the prior year.

These trading losses, along with shortened supplier terms, resulted in a rapidly worsening liquidity position prior the appointment of the Joint Administrators



Background The Companies

Abbreviated group structure showing UK entities



Entities not in administration and now sold and no tonger

Police line (he ding)

Principal nontrading entities in administration

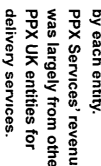
Non-trading / dormant entities in administration

part of the PaperlinX Group

⊬∈

Summary financials Background

substantial trading statements of the annual financial PPX UK entities for was largely from other PPX Services' revenue by each entity. relevant companies and drawn from the audited information shown is The financial losses being generated illustrates the



Historical financial information - Trading Companies	Companie	n						
£'000 Year ended / as at	HSPG Jun 13	G Jun 14	TPC Jun 13) Jun 14	RHG Jun 13	Jun 14	PPX Services	rices Jun 14
Profit and loss account								
Turnover	131,428	118,741	234,908	209,354	234,991	216,534	51,087	46,852
Cost of sales	(112,194)	(105,469)	(192,314)	(175,045)	(190,533)	(178,543)	(50,523)	(46.319)
Gross profit	19,234	13,272	42,594	34,309	44,458	37,991	564	533
Administrative expenses	(23,634)	(15,673)	(46,338)	(37,258)	(47.761)	(42,084)	(1,304)	(662)
Operating loss	(4,400)	(2,401)	(3,744)	(2,949)	(3,303)	(4,093)	(740)	(129)
Other finance and investment items		•						•
Restructuring costs	(592)	(1,001)	(1,008)	(1,225)	(1,673)	(681)	(2,026)	(1,182)
	(4,992)	(3,402)	(4,752)	(4,174)	(4,976)	(4,774)	(2,766)	(1,311)
Net interest	(187)	(83)	(1,266)	146	(1,330)	(1,221)	•	<u>\$</u>
	(5,179)	(3,485)	(6,018)	(4,028)	(6,306)	(5,995)	(2,766)	(1,147)
Taxation	(662)	(348)	(318)	(1,281)	(1,046)	(3,596)	(184)	611
EAT	(5,841)	(3,833)	(6,336)	(5,309)	(7,352)	(9,591)	(2,950)	(536)
Summarised balance sheets								
Intangible assets	•	,		•	4,456	3,694	125	88
Tangible assets	1,448	1,783	2	. -	3,204	3,235	885	712
Investments	18,101	18,101	1,698	1,628	12,201	12,201		
Fixed assets	19,549	19,884	1,700	1,629	19,861	19,130	1,010	800
Stocks	9,680	5,143	17,310	11,323	21,933	14,539	•	
Trade debtors	26,955	19,917	51,048	41,585	44,478	38,920	38	43
Amounts ow ed by group companies	1,776	4,090	87,582	101,980	11,491	7,329	16,757	15,346
Other debtors	2,557	1,776	3,984	4,599	7,551	3,010	1,213	3,894
Cash at bank and in hand	2,685	3,076	4,287	4,914	4,842	4,590	2	19
Current assets	43,653	34,002	164,211	164,401	90,295	68,388	18,010	19,302
Bank debt	•	•	(28,103)	(33,488)	•	<u>'</u>	•	•
Trade creditors	(8,227)	(10,858)	(17,354)	(18,684)	(30,154)	(25,663)	(759)	(3,633).
hter-company creditors	(36,312)	(28,653)	(12,967)	(13,510)	(29,006)	(18,652)	(2,949)	(2,637)
Other creditors	(4,513)	(4,698)	(6,666)	(4,672)	(4,007)	(8,225)	(1,687)	(1,523)
Other provisions	(1,034)	(1,025)	(670)	(834)	(1,639)	(512)	(1,220)	(440)
Total liabilities	(86,398)	(73,887)	(78,727)	(84,698)	(93,812)	(71,704)	(9,564)	(10,870)
Net assets/(liabilities) before pension deficit	13,116	8,652	100,151	94,842	45,350	34,466	12,405	11,869
FRS17 pension deficit	(2,683)	(3,002)			(35,242)	(33,859)		,
Net assets/(liabilities)	10,433	5,650	100,151	94,842	10,108	607	12,405	11,869

Source Statutory accounts, prepared under UK GAAP



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Background Summary financials

The financial information shown is drawn from the company annual financial statements of the relevant companies. Information for each of the other non-trading / dormant entities can be seen in the relevant directors' Statements of Affairs in Appendix B.



Historical financial information - principal non-trading entities

102,882	105,746	84,814	88,215	(2,276)	(2,699)	27,013	37,785	Net assets/(liabilities)
•	,	•	•	,	1	•		FRS17 pension deficit
102,882	105,746	84,520	87,654	(2,276)	(2,699)	27,013	37,785	Net assets/(liabilities) before pension deficit
(66,372)	(66,827)	(122,001)	(125,544)	(2,285)	(3,204)	(116,356)	(105,483)	Total liabilities
•	•	(1,191)	(1,280)	,				Other provisions
(267)	(174)	(72,008)	(72,456)	(221)	(128)	(321)	(1,054)	Other creditors
(1,949)	(1,979)	(48,562)	(51,808)	(2,064)	(3,076)	(116,010)	(104,422)	
•	•	(240)	,	,	•	(25)	(7)	Trade creditors
(64, 156)	(64,674)	,				•	1	Bank debt
•	19	5	78	9	504	143,369	143,268	Current assets
	19	5	78	7	229	69,374	44,504	Cash at bank and in hand
639	723	86	13	2	ı	=======================================	35	Other debtors
88,787	83,472	228	548		275	73,984	98,729	Amounts ow ed by group companies
,	,	,	ı	•	•			Trade debtors
<u>'</u>	,	1	•		•			Stocks
169,254	172,554	206,516	213,120	•	-	•	•	Fixed assets
169,254	172,554	206,515	213,115	,		,		hvestments
•	•					,	1	Tangible assets
•	•	_	O ₁	•	_	•	•	Intangible assets
								Summarised balance sheets
2,367	(10,354)	(3,401)	(12,564)	423	1,392	(1,772)	1,876	EAT
(78)	(261)	145	(337)		307	(41)	(583)	Taxation
2,445	(10,093)	(3,546)	(12,227)	423	1,085	(1,731)	2,459	81
3,439	3,633	(615)	(609)	(37)	(59)	(1,056)	2,411	Net interest
(994)	(13,726)	(2,931)	(11,618)	460	1,144	(675)	48	
,	•	<u>.</u> _	1	,			•	Restructuring costs
(776)	(14,198)	(3,000)	(11,744)	•			•	Other finance and investment items
(218)	472	69	126	460	1,144	(675)	48	Operating loss
(218)	472	,	,	(21)	(9)	(960)	(2,999)	Administrative expenses
		69	126	481	1,153	285	3,047	Gross profit
•			•	(85)	(179)	(6,026)	(5,417)	Cost of sales
,		69	126	566	1,332	6,311	8,464	Turnover
i								Profit and loss account
Jun 14	Jun 13	Jun 14	Jun 13	Jun 14	Jun 13	Jun 14	Jun 13	Year ended / as at
rope	PPX Europe	iments	PPX Investment	ands	PPX Brands	easury	PPX Treasury	£'000

Source Statutory accounts, prepared under UK GAAP

Background

Joint Administrators appointments

Circumstances giving rise to the appointments of the Joint Administrators

Reasons for failure and financial distress

The Companies have been experiencing declining market volumes for a number of years, which accelerated significantly in the last year due to certain suppliers beginning to sell direct to customers

The combination of this sales decline with low gross margins and a high fixed cost base resulted in increasingly high losses for a number of years, which accelerated in the current financial year

These trading losses, in combination with tightening supplier credit terms, and reduced invoice finance facility availability due to lower sales, resulted in considerable liquidity pressure across the Companies.

This liquidity pressure limited the ability of the directors to undertake a material restructuring of the Companies' cost base, which would have required significant expenditure on systems, and employee and property restructuring

Steps taken to remedy / turnaround

The Companies' directors sought alternative sources of additional finance, including from the parent company and other group companies, but were not successful in obtaining financing to support the Companies' trading cash requirements or to fund an operational restructuring

In addition, PPX Australia and the directors of PPX UK sought to sell the Companies as going concerns, and / or raise additional equity finance into the UK businesses. However, due to the scale of the investment required, the level of group interdependencies and the significant pension and trading liabilities of certain of the Companies it became evident that a solvent solution would not be deliverable.

When decision to appoint was made

Once it became clear that the Companies would be unable to pay their debts as they fell due and that there was no reasonable prospect of achieving a sale or additional investment, the directors held a board meeting on the morning of 1 April 2015 to consider placing the Companies into administration

Involvement of Deloitte pre-appointment

Deloitte was approached in December 2014 by PPX Australia to advise it on its options in relation to the Companies and the wider European business. Our work under this engagement with PPX Australia commenced in early January 2015 and ceased in early March 2015.

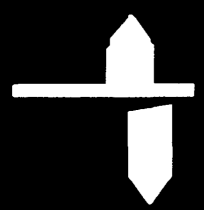
In early March 2015 the directors of the Companies engaged Deloitte directly to provide advice to them on the options available for the Companies and on their discussions with stakeholders

Matt Smith and Neville Kahn of Deloitte were asked to take the appointments as Joint Administrators by the directors of the Companies, which also included the consent of RBSIF, as qualifying floating charge holder, in relation to The Paper Company Limited

In addition to the above, Delorite was retained in mid-March 2015 to provide corporate finance advice to PPX Europe (the UK holding company) and PPX NL Holdings (the Netherlands holding company of the majority of the European businesses) in relation to seeking sale options for the PaperlinX operations in the UK and Europe. To date the Polish PaperlinX operation has been sold and a number of other potential sales are still being pursued



20	Outcome for creditors
16	Joint Administrators' strategy
15	Purpose



Purpose

Appointment of the Joint Administrators

Matthew David Smith and Neville Barry Kahn, of Deloitte LLP were appointed Joint Administrators of the Companies by the directors of the Companies on 1 April 2015, following the filing of a Notice of Appointment of Joint Administrators at the High Courts of Justice, Chancery Division, Companies Court

Purpose of the administration

In order to achieve the first purpose of the administrations, the Joint Administrators must be able to rescue the Companies as a going concern

The Companies had significant secured and unsecured creditor liabilities and therefore a restructuring of these creditors would have been required to meet the first objective of the administrations. Based on the available financial information, there was insufficient value placed on the Companies' assets by third parties in order to effect a restructuring of the Companies' considerable debts and the Joint Administrators concluded that the first option was not possible to achieve

Accordingly, the purposes of the administrations were to achieve a better result for creditors as a whole than would be obtained through immediate liquidations of the Companies



Post-appointment Joint Administrators' strategy

rading

Given the level of the Companies' operating losses (c £2m per month), the significant levels of supplier debt with the resultant level of retention of title claims, and the lack of funding available to support on-going purchases, the Joint Administrators concluded it would not be possible for the Companies to continue to trade at their previous levels and with the cost base unchanged

A decision was taken to immediately scale back operations. Consequently 685 employees were made redundant on the day of the appointment of the Joint Administrators, with the remaining staff retained to enable trading to be continued on a more limited basis, principally from the Northampton and Manchester sites, whilst attempts were made to sell all or parts of the various businesses and the assets (principally stock and debtors) were realised

Marketing for sale

PPX Australia and the directors of the Companies had sought to sell PPX UK as a going concern before the appointment of the Joint Administrators, but had been unable to conclude a transaction due to the levels of operating losses and supplier and other debts

At the date of appointment of the Joint Administrators no parties remained interested in the entire business, although some interest remained in certain businesses and in the Independents

Deloitte Corporate Finance Advisory had previously been appointed by the directors to advise on and conduct a sale and marketing process of PPX UK assets and consequently, after their appointment, the Joint Administrators instructed Deloitte Corporate Finance Advisory to continue to pursue sales on their behalf where possible, with buyer interest focussed on the Independents, the Paper business (including the Reel Paper (NFR) business), and the Visual Technology Solutions (VTS) business

A total of 47 parties were approached or made contact with the Joint Administrators 37 non-disclosure agreements were issued, 12 parties met or spoke with business unit management and 16 parties submitted bids

Over the Easter weekend, interest in the whole business (i.e., paper and related divisions) continued to be progressed with two parties. However, these parties subsequently withdrew from the process leaving no credible interest in the principal paper operations. As a result, three smaller separate business sales were concluded, as detailed below.

