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



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

1	Company details			
Company number	0 9 4 1 8 3 7 1	→ Filling in this form Please complete in typescript or in		
Company name in full	Signature Shankly Limited	bold black capitals.		
2	Administrator's name			
Full forename(s)	Matthew			
Surname	Ingram			
3	Administrator's address			
Building name/number	4B Cornerblock			
Street	2 Cornwall Street			
Post town	Birmingham			
County/Region				
Postcode	B 3 2 D X			
Country	United Kingdom			
4	Administrator's name •			
Full forename(s)	Michael	Other administrator Use this section to tell us about		
Surname	Lennon	another administrator.		
5	Administrator's address 🛚			
Building name/number	The Chancery	Other administrator		
Street	58 Spring Gardens	Use this section to tell us about another administrator.		
Post town	Manchester			
County/Region				
Postcode	M 2 1 E W			
Country	United Kingdom			

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

6	Period of progress report		
From date	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		
To date	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		
7	Progress report		
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8	Sign and date		
Administrator's	Signature		
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