Note The Independent age and the Connection of the Independent of I		NEW TRO	Independents PPX Investments Share sale	VTS RHG	Vendor	Business Principal
date CO Care and designment and and	•	Trade and assets	ents Share sale	Trade and assets	and the of Said	Nature of sale Employees
	133	5	63	65	Hilpioyees	Employage
	72	03	5 4	15	£m	Value

Note The Independents sale includes £0 6m of deferral consideration, which should be payable when tax losses are passed across

In addition to the initial consideration, the VTS and NFR businesses have subsequently acquired further stock for a total of £0 6m

None of the purchasers were connected parties

As part of the sale of the Independents, £1 2m owed by these companies to RBSIF (which was cross-guaranteed by TPC) was repaid on completion, and trade debtors due to the Companies of £0 2m were settled

At this stage it appears unlikely that any sales of any further elements of the business will be achieved, and as a result the Joint Administrators are continuing the wind down of the remainder of the businesses



Post-appointment Joint Administrators' strategy

Northern Ireland

Trade in the Republic of Ireland ("Rol") and Northern Ireland is undertaken by PPX Ireland, a Rol registered entity not owned or controlled by PPX UK PPX Ireland continues to trade normally outside of administration

A number of employees in Northern Ireland were employed by RHG and cross-charged to PPX Ireland, and PPX UK leased certain assets (including the Belfast site) on behalf of PPX Ireland

These employees and assets have been retained by PPX UK to date and cross-charged to PPX Ireland, and discussions are on-going to arrange the transfer of the employees and assets to PPX Ireland in the near future once it concludes a proposed share sale process to become independent of the PPX Group

Other asset realisations

Following their decision that it would not be possible to continue to trade the business of PPX UK as normal, the Joint Administrators pursued a strategy of realising the best possible value for the assets of the businesses. They were successful in conducting a number of sales of separable business units, as discussed on the previous page. In addition to these business sales, the Joint Administrators have sought to realise value for PPX UK's remaining assets, which principally comprise stock, trade debtors, plant and machinery and certain freehold and leasehold properties.

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Immediately on appointment a large number of suppliers contacted the Joint Administrators to notify their claims of retention of title over the Companies' stock. The Joint Administrators have worked with suppliers to establish the validity of claims, and where there is no valid claim to realise value for stock.

On appointment stock on the Companies' books had a cost value of c£27 4m, including £6 0m at third party sites

To date, 155 separate claims have been received covering stock valued at c£23 2m. Given the level of claims and the costs being incurred to maintain the leasehold sites (where the stock was located), once it became apparent that a sale of the entire business was not viable the Joint Administrators sought to facilitate orderly access to enable suppliers with retention of title to collect stock. Where suppliers have requested to collect stock they have been asked to contribute to these costs by an agreed collection charge per pallet, to cover the incremental costs of continued occupation over this period.

The Joint Administrators have retained certain sales staff to manage the sale of stock during the initial trading period and the subsequent realisations of stock not subject to supplier claims. To 30 April 2015, trading sales of £3 6m had been made, excluding stock sold with the VTS, NFR and Independents' businesses. Further sales continue and these figures do not reflect the final trading outcome, a detailed trading account will be provided in the Joint Administrators' first progress report.

Property

The Joint Administrators have instructed agents, GVA Grimley Ltd and Deloitte Real Estate, to provide advice on marketing and selling the properties. The legal elements of the property work are being handled by Jones Day LLP, except in relation to Sheffield, where Shoosmiths LLP had been instructed by the Companies prior to the administration and continued to work on this property sale.

Freehold and long leasehold property

The Companies own five freehold / long leasehold properties, of which two are sublet. The sale of a freehold owned by TPC in Sheffield is nearing exchange and completion.



strategy Joint Administrators Post-appointment

Short leasehold property

which eight are vacant and two are sublet The Companies operated from 35 leasehold properties, of

consent (which has been requested and is expected to be assignment, with completion conditional on landlord by TPC) for which contracts have been exchanged on an of these leases, other than the London warehouse (held It is not anticipated that there will be value in the majority

until late October and a six month lease of RHG's freehold to occupy the Northampton head office and warehouse warehouse in Manchester The purchaser of the VTS business was granted a licence

Chattel assets

small quantity of tangible assets including plant and As at the date of appointment the Companies owned a process is ongoing secure, value and seek purchasers for these assets This Ltd, has been instructed by the Joint Administrators to trading premises. An independent valuer, Hilco Appraisal machinery, fixtures and fittings and other items, across its

arrange collection of the financed assets Administrators continue to liaise with these funders to were financed on hire purchase agreements. The Joint A significant amount of plant, machinery and vehicles

Books debts

As at the date of the Joint Administrators' appointment, the material sales ledger balances of the Companies

- TPC £39 3m,
- RHG £36 7m, and
- HSPG £17 0m

with RBSIF, which also holds fixed and floating charge security by way of a debenture over all of TPC's assets TPC's debtors are subject to an invoice finance arrangement

arrangement, giving ING full legal ownership and control of these transactions is similar to an invoice finance PPX Europe and then on sold by PPX Europe to a special Receivable Purchase Agreement (entered into in 2010) to these trade debtors purpose vehicle administrated by ING. The substance of The debtors of RHG and HSPG were sold pursuant to a

employees of the Companies to assist with this Subsequent to the appointment of the Joint Administrators to maximise realisations, and have retained a number of Administrators have been working closely with AtlanticRMS debtors books of TPC, RHG and HSPG The Joint debt collections adviser, to realise the value of the trade Management Services Limited ("AtlanticRMS"), a specialist both ING and RBSIF have appointed Atlantic Risk

process is likely to continue for some time, with a number of customers benefiting from credit terms of 90 days or more debtors regarding repayment of outstanding balances This the credit control team continue to liaise with the Companies (£10 7m in TPC, £11 6m in RHG and £8 4m in HSPG) and To 15 May 2015, book debt collections have totalled £30 7m

Legal matters

Joint Administrators' appointment and the security position of the administrations, including advice on the validity of the Administrators to advise on relevant matters arising during Jones Day LLP has been instructed by the Joint



Post-appointment Joint Administrators' strategy

Intercompany amounts due from non-UK entities

As can be seen from the statements of affairs and entity balance sheets, certain of the Companies benefit from material inter-company debtor balances, which are due from other PPX Group European entities

The Joint Administrators remain in dialogue with the directors of those entities in relation to the realisation of value by those entities, where possible. It is not yet clear how much (if any) value will ultimately flow to the Companies, given the impact on other PPX Group European business of the insolvency proceedings in the UK, the Netherlands and Austria

Employee consultation

After an initial phase of redundancies immediately following appointment, the Joint Administrators have consulted regularly with the remaining employees. An employee representative body was elected shortly after appointment which meets at regular intervals to discuss matters which may affect the remaining employees.

A total of 70 people have transferred their contracts of employment to new employers as at 30 April 2015. A further 63 employees of the Independents employed at the time of the sale of those entities, and all employees likely to be affected by ongoing sales processes, are being regularly updated.

Receipts and payment account

A receipts and payments account detailing asset realisations achieved and costs paid to 15 May 2015 is provided in Appendix C for each company

The Joint Administrators' proposals

The Joint Administrators' proposals for the administrations are attached at Appendix E. These proposals cover continuing to manage the businesses, affairs and property of the Companies, realisation of assets, agreement of claims, distribution of funds, establishing creditors' committees (if requested), fixing the basis of and the ability to draw remuneration and seeking to exit the administrations in the most efficient way possible



Outcome for creditors

Estimated outcomes for creditors

Secured creditor - RBSIF

TPC records show that RBSIF was owed £21 6m, in relation to the RBSIF funding arrangement, upon the appointment of the Joint Administrators

These amounts are secured by way of fixed and floating charges granted by TPC on 26 May 2010 and 14 July 2014 Based on currently available information, the Joint Administrators expect there will be sufficient debtor realisations to repay the Secured Creditor in full, assuming there is no call on the guarantees detailed below Jones Day LLP have reviewed the security on behalf of the Joint Administrators and confirmed its validity

It should be noted that the Secured Creditor has crossguarantees in relation to all amounts owed to it by TPC,
the Independents and PPX Ireland. The amounts owed to
RBSIF by the Independents has been repaid in full as part
of their sale.

As a condition of the release of its cross-guaranteed security over the assets of the Independents, RBSIF required Paperlinx Investments to retain 90% of the proceeds of the sale of the Independents in a segregated account for the benefit of RBSIF to cover any shortfall which may arise to RBSIF in relation to TPC and PPX Ireland. This will be released once RBSIF is fully repaid from debtor collections.

Other asset security

Whitst there are no known secured creditors of any of the Companies other than TPC (as above), ING has effective economic ownership of the trade debtor books of HSPG and RHG (as sold to PPX Europe), and no value will flow to the Companies until indebtedness to ING has been repaid in full, including costs and interest

PPX Europe liabilities to ING at the date of appointment totalled £39 5m as per the directors' Statement of Affairs (shown in Appendix B)

In addition, the arrangements with ING effectively provide that any excess proceeds from the debtor books of HSPG and RHG can be applied to make up any deficit to ING on its lending to fund the debtor book of PPX NL Holdings and its main trading subsidiary

PPX NL Holdings remains solvent, but its trading subsidiary has entered insolvency proceedings in the Netherlands and has ceased trading

The Joint Administrators understand that ING should be fully repaid from the Dutch debtor collections in respect of these Dutch facilities, but note that the risk of a claim remains, and that until ING is repaid in full in the Netherlands it is unlikely that any excess proceeds due to the Companies would be released

Preferential creditors

Preferential creditors consist of amounts owed to the Companies' employees for arrears of wages (whilst the March payroll was paid there remain residual claims for overtime and commissions in March that were not paid prior to the administrations), holiday pay and pension contributions

Based on current information, the Joint Administrators expect to be able to pay preferential creditors in full



Outcome for creditors

Unsecured creditors

The directors' statements of affairs show estimated non-preferential unsecured creditors by company as per appendix B

Given the level of secured debt (to RBSIF, and in effect ING) and the expected level of asset realisations, the Joint Administrators currently expect there will be sufficient asset realisations to enable some level of distribution to be made to unsecured creditors of TPC, RH, PPX Treasury and PPX Investments However, given the size of the unsecured creditor claims in many of these entities, any such dividends are likely to be modest (as a percentage of total claims). It is presently too early to provide an estimate of likely returns to creditors in these companies.

The likelihood and quantum of any dividend for unsecured creditors in HSPG and PPX Europe is largely reliant on there being a surplus on the ING debtor facility (which is presently uncertain)

Recoveries in the balance of the Companies will be dependent on the quantum of intercompany dividends and recoveries from PPX European Group companies which are not currently known

Prescribed Part

The Prescribed Part is an amount set aside for unsecured creditors from asset realisations that would otherwise be paid to secured creditors under their floating charges, as set out under section 176A of the Act

The Prescribed Part is calculated as a percentage of net property and is subject to a statutory maximum of £600,000 per company

As the Secured Creditor is expected to be repaid in full from fixed charge realisations, the Prescribed Part is unlikely to apply in relation to TPC

Furthermore, the Prescribed Part does not apply to any of the other Companies as there are no other floating charge creditors

Claims process

Unsecured creditors are invited to submit their claims to the Joint Administrators by completing a proof of debt form, which is available on the administrations website and which should be sent by post or via email to the appropriate address on page 1

Creditors should only complete the form for the company(s) which owe them money



Extensions & exit

Exit routes

administrations automatically come to an end after one year, of the creditors unless an extension is granted by the Court or with consent In accordance with the provisions of the Act, all

which are available to the Joint Administrators Based on current information, the Joint Administrators consider the following exit routes may be appropriate There are several possible exit routes from administrations

- Dissolution If the Joint Administrators consider there is Company(s) will be dissolved three months later dissolution with the Registrar of Companies and the no further property which might permit a distribution to the Companies' creditors, they may file notice of
- relevant company will then be wound up will cease on the date that notice is registered and the with the Registrar of Companies and the administration creditors will be made they may file a notice to that effect Creditors' Voluntary Liquidation ("CVL") - If the Joint Administrators consider a distribution to unsecured
- Please note that if the any of the companies are are approved by creditors, le by 10 June 2015 provided the nomination is made before the proposals be appointed as joint liquidators. The creditors may nominate a different person to be liquidator(s) placed into CVL the Joint Administrators propose to
- Any creditors' committee appointed in the relevant and the basis of the joint liquidators' remuneration administration will become a liquidation committee fixed during the administrations will apply in the CVL
- For the purposes of section 231 of the Act the functions, duties and powers either jointly or liquidators will each be authorised to carry out all

Discharge of Joint Administrators' liability

of their actions as administrators takes effect at the Pursuant to paragraph 98 of Schedule B1 of the Act preferential) creditors in specific circumstances, by the secured (and specific time approved by either the court, the creditors the Joint Administrators' discharge of liability in respect (either via the creditors' committee or by meeting) or,

of Companies registers the Joint Administrators' final approving body approves that the Joint Administrators progress report be discharged from liability as at the date the Registrar In this case, the Joint Administrators will request the

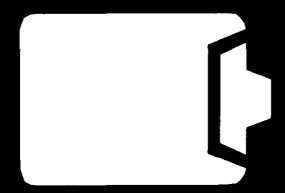




Remuneration and expenses

Remuneration

24





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Remuneration and expenses Remuneration

Joint Administrators' remuneration

"A Creditors' Guide to Administrators' Remuneration" is appended to SIP 9 and is available for download at www deloitte com/uk/sip-9-england-and-wales

Should you require a paper copy, please send your request in writing to the Joint Administrators at the address on page 1 and this will be provided to you at no cost

Basis of Joint Administrators' remuneration

Pursuant to Rule 2 106 of the Rules, the basis of Joint Administrators' remuneration may be fixed

- as a percentage of the value of the property with which the Joint Administrators have to deal,
- by reference to time costs properly given by the Joint Administrators and their staff in attending to matters arising in the administration,
- as a set amount, or
- any combination of the above

In accordance with Rule 2 106(5), the Joint Administrators will seek approval from the creditors to fix the basis of their remuneration

TPC, RHG, HSPG, PPX Europe, PPX Investments, PPX Services and PPX Treasury

The Joint Administrators are seeking approval of the basis of their fees in respect of these companies by reference to time costs. Approval will be sought at the meeting of creditors to be held on 10 June 2015 (or from creditors committee(s) if appointed) in respect of PPX Services (Europe) Limited, TPC, RHG and HSPG. In regard to the remaining companies, PPX Europe, PPX Investments and PPX Treasury approval will be sought by way of the resolutions submitted for the meetings by correspondence (or from creditors committee(s) if appointed)

A proxy form/form of resolutions, which includes the resolutions being requested in respect of the Joint Administrators' remuneration and expenses, is available at www.deloitte.com/uk/paperlinx Creditors should ensure they only complete the relevant form(s) for companies from which they are owed monies

Contract Paper Limited, Howard Smith Paper Limited, Paperlinx (UK) Limited, Paperlinx Brands (Europe) Limited, Pinnacle Film & Board Sales Limited, Precision Publishing Papers Limited, Robert Horne UK Limited, Trade Paper Limited, The M6 Paper Group Limited, Sheet and Roll Convertors Limited and W. Lunnon & Company Limited

The Joint Administrators are seeking approval of the basis of their fees in respect of these companies as a fixed fee Approval will be sought by way of the resolutions submitted for the meeting by correspondence

A form of resolutions, which includes the resolutions being requested in respect of the Joint Administrators' remuneration and expenses, is available at www.deloitte.com/uk/paperlinx Creditors should ensure they only complete the relevant form(s) for companies from which they are owed monies



Remuneration and expenses Remuneration

Time costs incurred to date

The following table outlines the time cost incurred to 15 May 2015 by company

			Average
Company	Hours	Time cost (£)	rate/hour
			(£/hr)
Paperlinx Services (Europe) Limited	230 80	100,092 00	433 67
The Paper Company Limited	1,636 54	715,604 65	437 27
How ard Smith Paper Group Limited	942 49	409,538 90	434 53
Robert Horne Group Limited	1,866 05	841,298 75	450 84
Contract Paper Limited	5 10	1 737 00	340 59
How ard Smith Paper Limited	5 20	1,787 50	343 75
Paperlmx (Europe) Limited	230 80	100,092 00	433 67
Paperlinx (UK) Limited	7 40	2 717 00	367 16
Paperlinx Brands (Europe) Limited	7 40	2,657 50	359 12
Paperlinx Investments (Europe) Limited	413 15	336,875 25	815 38
Paperlinx Treasury (Europe) Limited	51 40	37,146 50	722 69
Pinnacle Film & Board Sales Limited	5 10	1,737 00	340 59
Precision Publishing Papers Limited	5 10	1,737 00	340 59
Robert Horne UK Limited	5 10	1,737 00	340 59
Trade Paper Limited	5 10	1,737 00	340 59
The M6 Paper Group Limited	5 10	1,737 00	340 59
Sheet and Roll Convertors Limited	5 10	1 737 00	340 59
W Lunnon & Company Limited	4 70	1,639 00	348 72

Further detail in respect of these time costs is provided in Appendix D





Additional information

Investigations and other matters

27



Additional information

Investigations and other matters

Transactions with connected parties

SIP 13 requires the Joint Administrators to review transactions (or other dealings) with the directors and / or connected parties in the two years prior to and during the administration. The SIP 13 guidance requires the disclosure of transactions other than those in the ordinary course of business.

Transactions within two years prior to the appointment of the Joint Administrators

There was a significant volume of transactions between the Companies and other members of the PPX Group, principally in relation to IT and other central services provided to the Companies, which were recharged to the Companies

The Administrators are currently reviewing these transactions and whether these, or any other, transactions need to be considered further as part of the Joint Administrators' investigations (see opposite). Once this work is complete, any transactions identified as not being in the ordinary course of business will be disclosed, along with the Administrators' opinion of whether the transactions give rise to any potential claims by the Companies for the benefit of the administration estates. It is anticipated that this work will be complete and commented on in the Joint Administrators' first progress report, which will be available for review no later than 31 October 2015.

Transactions subsequent to the appointment of the Joint Administrators

Other than transactions in the normal course with PPX Ireland, there have been no transactions with connected parties since the appointment of the Joint Administrators

ivestigations

As part of their duties, the Joint Administrators are obliged shortly after their appointment to review all of the information available to them and conduct an initial assessment of whether there are any matters that might lead to a recovery for the benefit of creditors. This initial assessment includes enquiries into any potential claims that may be brought against parties either connected to or who have had past dealings with the Companies.

In addition, the Joint Administrators are required to consider the conduct of the directors and any person they consider a shadow or de facto director in relation to their management of the affairs of the Companies and the causes of failure and will submit confidential reports to the Insolvency Service, a division of the Department for Business, Innovation and Skills

Creditors who wish to draw any matters to the attention of the Joint Administrators should write to them at the address given on page 1 as soon as possible

EU Regulations

As stated in the administration appointment documents, Council Regulation (EC) No 1346/2000 applies and these are the main proceedings as defined in Article 3(1) of that Regulation

Third party assets

Should you believe that you own or have a claim regarding items that may have been present at the Companies' premises at the date of appointment of the Joint Administrators, please contact the Joint Administrators as soon as possible





Appendices

Appendix A	2:
Appendix B	ω

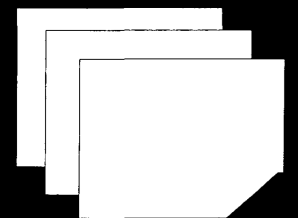
Appendix B	33
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Appendix D

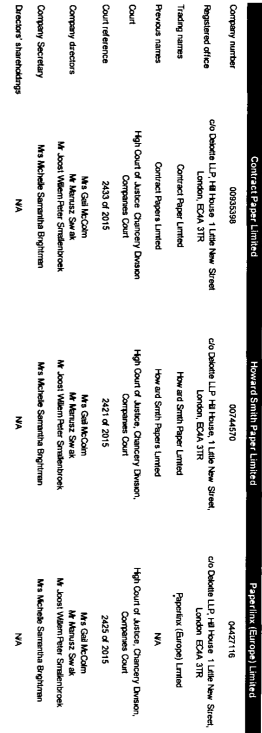
Appendix E

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Statutory
information



Directors' shareholdings	Company Secretary	Company directors	Court reference	Court	Previous names	Trading names	Registered office	Company number		
N/A	Mrs Michelle Samantha Brightman	Mrs Gail McColm Mr Mariusz Swiak Mr Joost Willem Peter Smallenbroek	2435 of 2015	High Court of Justice, Chancery Division, Companies Court	Paramount Paper Sales Limited	Paperlinx (UK) Limited	c/o Delotte LLP, Hill House, 1 Little New Street, London, EC4A 3TR	02101016	Paperlinx (UK) Limited	
N/A	Mrs Michelle Samantha Brightman	Wrs Gail McColm Wr Mariusz Sw ak Wr Joost Willem Peter Smallenbroek	2432 of 2015	High Court of Justice, Chancery Division, Companies Court	PPX Partner (No 1) Limited Hackremo (No 2042) Limited	Contract Paper Limited	c/o Debotte LLP, Hill House, 1 Little New Street, London EC/4A 3TR	04707159	Paperlinx Brands (Europe) Limited	
NA	Mrs Michelle Samantha Brightman	Mrs Gall McColm Mr Manusz Sw ak Mr Joost Willem Peter Smallenbroek	2427 of 2015	High Court of Justice Chancery Division, Companies Court	Hackremco (No. 1963) Limited	How ard Smth Paper Limited	c/o Delotte LLP, Hill House 1 Little New Street, London, EC4A 3TR	04434552	Paperlinx Investments (Europe) Limited	



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High Court of Justice, Chancery Division Companies Court

Southern Paper Group Limited

Phnacle Film & Board Sales (Northern) Limited

High Court of Justice, Chancery Division Companies Court

High Court of Justice, Chancery Division, Companies Court

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2434 of 2015

2420 of 2015

Previous names

Court reference

Company directors

Mr Mariusz Siw ak Mr Joost Willem Peter Smallenbroek

Mrs Geil McCohn Mr Mariusz Siwak Mr Joost Willem Peter Smallenbroek

M's Gail McColm Nr Manusz Swak Mr Joost Willem Peter Smallenbroek

Mrs Gail McColm 2422 of 2015

Trading names	Registered office	Company number	
Paperinx (Europe) Limited	c/o Delodie LLP Hill House 1 Little New Street London, ECAA 3TR	01764986	Paperlinx Treasury (Europe) Limited
Paperinx (UK) Limited	c/o Debate LLP, Hill House, 1 Latte New Street London, EC4A 3TR	02430786	Pinnacle Film & Board Sales Limited
Contract Paper Limited	c/o Debatle LLP, Hill House 1 Lutile New Street, London, ECAA 3TR	01859705	Precision Publishing Papers Limited

Company Secretary Directors' shareholdings Company number Registered office Trading names Previous names Court	Mrs Michelle Samantha Brightman NVA Robert Horne UK Limited 00391887 c/o Debatte LLP, Hill House, 1 Luttle New Street London, ECAA 3TR How and Smith Paper Limited Robert Horne Group Rc High Court of Justice, Chancery Division Companies Court	Mrs Michelle Sarrantha Brightman N/A Trade Paper Limited 02737249 c/o Delotte LLP Hill House, 1 Little New Street London, ECAA 3TR Paperinx (Europe) Lmited N/A High Court of Justice, Chancery Division, Companies Court	Wrs Michelle Sarrantha Brightman WA The MS Paper Group Limited 02755905 c/o Debate LLP, Hill House, 1 Little New Street London, ECAA 3TR Paperlinx (UK) Limited Versew orth Limited High Court of Justice, Chancery Division, Companies Court
any number tered office	00391887 c/o Detocte LLP, Hill House, 1 Lette New Street London, EC4A 3TR	02737249 c/o Delostie LLP Hill House, 1 Little New St London, ECAA 3TR	reet
Trading names	Howard Smith Paper Limited	Paperlinx (Europe) Limited	
Previous names	Robert Horne Group Fic	NA	
Court	High Court of Justice, Chancery Division Companies Court	High Court of Justice, Chancery I Companies Court	Jvs.pn,
Court reference	2428 of 2015	2437 of 2015	
Company directors	Mrs Gail McColm Mr Merusz Swak Mr Joost Willem Peter Smallenbroek	Mrs Gail McColm Mr Marrusz Sw ak Mr Joost Willem Peter Smallenbroek	broek
Company Secretary	Wrs Michelle Samantha Brightman	Mrs Michelle Sementha Brightman	men
Directors' shareholdings	WA	NA	

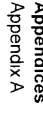


ownwy mornianon	Sheet and Roll Convertors Limited	W.Lunnon & Company Limited	Paperlinx Services (Europe) Limited
Company number	01336740	00457382	04707150
Registered office	c/o Debotte LLP Hill House, 1 Little New Street, London, EC4A 3TR	c/o Delotte LLP Hill House, 1 Little New Street, London, ECAA 3TR	c/o Delotte LLP Hill House, 1 Little New Street London, EC4A 3TR
Trading names	Contract Paper Limited	How ard Smth Paper Limited	Paperlinx Services (Europe) Limted
Previous names	NA.	NA.	PPX Partner (No 2) Limited Hackremon (No 2043) Limited
Court	High Court of Justice Chancery Division Companies Court	High Court of Justice, Chancery Division Companies Court	High Court of Justice Chancery Division Companies Court
Court reference	2430 of 2015	2438 of 2015	2436 of 2015
Company directors	Mrs Gail McColm Mr Manusz Swak Mr Joost Willem Peter Smallenbroek	Mrs Gail McColm Mr Marrusz Sw ak Mr Joost Willem Peter Smallenbroek	Mrs Gail McColm Mr Marrusz Sw ak Mr Joost Willem Peter Smallenbroek
Company Secretary	Mrs Michelle Samentha Brightman	Wrs Wichelle Samantha Brightman	Mrs Michelle Samantha Brightman
Directors' shareholdings	WA	WA	N _A

Directors' shareholdings	Company Secretary	Company directors	Court reference	Court	Previous names	Trading names	Registered office	Company number	
N/A	Mrs Michetle Samantha Brightman	Mrs Gail McColm Mr Mariusz Siw ak Mr Joost Willem Peter Smallenbroek	2424 of 2015	High Court of Justice Chancery Division Companies Court	Bunzi Fine Paper Limted	The Paper Company Limited	c/o Delorite LLP, Hill House, 1 Little New Street London ECAA 3TR	01995271	The Paper Company Limited
N/A	Mrs Michelle Samentha Brightman	Wrs Gail McColm Wr Marrusz Sw ak Mr Joost Willem Peter Smallenbroek	2426 of 2015	High Court of Justice, Chancery Division Companies Court	The How ard Smith Paper Group Limited	How ard Smth Paper Group Limted	c/o Dekotte LLP Hill House 1 Little New Street, London ECAA 3TR	01138498	Howard Smith Paper Group Limited
N _A	Mrs Michelle Sarrantha Brightman	Mrs Gail McColm Mr Mariusz Swiak Mr Joost Willem Peter Smallenbroek	2431 of 2015	High Court of Justice, Chancery Division Companies Court	Robert Horne Group PLC Robert Horne Paper Company Limited	Robert Horne Group Limited	c/o Delotte LLP Hill House 1 Little New Street, London, EC4A 3TR	00584756	Robert Horne Group Limited



Appendices



all communications with creditors, including updates and progress reports, will be posted onto a website, In an effort to reduce the costs of the administrations, web address is www deloitte com/uk/paperlinx which has been set up specifically for this purpose. The

A letter will be issued to all creditors each time the report, and hard copies will be provided free of charge above website, they should contact the Joint document uploaded by the Joint Administrators to the closure, three months after the administrations ending statutory notices will be retained on the website until its website is updated with a statutory notice or report. All Administrators via the contact details on page 1 of this If any person wishes to receive a hard copy of any

Directors' Statements of Affairs - Summary

















	Estimate deficency / surplus to members Directors' Statements of Affairs - Summary
	Called up share capital
	Estimated deficiency / surplus to creditors
	Unsecured non-preferential claims
	Estimated total assets available for unsecured creditors
	Estimated prescribed part of net property
	Estimated deficiency / surplus to preferential creditors
	Preferential creditors
55 527	Estimated total assets available for preferential creditors
40 597	Intercompany receivables
2 213	Cash
1063	Debtors & other assets
3 468	Stock
8,184 184	intangible assets
	Other fixed assets
	Freehold property
	Assets subject to floating charge
	Estimated surplus/(deficiency) to fixed charge holders
	Less Amounts due to fixed charge holders
	Debtors
	Hant equipment, fectures & fittings
	Leasehold property
	Assets subject to fixed charge

	HSPG	ų,	PPX Services	vices	TPC	• •	RHG	
	Book value	Estimated to	Book value	Estimated to	Book value	Estimated to	Sook value	Estimated to
subject to fixed charge						13.1036		realise
d property		,	•	•	167 255	1	i	•
ipment, fectures & fittings		,			323,245	50,000		'
	,		,		41 607,317	31 205,488		
ounts due to fixed charge holders			-	,	(21 660 178)	(21 660 178)		
d surplus/(deficiency) to fixed charge holders		-	-	1	20 437 638	9 595,310	-	
subject to floating charge								
property	•						1 832 172	2 500 000
xd assets		•	656,504	50 000		•		
assets	8,184 170		64 063	h	•		15 337 827	,
	3 468,714	1 000 000	•	•	10,487 520	2,621,880	10 940 907	2,735,227
other assets	1 063 277	•	153 933		399 229		8 699 647	•
	2 213 248	2,213,248	•	,	605 966	605 966	3 255 173	3 255 173
arry receivables	40 597 638	7,914,248	14 257 689	Uncertain	93,554 304	Uncertain	37 049,323	7 279 177
d total assets available for preferential creditors	55 527 047	11 127 496	15,132 189	50,000	105 047 019	12 823 156	77 115 049	15 769 577
al creditors	1	(61,453)	1	,	1	(231,488)	ļ	(529 074)
d deficiency / surplus to preferential creditors		11,066,044		50 000		12 591 668	1	15,240,503
prescribed part of net property		1		,				
d total assets available for unsecured creditors	1	11,066,044	ı	50,000	ı	12,591,668	1	15 240 503
d non-preferential claims	ì	(72 326 194)		(15 526 573)		(35 108 959)	_	(209 370 065)
d deficiency / surplus to creditors		(61 260 150)	ĺ	(15 476 573)	1	(22 517,291)	ı	(194 129 562)
share capital	ı	(22,500,000)	ı	(25 000,000)	ı	(86,567,022)		(12 000 000)
deficiency / surplus to members	ı	(83,760,150)	ł	(40,476,573)		(109,084,313)	_1	(206,129,562)
s' Statements of Affairs - Summary	3							

photos oddenents of Allans - Juliniary						
	PPX Europe	ırope	PPX investments	tments	PPX Treasury	asury
m	Book value	Estimated to realise	Book value	Estimated to realise	Book value	Estimated to realise
Assets subject to fixed charge						
Intercompany receivables	75,895,249	56,921,437	•	1		
Less Amounts due to fixed charge holders	(39,541,866)	(39,541,866)			•	
Estimated surplus/(deficiency) to fixed charge holders	36,353,383	17 379,571	,	٠		·
Assets subject to floating charge						
rivestments	169,254 000	•	222,615,184	5,000,000	,	
Debtors & other assets	652,641	637 881	68,910		34,225	
Cash	7,589	7,589	70 893	70 893	1,079,497	1,079 497
Intercompany receivables	69 301,618	Uncertain	60,509	Uncertain	141 177 131	Uncertain
Estimated total assets available for floating charge holders	239,215,847	18 025,041	222,815 496	5,070,893	142,290,853	1,079,497
Estimated deficiency / surplus after floating charges		•		5 000,000		•
Total assets available to unsecured creditors		18,025,041		10,070,893		1,079,497
Unsecured non-preferential claims		(87,472,430)		(61,502,021)		(125,069,208)
Estimated deficiency / surplus to creditors		(69,447,389)		(51,431,129)	_	(123,989 711)
Called up share capital		(29,282,524)	ı	(15,407,946)	•	(14,050,000)
Estimate deficiency / surplus to members		(98,729,913)		(66,839,075)		(138,039,711)

arge		
Assets subject to fixed charge		

Less Amounts due to fixed charge holders
Estimated surplus/(deficiency) to fixed charge holders Assets subject to floating charge ntercompany receivables

Estimated deficiency / surplus to creditors Unsecured non-preferential claims Estimated total assets available for unsecured creditors

Estimate deficiency / surplus to members

Called up share capital

1 807 000 1 807 000 ird Smith Paper Ltd Estimated to (9 922 412) (9,922,412) (3 700,000) (13,622,412) Uncertain realise 3000000 Took value Estimated to 3,000 000 Contract Paper Ltd (12,922,412) (9 922 412) (9,922 412) (3 000 000) Uncertain Took value Estimated to ,000 000 10,000 Trade Paper Ltd (9 922 412) (9 922 412) (9,932,412) Uncertain (10 000) W Lunnon & Company Ltd Book value 510 000 510 000 Estimated to (9,922 412) (9,922 412) (10,295,858) Uncertain (373 446)

Directors' Statements of Affairs - Summary

(9,972,4	(8,833,41Z)		(414778R)		140, 140, 100)		the second of th
	100	 			1030 350 050		Estimate deficiency / surplus to mambers
(50 000	(11 000)		(2)	1	(16 202,744)		Cased up share capital
(9 922,41	(9 922,412)		(9,922,412)		(9 922 412)		Estimated deficiency / surplus to creditors
(9 922 412	(9 922 412)	 1	(9 922 412)	•	(9 922,412)		Unsecured non-preferential claims
50 000	<u>.</u>	106,000	•	735 004	•	•	Estimated total assets available for unsecured creditors
50 000 Uncertain	Uncertain	108 000	Uncertain	707,771	•		ritercompany recevables
	,	1	,	27 233	•	•	Debtors & other assets
							Assets subject to floating charge
	<u>:</u>		•			59 641 000	Estimated surplus/(deficiency) to fixed charge holders
	•						Less Amounts due to fixed charge holders
ı			•	•	Uncertain	13 364 000	ritercompany receivables
	•			,		46 277 000	Investments
							Assets subject to fixed charge
Book value Estim	Estimated to realise	Book value	Estimated to realise	Book value	Estimated to realise	Book value	E
cision Publishing Pag	oard Sale Ltd	Finnacle Film & Board Sale Ltd	K) Ltd	PPX (UK) Ltd	<u>`</u>	RHUR	

Book value

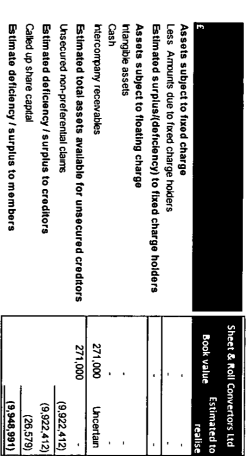
Estimated to

book value

Estimated to

M6 Paper Group Ltd

PPX Brands



7,209

7,209

===

7,319

7,209

5,905,000 5,905,000

Uncertain

(11,912,503) (11,919,712)

(9,922,412) (9,922,412)

(373,447)

(11,912,505)

(10,295,859)

6	,

⊕ ⊝ ⊝

Receipts and Payments Accounts

Trading has been performed primarily through TPC to minimise the associated administration costs – this will be reallocated by the Joint Administrators in due course

General notes to the receipts and payments accounts across all entities

G1 - Joint Administrators' Trading accounts

Prior to the administration the Companies operated on a divisional basis principally through the four Trading Companies. Whilst employees were employed in specific entities, they typically worked across these companies. Similarly, stock was purchased in specific companies but was able to be sold by all divisions and entities, with intercompany journals then reflecting the transfer of stock.

Due to this complex operational structure and the reduced nature of trading in the administrations, in order to simplify the process (and minimise the costs), all administration sales have been invoiced through TPC TPC has thus in effect acted as agent of the other trading companies Similarly, trading costs (including all payroll costs) have been primarily borne out of TPC (unless specifically invoiced to another entity due to a pre administration relationship)

When the trading period is complete, these sales and their associated costs will be reallocated across the other trading entities (RH and HS) in order to most equitably allocate sales and costs to the entities. This will be principally done on the basis of the stock levels of each entity at the date of administration, but will also take into account other factors that impact the level of costs in each entity (eg leases and employees). This cost reallocation will be performed once the final trading realisations and costs are more certain, and is expected to be done prior to the first six month progress report.

The trading account also includes the costs (principally payroll, IT, and apportionments of rent and services) for collecting out the pre administration debtor books. The Administrators consider it to be likely that RBS, and potentially ING, will be repaid in full and as such the trading entities will in due course recover any benefit of the debtor surplus.

G2 – No receipt and payments accounts

From the corporate structure shown on page 10, some of the entitles in administration are non-trading or dormant Companies, with no assets (other than potential intercompany claims) to realise at the date of appointment. Therefore the following entitles have no activity to report to date in respect of receipt and payments accounts.

- Contract Paper Ltd
- Howard Smith Paper Ltd
- The M6 Paper Group Ltd
- PaperlinX (UK) Ltd
- Pinnacle Film and Board Sales Ltd
- Precision Publishing Papers Ltd
- Robert Horne UK Ltd
- Sheet and Roll Convertors Ltd
- Trade Paper Ltd
- W Lunnon & Company Ltd

G3 - Represented by

Cash in hand represents funds held in bank accounts at the date of preparation of the receipt and payments accounts, being 15 May 2015. Employee deductions represent accruals for PAYE, NIC and Attachment of Earnings.

G4 - Bank Accounts

All funds are held in interest bearing accounts. The associated corporation tax on interest received will be accounted for to HM Revenue and Customs as appropriate.



Receipts and Payments Accounts

No payments have been made to date in respect of professional costs incurred

G5 - Trading accounts

All sums shown within trading accounts are shown net of VAT, which is payable and will be accounted for to HM Revenue and Customs in due course

G6 - Professional costs

To advise on relevant legal matters and to prepare required legal documentation the Joint Administrators instructed Jones Day LLP, a firm of lawyers with the appropriate expertise and experience in dealing with these types of administrations

In addition, Shoosmiths LLP have continued to advise TPC in relation to a sale of freehold in Sheffield which had almost completed at the date of administration, in order to minimise costs

Hilco Appraisal Ltd have been appointed as chattels agents and are assisting the Joint Administrators to ensure that value is maximised for the sale of plant and machinery and other chattel assets

AtlanticRMS, as described on page 18, have been appointed by ING and RBSIF as specialist debt collections adviser, to realise the value of the trade debtors books of TPC, RHG and HSPG AtlanticRMS's fees are payable by ING / RBSIF, but such payment will form part of their secured claims

GVA Grimley Ltd have been appointed by the Joint Administrators to market the freehold and long leasehold properties for sale

All professional fees, unless stated otherwise in the table below, are based upon their recorded time costs incurred at charge out rates and will be reviewed by the Joint Administrators' staff before being approved for payment

The expected levels of professional fees are detailed

Professional Fees - estimate of fees accrued (none paid) to 15 May 2015

384,000	•	-	35,000		349,000	
5,500	,	,	ı	,	5,500	8 Other entities equally shared
8,071	•	•	1	•	8,071	PPX Treasury
108,071	,	ı	•	1	108,071	PPX Investments
8,071	•	•		1	8,071	PPX Europe
16,821	Payable by ING	•	8,750	1	8,071	PPX Services
120,321	•	•	8,750	•	111,571	RHG
46,921	1	Fee on sale	8,750	•	38,171	HSPG
70,221	Payable by RBSIF	Fee on sale	8,750	Fee on sale	61,471	TPC
Fees	Atlantic RMS	GVA	Hilco	Jones Day Shoosmiths	Jones Day	
Total	Debt Collection	Agents Fees	Agent	Legal Fees	Lega	ליו
		To may Lot	ne para/ to	accided (no	1000011000	few or or formed amount man account of manifest of the



The Paper Company Limited

Receipts and payments account for the period 1 April 2015 to 15 May 2015

	SoA values	Notes	To date
Receipts			
Trading surplus/(deficit)	2,621,880	ត្	305,451
Cash at bank	605,996		105,992
Bank interest	,		53
Book debts	31 205,488		•
Funds received from save as you earn scheme	,	_	443 124
Sale of business		2	260,000
Intercompany loans	Unknow n	ω	900,000
Flant & equipment	50,000		
Total receipts			2,014,620
Payments			
Statutory advertising			508
Distribution of save as you earn funds to employees			157,301
Bank charges	•		153
Total payments			157 961
Balance in hand			1,856,659
Represented by			
Cash in hand			2,035,940
VA I Necesvable/(Payable)			(1/9,281)
Balance in hand		_	1,856,659

Trading surplus/(deficit)	Total payments	Agents' fees	Duty/deferment charges	Repairs and maintenance	П	Postage	Consumables	Transport	Sub contractors	Service charge	Rent	Wages and salanes	Purchases - stock	Payments	Total receipts	License Fee from related companies	Pallet Collection Charge	Sales - stock	Receipts	£	Joint Administrators' trading account
305,451	724,982	1,365	1,020	3,168	1,841	12,182	5,900	19,203	11,980	313	65,222	598,489	4,300		1,030,433	50,935	4 158,277	821,221		Notes To date	

Notes to the receipts and payments account

- G1 This trading statement is for all Trading Companies and the final surplus / (deficit) will be reallocated as appropriate. Please refer to the detailed note on page 35
- Book debt receipts (£10 7m) have been remitted directly to RBSIF through the pre-appointment collection account
- Some employees made contributions to a Scottish Widows save as you earn scheme as part of their salaries. The Joint Administrators have distributed £157k of these funds following allocation against employee accounts, and are determining if further distributions of the balance are required. The sale of the Narrow Format Reels part of the business.
- To fund trading activity through TPC, a £900k loan has been provided from Treasury, which will be repaid in due course
- The Joint Administrators have levied a pallet collection charge for suppliers to collect stock in a safe and orderly fashion, in order to cover the incremental costs incurred in this process, as described on page 17 of the proposals

† •

Appendix C Appendices

Group Limited Howard Smith Paper

April 2015 to 15 May account for the period 1 Receipts and payments

1*	SoA values	Notes	To date
Receipts			
Trading surplus/(deficit)	1,000,000	ত	(1 181)
Cash at bank	2 213,248		966,387
Cash at bank - funds held on trust for NG		_	1 577,631
Bank interest			289
Book debts - collected on behalf of ING		N	5,962,780
Book debts - pending transfer to ING		ω	2,463,571
Funds collected on behalf of other group entities		4	33,081
Sundry Receipts			559
Total receipts			11 003 118
Payments Payments			
Payment of opening cash to NG		_	1,577,631
Payment of pre-appointment debtors to ING		N	5,962 780
Bank charges			99
Total payments			7 540,510
Balance in hand			3,462,608
Represented by			
Cash in hand			3,462 372
Balance in hand			3,462,608

Joint Administrators trading account		
E	Notes	To date
Receipts		
Sales - stock	Մ	
Total receipts	\ 	
Payments	j	
Repairs and maintenance		1 181
Total payments	[1,181
Trading surplus/(deficit)	1	(1,181)

- Of the £2 5m cash at date of appointment, £1 6m was due to ING due to sale of invoices and has were held on trust received legal advice to confirm that these monies the payments below The Joint Administrators therefore been swept across to ING as shown in
- raised by HSPG These invoices have been sold to collections will be passed across to PPX Europe therefore any surplus arising from the debtor pre-appointment debtors due to the invoices being Funds are collected by HSPG on behalf of ING for been swept across directly to ING To minimise costs, funds collected by HSPG have PPX Europe and subsequently sold to ING,
- administration sales, despite these being invoiced appointment bank accounts into the administration with RHG / HSPG pre-appointment estate A proportion may relate to post are not available to be utilised in the administration accounts the funds have been ring-fenced so they allocating all receipts against the relevant debtor estate The Joint Administrators anticipate that from TPC, due to the client holding their account the invoices issued pre-appointment, but prior to these will primarily be payable to ING as owner of These funds have been swept from pre-
- Certain receipts have been recovered by HSPG (in as appropriate in due course correct trading entity and paid across to RBS / ING to other entities - these will be transferred to the pre and post administration accounts) which relate
- S discussed in G1 on page 36 Trading has been primarily borne out of TPC, as



Robert Horne Group Limited

Receipts and payments account for the period 1 April 2015 to 15 May 2015

£	SoA values	Notes	To date
Receipts			
Trading surplus/(deficit)	2 735 227	ତ୍ର	356 178
Cash at bank	3 255 173		2 154 455
Cash at bank - funds held on trust for ING		-	1 498,832
Bank interest			767
Book debts - collected on behalf of ING		~	7 567,916
Book debts - pending transfer to ING		w	4 027 281
Sale of business		ū	1 582,000
Lend & buildings	2 500,000		
Sub-tenant rental income			11 025
Reinbursement of costs incurred on behalf of a related party			39 907
Intercompany loans	7,279 177		•
Funds collected on behalf of other group entities		_	17,951
Sundry Receipts			3 971
Total receipts			17 260 283
Payments			
Payment of opening cash to ING	•	-	1 498 832
Payment of pre-appointment debtors to NG		2	7 567,916
Bank charges			110
Total payments			9 066 857
Balance in hand			8,193,426
Represented by			
Cash in hand			8,311,523
VAT Receivable/(Payable)			(118,096)
Balance in hand			8,193,426

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Trading surplus/(deflcft)	Total payments	hsurance	╗	Postage	Transport	Sub contractors	Payments	Total receipts	Sales - stock	Receipts	£	who - John Administrators trading account
356,178	68,822	47,946	8480	2 000	1,996	8 400		428,000	425 000		Notes To date	

- Of the £3 7m cash at date of appointment, £1 5m was due to ING due to sale of invoices and has therefore been swept across to ING as shown in the payments below. The Joint Administrators received legal advice to confirm that these monies were held on trust.
- Funds are collected by RHG on behalf of ING for debtors due to the invoices being raised by RHG. These invoices have been sold to PPX Europe and subsequently sold to ING, therefore any surplus arising from the pre-appointment debtor collections will be passed across to PPX Europe. To minimise costs, funds collected by RHG have been swept across directly to ING.
- These funds have been swept from preappointment bank accounts into the administration estate. The Joint Administrators anticipate that these will primarily be payable to ING as owner of the invoices issued pre-appointment, but prior to allocating all receipts against the relevant debtor accounts the funds have been ring-fenced so they are not available to be utilised in the administration estate. A proportion may relate to post administration sales, despite these being invoiced from TPC, due to the client holding their account with RHG / HSP pre-appointment.
- Certain receipts have been recovered by HSPG (in pre and post administration accounts) which relate to other entities these will be transferred to the correct trading entity and paid across to RBS / ING as appropriate in due course
- Sale consideration for the VTS part of the business as detailed on page 16 of the proposals
- Stock was sold to the purchaser of the VTS part of the business after the sale and received by RHG
- Trading has been primarily borne out of TPC, as discussed in G1 on page 36



Paperlinx Services (Europe) Limited

Receipts and payments account for the period 1 April 2015 to 15 May 2015

E	SoA values Notes	Notes	To date
Receipts			
Trading surplus/(deficit)	1	-	(23,882)
Flant & rechnery	50,000		•
Intercompany receivables	Unknown		
Bank interest	1		_
Intercompany loans	1	N	50 000
Total receipts			26,119
Total payments			
Balance in hand			26,119
Represented by			
Cash in hand VAT Receivable/(Payable)			21,371 4 748
Balance in hand			26,119

Joint Administrators' trading account

Trading surplus/(deficit)	Total payments	Sundry payments	Repairs and maintenance	Engineering Support	Plant and Machinery hire	Payments	Total receipts	Sales - stock	Receipts		Source and a coount
1 1	1 1						1 1	ĺ		Notes	
(23,882)	23,882	1,785	718	6,135	15,244					To date	

- Services is the group entity which holds a number of contracts and leases this have been required for the limited trading performed by the Joint Administrators and therefore the payments made through the PPX Services trading account (see below) These costs will be reallocated across the entities holding stock as set out in GN1
- In order to fund the trading expenses, an intercompany loan has been provided (from funds held within Treasury) These loans will be repaid in due course



Appendix C **Appendices**

Paperlinx Brands (Europe) Ltd (Europe) Limited and Paperlinx Treasury

account for the period 1 April 2015 to 15 May Receipts and payments

Racelpts Cash at bank Rank proper	SoA values 1 079,497	Nates	To date
htercompany receivables Total receipts	Unknown	1 1	1,006,959
Payments Intercompany loan payments		-	950 000
Total payments		1	950 000
Balance in hand		11	56,959
Represented by Cash in hand			56,959
Balance in hand		1 1	56,959

		Nates	To date
recewables ts	1 079,497 Unknown	1,0	1,006,863 97 1,006,959
loan payments nta		۔ واو	950 000
and			56,959

Notes to the receipts and payments account

In order to fund the trading expenses initially incurred by other entities in administration, an intercompany loan has been made by PPX Treasury

PPX Brands		
Receipts	SoA values Notes	Notes
Receipts		
Cash at bank	7,209	
Bank interest	•	
Total receipts		11
Total payments		l
Baiance in hand		11
Represented by		
Cash in hand Batance in hand		1 [



Appendix C

Paperlinx (Europe) Limited **Limited and Paperlinx** Investments (Europe)

account for the period 1 April 2015 to 15 May Receipts and payments

PPX Europe

100	SoA values	Notes	To date
Receipts			
Cash at bank	7 589		7,589
Bank interest	1		-
Deferred taxation	637 881		
Book debts	•		,
htercompany receivables	56 921 437		
Total payments			
Balance in hand			7,590
Represented by			
Cash in hand Balance in hand			7 590 7,590

surplus to PPX Europe.

book debts, the special purpose vehicle will repay this ING Should there be any surplus in respect of these appointment book debts collected by HSPG / RHG on

ING To minimise the costs in the administration, pre-

behalf of PPX Europe have been directly swept to

Administrators, which have been subsequently sold to

Notes to the receipts and payments account

PPX Europe owns the invoices raised by HSPG /

RHG prior to the appointment of the Joint

Receipts Cash et bank Bank reterest Book debts Sale of investments	SoA values 70 893 - 5 000 000	Notes
Book debts Sale of investments	5 000 000	
Sale of investments Funds held on behalf of other group entities	5 000 000	
Sundry receipts	•	N
Total receipts		
Total payments		
Balance in hand		
Represented by		
Cash held in restricted account for RBSF Cash in hand		
Balance in hand		

- Sale of shares in the Independents, as discussed on page 16 of the proposals
- Sale of the Independents included settlement of administration and collected on their behalf. These will intercompany debt owed to other companies in be paid across to the relevant entities in due course
- Relates to pre-appointment insurance refund



Joint Administrators' time costs incurred to

A detailed breakdown of the time costs incurred by on the next pages Time is charged in six minute the Joint Administrators and their staff during the categorised into the following task headings increments. The work undertaken has been period from 1 April 2015 to 15 May 2015 is shown

Administration and planning

Activities include case set-up and correspondence, cashiering functions and compliance, appointment notifications. management, statutory reporting and closure of the case

Investigations

The Joint Administrators have captured a significant amount of data to enable the intercompany accounts to be reviewed in detail prior to the first progress report

- Trading forecasts have been prepared and
- The Joint Administrators have provided an Cost reduction proposals have been reviewed and implemented
- Attend all sites on day one,

onsite team to, inter alia

- Monitor trading and take appropriate trading and strategy decisions, and
- all further trading was performed on Liaise with customers in order to ensure revised terms, and

Manage the realisation of residual stocks

Realisation of Assets

- Sale of business time has been incurred in dealing with
- Sale of business and assets VTS division (part of TPC)
- Sale of business and assets of NFR division of RHG,
- Share sale of the Independents (owned by PPX Investments),
- and progressing enquires in relation to the paper business in addition to which time has been incurred in dealing with other divisions of the Trading Companies
- Property time has been incurred in dealing with
- Liaising with landlords in relation to continued occupation of premises and rental rates
- Engaging and managing agents to manage the sale of
- Securing an assignment of one of the leases
- Book Debts the credit control team and AtlanticRMS have been monitored by the Joint Administrators' team
- Plant and machinery time has been incurred managing the trading process realisation process and ensuring the strategy fits with the
- Stock realisation this includes time in relation to the residual stock clearance process (part of which is also included in

Creditors

- Activities include set-up of creditor records, creditor communications, unsecured and secured claims
- ROT significant resource has been required to manage the high volume of claims received
- Employees the multi site nature of the business and the process of employee consultation has absorbed significant

Case specific matters

Activities include VAT and other taxation matters, including in relation to the sale of the business and Independents

Appendix D

Joint Administrators' time costs for The Paper Company Limited for the period 1 April 2015 to 15 May 2015

_													FEES DRAWN
			€ 231 89		£ 336,13		£ 44917		662.47	[m]	747 47	<u></u>]	AVERAGE RATE/HOUR PER GRADE
437 27	715,604 65	1,636 64	65,377 90	281 94	171,636 50	512.15	146,969 00	327 20	162,693 75	289 25	168,927 50	226.00	TOTAL HOURS & COST
1,076 00	29,562.50	27 60								ļ.	29,562,50	27 50	
1 075 00	29 562 50	27 50	,	,							29 562 50	27 50	VAT
355 22	83,349 90	234 64	20,395 90	77 94	27,620 00	26 06	22,930 50	52.80	4,550 00	7 8	7,963 60	10 90	
326 53	30 041 00	92 00	15 494 50		7 360 00	23 00	7 186 50	14 40					Unsecured
739 58	8 875 00	12 8		•	•			•	4 550 00	700	4 325 00	58	Secured
340 12	44 433 90	130 64	4 901 40	23 34	20 160 00	8300	15,744 00	38 40	•		3 628 50	5 98	Employees
20.700	200,000	02.4		ļ	10,00100	200 00	30,370 00	9, 50	99,070 00	2	00,200	2	
Ī	V2 510 030	1			W 705 16	20.00	27, 989 74		20 270	776	02 304 20		Initio Party Assets
	22 751 00	35 8			. TEO	3	7 625.00	12 50	1 662 50	3 50	13 463 50	06.61	Sale of Business / Assets
	147 459 50	335 00	•		66 204 00	183 30	,	. '	78 672 50	147 50	2 583 00	4 20	Retention of Title
796 84	61 715 50	77 45		,	345 00	075	•		18,360 00	24 00	43 010 50	52 70	Property - Freehold and Leasehold
520 71	1 822 50	3 50	•	,			1 515 00	300	•	•	307 50	0.50	Chattel Assets
650 00	975 00	156			,		,	,	975 00	1 80			Other Assets (e.g. Stock)
454 15	27 158 00	59 85	•		,	•	21 238 00	51 80	•	,	5 920 00	8 00	Book Debts
													Realisation of Assets
385 93	280,416 00	726 60	40,696 00	187 80	63,190 00	199 50	76,672.50	168 00	36,183 75	70 65	64,774 75	100 66	
480 67	89 211 50	185 60	10 410 00		4 480.00	14 00	30 805.00	61 00			43 516 50	67 10	Monitoring Trading
352 48	153 894 50	436 60	23 835 00			159 50	42 202 50	100 50	25 675 00	5 8	12 177 00	19 80	Ongoing Trading
357 38	37 310 00	₫ 8	6 350 00	37 50	8 705.00	26 8	2 665.00	6 5	10 508 75	20 65	9 061 25	13 75	Day 1 Control of Trading
472.42	53,642.76	113 65	4,387 00	18 20	7,625.50	21 50	17,988.00	39 10	22,290 00	35 10	1,352.25	1 85	1
	625 50	2 10	441 00						,		184 50	030	General Reporting
	30 329 00	S8 50	2 250 00		3 219 00	10 20	16 372 00	35 90	8 315 00	13 60	173 00	020	Initial Actions
888	290450	0 6 8	226.00	90	823 50	270		٠ ;	175500	270	. ;	• ;	Case Management and Closure
	10 707 76	2 22	1 170 00		wear.	8 80	181800	3	40 000 CF	<u>.</u>	904 75	<u>;</u>	Administration and Planning
Cost (E)	Cost (£)	Hours	Cost (£)	Hours	Cost (£)	Hours	Cost (£)	Hours	Cost (£)	Hours	Cost (£)	Hours	
Average rate/h	TOTAL	TC	Assistants & Support	Assistan	Assistant Managers	Assista	Managers	Ma	Directors	Assistant Directors	Directors	Partners & Directors	



Appendices

Appendix D Joint Administrators' time costs for Howard Smith Paper Group Limited for the period 1 April 2015 to 15 May 2015

		_											FEES DRAWN
			240 48	اسا	335.40	<u></u>	£ 472.84		£ 694,56	_	£ 771 40		AVERAGE RATE/HOUR PER GRADE
434,63	409,638 90	942.49	51,520 40	214.24	88,380 50	263 45	90,644.00	191 70	106 425 00	179.00	72,689 00	94,10	TOTAL HOURS & COST
1,069 62	22,669 00	21 10		ļ.] -	Ŀ	_		22,569 00	21 10	
990 080	98 68	0 10		,				,			m es	6 10	ax
1 075 00	22 037 50	20 50	1	,	1			,		,	22 037 50	20 50	VAT
865 OO	432 50	0.50	,		' 	•	,		•	'	432 50	0.50	Pensions
													Case Specific Matters
ي د 60	66.506.45	189 84	19 030 90	72 94	22,560.00	70 50	14,903 50	09 IC	3,900 00	6 00	6,112.00	8 80	
319 06	19 494 50	61 10	14 444 50	51 10	,	•	5 050 00	10 00	•				Unsecured
718 41	6 322 00	88	•	ř		•	,	•	3 900 00	8	2 422 00	2 80	Secured
339 25	40 689 90	11994	4 586 40	21 84	22,560 00	70 50	9 853 50	21 60	,	,	3 690 00	8	Employees
													Creditors
493.83	106,149 00	214 96			35,373 00	90 86	8,630.00	14 50	52, 187 60	89 50	10,058 50	12.90	
320 88	2 272 00	7 10	•	,	2 272.00	7 10				 - -		Ľ	Thurd Party Assets
865 88	3 287 00	380	•	•		•	•		•	,	3 287 00	3 80	Sale of Business / Assets
441 21	69 666 50	157 90			31 671 00	86 70		•	36 027 50	68 00 00	1,968.00	3 20	Retention of Title
671 02	24 660 00	36.75	•	•	1,430.00	4 25	7,015 00	1 5	14 535 00	19 00	1,680.00	28	Property - Freehold and Leasehold
532 SO	2 130 00	4	•	,		•	1 515 00	300	•	'	815 00	<u>.</u> 8	Chattel Assets
650 00	1,625 00	2 50	•		1		•		1 625 00	2 50	•		Other Assets (e.g. Stock)
													Realisation of Assets
384 88	169.878 60	415 40	28.642 50	128 90	27,074.00	88 20	55,972.50	122 60	15,662 60	30 00	32,627 00	49 80	
465 17	67,310 50	144 70	10 042 50	\$ 8	800 00	2 50	30,552 50	90 50			25 915 50	39 70	Monitoring Trading
336 84	88 623 00	263 10	18 477 50	\$	25 654 00	81 70	25 420 00	82 OC	14 090 00	26 9 0	4 981 50	8 10	Ongoing Trading
519.08	394500	7 60	122 50	8	620 00	2 00		,	1 472 50	310	1 730 00	200	Day 1 Control of Trading
537 91	54,436 00	101 20	3,847 00	14.8	3,363.60	١	11,230 00	100	34,770 00	5	,,222.00		Trading
297 86	625 50	2 10	8	188	-					7	33 60	5 8	
427 42	13 250 00	31 00	2 250 00	8	•		10 632 00	21 90	195 08	30	173	3 2	initial Actions
436 29	2 530 50	5 80	226 00	8	1 004 50	2 90	•		1 300 00	28		3.	Case Management and Closure
610 43	38 030 00	62 36	930 00	3 10	2 349 00	5 80	606 00	1 20	33 280 00	51 20	865 00	8	Casheng and Statutory Filing
Cest (£)	Cost (£)	Hours	Cest (E)	Hours	Cest (E)	Heurs	Cost (£)	Heurs	Cost (£)	Hours	Cest (£)	Hours	
Average rate/h	TOTAL	101	Assistants & Support	Assistant	Assistant Managers	Assistant	Managers	M	Assistant Directors	Assista	Partners & Directors	Partne	



Appendices

Appendix D

Joint Administrators' time costs for Robert Horne Group Limited for the period 1 April 2015 to 15 May 2015

		,											FEES DRAWN
			237 94	[m]	E 338 94	_	E 453 59		£ 588 77	_	£ 720 09		AVERAGE RATE/HOUR PER GRADE
450 84	841,298 75	1,866 05	62,650 00	263 30	206,396 60	608 95	141,135 00	311 15	Z71,041 25	460 35	160,077 00	222.30	TOTAL HOURS & COST
1,054 95	29,644 00	28 10								Ŀ	29,644 00	28.10	
1 075	26 875 00	25 00	,								26 875 00	25 00	_ VAT
890 00	2 670 00	3 8	,	•	•				•	•	2 670 00	300	Pensions
													Case Specific Matters
S6 AST	99,975 00	279 30	20,773 00	79 20	31,261 00	97 00	35,636 00	84.60	5,587 50	9 00	6,717 50	9 60	
318 00	24 247 50	76 25	15 869 50	55 85	3 328 00	10 40	5 050 00	10 00	,				Unsecured
718 41	7 902 50	<u>=</u>	•	,	•				4 875 00	7 50	3 027 50	3 50	Secured
353 16	67 825 00	192 05	4,903 50	23 35	27 933 00	86 85	30 586 00	74 80	712 50	1 50	3 690 00	600	Employees
F 505	358,898 25	710 40	,		106,676 00	296 75	14,852.50	26 50	185,163 76	312.75	62,206 00	74 40	
320 00	7 520 00	23 50			7 520 00	23 50			,	Ľ			Third Party Assets
618	31 483 50	\$ 80	,	•			4 797 50	88		,	26 686 00	41.40	Sale of Business / Assets
441 51	222 544 75	504 OS	•	,	98 523 00	271 60			118 363 75	223 25	5 658 00	9 20	Retention of Title
754 46	B1 444 00	107 88		_	409 00	0 95	8 540 00	14 00	57 375 00	75 00	15 120 00	18 08	Property - Freehold and Leasehold
534 5	2 191 50	4		•	•		1 515 00	3 00			676 50	10	Chattel Assets
650 00	9 425 00	14 55		1			_	,	9 425 00	14 50			Other Assets (e.g. Stock)
794 35	4 289 50	5 45	•		224 00	0 70					4 065 50	4 70	Book Debts
													Realisation of Assets
396 92	279,787 75	704 90	36,990 00	161 50	62,172.00	197 60	77,415 00	172.25	34,231 25	65 25	69,979 50	108.30	
S 190	97 519 50	194 36	10 165 00	12 50	2 080 00		30 805 00	61 00			54 469 50	84 30	Monitoring Trading
346	160 929 50	464 68	25 702 50	118 50	55 812 00	177 60	41 792 50	98 50	30 550 00	57 50	7 072 50	11 50	Ongoing Trading
8 53 F	21 338 75	4 6 00	122 50	080	4 280 00		4 817 50	11 75	3 681 25	7 75	8 437 50	12 50	Traiding Day 1 Control of Trading
02 609	72,993 75	143 35	5,887 00	22.60	6,286 50	17 60	13,231 50	27 80	46,058 75	73 35 [1,530 00	2.00	
297 8	625 50	2 10	441 00	180							184 50	0.30	General Reporting
439	28 962 25	8.3	3 720 00	1 8	1 856 00	5 8	12,272 00	25 90	10 633 75	18 85	480 50	0 70	Initial Actions
593 34	41 356 00	5 70 70	1 290 00	1 30	3 466 50	2 9	959 50	, <u>1</u>	34 775 00 650 00	53 50 88 50	B65 00	· 18_	Casheng and Statutory Filing Case Management and Closure
Cost (E)	Cost (E)	Hours	Cost (E)	Heurs	Cost (£)	Hours	Cost (£)	Heurs	Cost (£)	Hours	Cost (£)	Hours	Administration and Blanning
Average rate/h	TOTAL	101	Assistants & Support	Assistants	Assistant Managers	Assistan	Managers		Assistant Directors	Assista	Partners & Directors	Partne	



Appendices

Appendix D

Joint Admınistrators' time costs for PaperlinX Investments (Europe) Limited for the period 1 April 2015 to 15 May 2015

	Partner	Partners & Directors	Assista	Assistant Directors	M:	Managers	Assista	Assistant Managers	Assistar	ssistants & Support	75	TOTAL	Average rate/h
	Неште	Cest (£)	Heurs	Cost (£)	Heurs	Cost (£)	Heurs	Cost (E)	Hours	Cost (£)	Hours	Cost (£)	Cost (£)
Administration and Planning Cashiering and Statutory Filing		•		•	0 20	101 00	186	729 00	18		38	1 130 00	376 67
Case Management and Closure	•		,		•	•	0 10	40 50	80	226 00	8	266 50	266 50
frutial Actions	020	173 00			•		i	Ť	268	780 00	286	953 00	340 36
	0 60	357 60	-		080	30.00	<u>.</u>	769 50	5 20	1 477 50	28	2 807 60	1
Realisation of Assets										1,717		7,55	3
Sale of Business / Assets	150 00	151 870 00			178 55	125 044 25		•	ۍ د	1 622 50	332 05	278 536 75	23 24
	162 00	153,600 00	48 60	31,525 00	176 55	125,044,25			5 SS	1.622.60	382 66	311.791.75	815 OL
Case Specific Matters				į									
Тах	22 40	22 176 00	-			•	,	,			22 8	22 176 00	990 00
	22,40	22 176 00	$\vdash \cdot \vdash$			•				•	22,46	22,176 00	990 00
TOTAL HOURS & COST	174 %	176,133 60	43.50	31,625 00	177 15	128,347 28	1 90	769 50	10 70	3,100 00	413 15	336,876 25	815 38
AVERAGE RATE/HOUR PER GRADE		£ 1,007 05		E 660 00		£ 707 58		£ 405 00		£ 289 72			
FEES DRAWN													



Appendix D

Joint Administrators' time costs for PaperlinX Services (Europe) Limited for the period 1 April 2015 to 15 May 2015 **Appendices**

Assistant Directors Hours Cest (£)	-	Manag	ers Cast (£)	Assistant Hours	Assistant Managers ura Cest (£)	Assistant Hours	Assistants & Support		Haurs C
		. 02	101 00	5 8 6 8	324 00			88	180 540 00
				. , 4		<u> </u>		***	2 50 780 00
357 60		0 20	101 00	8	¥,	8		11 60	11 60 3,089.50
		3		;			1		
3 027 50	. •	· 260	1,313 00	· 8	4	. 8	8 00 1 00	_	200 00
3,027 60		2.60	1,313 00	1 45		8	1 00	8	8 00 1 00 200 00
•		-		2 00	,	8	f0 00 -		
,046 60	_		•	2.00	2	8	98	1000	1,000
	,						- 45 20		45 20
- -		·				Ŀ	45 20	45 20 12,918 50	
4,430 50	٠	2.80	1,414 00	4.30	1,4	62.60	52.50 57 80 .	П	57 80
777 28		3	505 00	[E]	.	37 79	37 79 E	37 79 E 280 38	E
	i								
173 00 184 50 027 50 027 60 048 60		CSS (E)	Crst(f) Hours 0 20 2 60 2 60 2 80 2 80	Cast (£) Hours Cast (£) 10 20 20 20 2 60 2 60 2 60 2 60 2 60 2	Cest (2) Hours Cest (3) Hours 0 20 101 00 0 20 101 00 2 60 1,313 00 2 60 1,313 00 2 60 1,313 00 1 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Cest(2) Hours Cest(3) Hours Cest(4) 0 20 101 00 0 80 324 0 20 101 00 0 90 344 2 60 1,313 00 1 40 448 2 60 1,313 00 1 40 448 2 80 1,414 00 4.30 1,462	Cost(\$) Hours Cost(\$) A24.00 A250 A40.50 A40	Cest(s) Hours Cest(s) Hours Cest(s) Hours Cest(s) Cest(s) Hours Cest(s) Hours Cest(s) Cest(s) Hours Cest(s) Hours Cest(s) Hours Cest(s) Cest(s	Cost(\$) Hours Cost(\$) Hours Cost(\$) Hours Cost(\$) 0 20



Appendix D

Joint Administrators' time costs for PaperlinX (Europe) Limited for the period 1 April 2015 to 15 May 2015

FEES DRAWN	AVERAGE RATE/HOUR PER GRADE	TOTAL HOURS & COST		Secured		Other Assets (e.g. Stock)	Book Debts	Realisation of Assets		General Reporting	Initial Actions	Cashiering and Statutory Filing Case Management and Closure	Administration and Planning	:
		2.60	l.		2.50		200		0 50	030	020		Hours	Partne
	£ 636 00	1,587 50			7,230.00		1,230 00		357 50	184 50	173 00		Cest (£)	Partners & Directors
		23.00			23 00	23 00	•						Hours	Assis
	£ 650.00	14,850.00			14,950 00		•					. 1	Cost (£)	Assistant Directors
	_	195 90	35 00	35 00	183 38		163 36		0 60	0.50		0 10	Hours	₹.
	£ 410 29	81,606 00	14,350 00	14 350 00	66,953 00	•	66 953 00		00 COC	252 50		50 50	Cost (£)	Managers
		1 30					•		00.1	•	, ç	8	Hours	Assista
	£ 365 36	501 00					•		80100	•	. 8	364 50	Cost (£)	Assistant Managers
,		5 10		-	•				5 10	0.70	N 0	88	Hours	Assistan
	£ 283.82	1,447 50	 - -				•		1,447 60	171 50	78000	270 00	Cost (£)	Assistants & Support
		230 80	35 00	35 00	188 30	23 00	155 36		7 50	3	 		Hours	10
		100,092.00	14,350 00	14 350 00	83, 133 00	14 950 00	58 183 OO			808			Cost (£)	TOTAL
		433 67	410 00	410 00	41.49	8608	412 48		¥7.87	405 87	3 8	360 53	Cost (£)	Average rate/h



Appendix D Joint Administrators' time costs for PaperlinX Treasury (Europe) Limited for the period 1 April 2015 to 15 May 2015

FEES DRAWN	AVERAGE RATE/HOUR PER GRADE £ 936 17 £ 650 00 £ 505 00	TOTAL HOURS & COST 28 10 26,306 50 10 50 6,026 00 1 90 959 50	18-60 15-434-00	Case Specific Matters 16 60 16 434 00 .	10 50 9,082.50 8 00 5,200 00	Realisation of Assets Other Assets (e.g. Stock) 10 50 9 082 50 8 00 5 200 00 .	100 790 00 2 50 1,625 00 1 90 959 50	Ceneral Reporting 030 184 50 160 808 00	Initial Actions Observed 0 20 173 00	Administration and Planning 0.50 432.50 2.50 1.625.00 0.30 151.50 Cashing and and of Comment and Comme	Heurs Cost (£) Heurs Cost (£)	Partners & Directors Assistant Directors Managers
	£ 405 00	1 10 445 50		1			1 10 445 50			100	Heurs Cost (£)	Assistant Managers
[] [9 80					980	5 20	266		Hours Ce	Assistants & Support
	266.33	2,610 00	 - 		 		2,610 00	1 274 00	780 08	330 00	Cost (£) H	op⊕rt
П		61 40	16 60	16 60	18 50	18 50	16 30	7 10	88	3 4	Hours C	TOTAL
		37,146 50	18,434 00	16 434 00	14,282 50	14 282 50	6,430 00	2 266 50	953 00	2,944 00	Cost (£)	
		722.69	990 00	990 00	772.03	772 03	394 48	319 23	36 36	545 19	Cost (E)	Average rate/h



Appendix D

& Company Limited for the period 1 April 2015 to 15 May 2015 Horne UK Limited, Trade Paper Limited, The M6 Paper Group Limited, Sheet and Roll Convertors Limited and W. Lunnon Paperlinx Brands (Europe) Limited, Pinnacle Film & Board Sales Limited, Precision Publishing Papers Limited, Robert Joint Administrators' time costs for Contract Paper Limited, Howard Smith Paper Limited, Paperlinx (UK) Limited,

In relation to the following entities, the below table summarises all of the Joint Administrators' time costs incurred in respect of these companies from 1 April 2015 to 15 May 2015. All of these costs relate to administration and planning, which consists of case set-up and management, statutory reporting and compliance, appointment notifications, correspondence, and cashiering functions (where such activities have been undertaken in relation to collecting funds from pre-appointment bank accounts)

	Partners	Partners & Directors	Assista	Assistant Directors	Man	Managers	Assistan	Assistant Managers	Assistants & Sup	& Support	10	TOTAL	
													Average rate/h
	Heurs	Cost (E)	Hours	Cost (E)	Hours	Cost (E)	Heurs	Cest (E)	Hours	Cast (£)	Heurs	Cost (£)	Cest (E)
Contract Paper Limited	56	357 50		•	040	202 00	٠		420	1 177 50	5 10	1 737 00	340 59
Howard Smith Paper Limited	050	357 50		•	5	252 50		•	\$	1,177 50	520	1 787 50	343.75
Paperlinx (UK) Limited	8	357 50	90	325 00	8	252 50	980	35	58	1 417 50	745	2 717 00	367 16
Paperlinx Brands (Europe) Limited	50	357 50	စ္	15 8 8	8	252 50	ã	105.00	5 10	1,447 50	740	2.657 50	356 13
Pinnacle Film & Board Sates Umited	980	357 50		•	8	202 00			120	1,177 50	5 10	1 737 00	340.59
Precision Publishing Papers Limited	0.50	357 50		•	040	202 00			\$	1 177 50	5 10	1 737 00	36059
Robert Home UK Limited	8	357 50	•	•	0	202 00			\$	1 177 50	5 10	1 737 00	340 59
Trade Paper Limited	0.50	357 50	•		0.40	202 00		•	4 20	1 177 50	5 10	1 737 00	340 59
The M6 Paper Group Limited	080	357 50			0.40	202 00			3	1177 50	5	1 737 00	340 59
Sheet and Roll Convertors Limited	80	357 50	,	•	040	202 00		•	2	117750	5	1 737 00	340.59
W Lunnon & Company Limited	Š	357 50			0	202 00			38	1 079 50	4 70	1 639 00	346 72



Partners & Directors Assistant Directors Managers	615 - 970 475 - 735 410 - 660
Managers	410 - 660
Assistant Managers	310 - 525
Assistants & Support	50 - 310

Charge out rates

each company are provided on page 25 The average charge - out rates applicable to this case for

departments such as Tax/VAT, Corporate Finance or circumstances the use of specialists from other Deloitte Restructuring Services department bands case, average rates may also fall outside the so, where such specialists have performed work on the Restructuring Services department bands quoted above departments may charge rates that fall outside the Services department partners and staff. In certain Deloitte Real Estate may be required on the case These The above bands are specific to the Restructuring

of the assets being realised and/or claims agreed to the complexity of the relevant work, the financial value spent by secretarial staff working on the assignment has assigned to the case recorded their time spent working or based upon their seniority and experience, having regard have been assigned to work on each aspect of the case not been recorded or recovered. The appropriate staff All partners and technical staff (including cashiers) the case on a computerised time recording system Time



Expenses and disbursements

De seription	
Accommodation	13,731 91
Mileage	4,518 00
Subsistence	2,882 10
Train	2,289 90
Taxı	690 29
Postage costs	566 00
Couner	347 99
Business Mobile	79 91
Toll	79 18

Category 1 expenses

The Joint Administrators' direct expenses and disbursements incurred to date (excluding VAT) are set out above

Category 2 expenses

These are expenses and disbursements which may include shared or allocated costs and which require specific approval to be draw from the administration estate

Mileage is calculated by reference to the mileage properly incurred by the Joint Administrators and their staff, at the prevailing standard mileage rate used by Deloitte at the time when the mileage is incurred (currently up to 45p per mile)

To date, the only Category 2 expense incurred is mileage, however, it is expected that any costs incurred by Deloitte Real Estate or Deloitte Tax (Belfast) during the administrations will rank as Category 2 disbursements

Deloitte charges a fixed cost of £500 for each statutory website set up to cover the costs of setting up and maintaining the website, along with the uploading of statutory notifications, reports and other documents to the website for the duration of the appointment



Joint Administrators' proposals for

HSPG

RHG

TPC

PPX Services

PPX Europe

PPX Investments

PPX Treasury

Joint Administrators' proposals

O)

that the basis of the Joint Administrators'

The following proposals will be put to the meeting of creditors to be held on 10 June 2015 for approval. Should a creditors' committee be formed at this meeting, specific approval for proposals 6,7 and 10 will be requested from the committee.

The Joint Administrators' proposals are as follows

- the Joint Administrators continue to manage the affairs and any remaining assets of the Companies and the settlement of all administration expenses,
- the Joint Administrators continue with their enquiries into the conduct of the directors of the Companies and continue to assist any regulatory authorities with any investigation into the affairs of the Companies,
- 3 the Joint Administrators be authorised to agree the claims of the secured, preferential and unsecured creditors against the Companies unless the Joint Administrators conclude, in their reasonable opinion, that the Companies will have no assets available for distribution.
- 4 the Joint Administrators be authorised to distribute funds to the secured and preferential creditors as and when their claims are agreed and funds permit and, in relation to distributions to unsecured creditors, if the court gives permission following an appropriate application,

5

5 that, in the event the creditors of each of the Companies so determine, at meetings of creditors, a Creditors' Committee be appointed,

- remuneration shall be fixed by reference to the time properly given by the Joint Administrators and their staff in attending to matters arising in the administration, calculated at the prevailing standard hourly charge out rates used by Deloitte at the time when the work is performed, plus VAT,
- that the Joint Administrators' direct expenses and category 2 expenses in respect of mileage and statutory websites be approved and the Joint Administrators be authorised to draw both category 1 and category 2 expenses (plus VAT where applicable) from the administration estate,
- that, following the realisation of assets and resolution of all matters in the administration, and as quickly and efficiently as is reasonably practicable, the Joint Administrators implement the most appropriate exit route to formally conclude the administration,
- that, if each Company or any of the Companies are to be placed into CVL, the Joint Administrators propose to be appointed Joint Liquidators and for the purposes of section 231 of the Act the Joint Liquidators will each be authorised to carry out all functions, duties and powers either jointly or severally, and,
- That the Joint Administrators be discharged from liability per paragraph 98 of Schedule B1 of the Act immediately upon the registration of the Joint Administrators' final progress report by the Registrar of Companies



Appendix E Appendices

proposals for: Joint Administrators

Contract Paper Limited

Sheet and Roll Convertors Limited W Lunnon & Company Limited Robert Horne UK Limited Precision Publishing Papers Limited Paperlinx Brands (Europe) Limited Paperlinx (UK) Limited The M6 Paper Group Limited Pinnacle Film & Board Sales Limited **Howard Smith Paper Limited** Trade Paper Limited

Joint Administrators' proposals

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and 10 will be requested from the committee at a meeting by correspondence for which responses are Creditors will be asked to approve the following proposals committee be formed, specific approval for proposals 6,7 required by 12 noon on 9 June 2015 Should a creditors'

The Joint Administrators' proposals are as follows

- the Joint Administrators continue to manage the and the settlement of all administration expenses, affairs and any remaining assets of the Companies
- N continue to assist any regulatory authorities with any the Joint Administrators continue with their enquiries into the conduct of the directors of the Companies and investigation into the affairs of the Companies,
- creditors against the Companies unless the Joint claims of the secured, preferential and unsecured that the Companies will have no assets available for Administrators conclude, in their reasonable opinion the Joint Administrators be authorised to agree the

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- court gives permission following an appropriate relation to distributions to unsecured creditors, if the when their claims are agreed and funds permit and, in the Joint Administrators be authorised to distribute funds to the secured and preferential creditors as and
- G Creditors' Committee be appointed, that, in the event the creditors of each of the Companies so determine, at meetings of creditors, a

- to be drawn from the administration estate should remuneration shall be a fixed fee of £25,000 plus VAT that the basis of the Joint Administrators funds permit
- statutory websites be approved and the Joint category 2 expenses in respect of mileage and that the Joint Administrators' direct expenses and and category 2 expenses (plus VAT where applicable) Administrators be authorised to draw both category 1 from the administration estate,
- efficiently as is reasonably practicable, the Joint of all matters in the administration, and as quickly and that, following the realisation of assets and resolution Administrators implement the most appropriate exit route to formally conclude the administration
- of section 231 of the Act the Joint Liquidators will each to be appointed Joint Liquidators and for the purposes be placed into CVL, the Joint Administrators propose that, if each Company or any of the Companies are to be authorised to carry out all functions, duties and powers either jointly or severally, and,
- That the Joint Administrators be discharged from Administrators' final progress report by the Registrar immediately upon the registration of the Joint liability per paragraph 98 of Schedule B1 of the Act

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Important notice



This document has been prepared by the Joint Administrators solely to comply with their statutory duty under paragraph 49 of Schedule B1 of the Act to lay before creditors a statement of their proposals for achieving the purpose of the administration, and for no other purpose. It is not suitable to be relied upon by any other person, or for any other purpose, or in any other context.

This document has not been prepared in contemplation of it being used, and is not suitable to be used, to inform any investment decision in relation to the debt of or any financial interest in the Companies

Any estimated outcomes for creditors included in this document are illustrative only and cannot be relied upon as guidance as to the actual outcomes for creditors

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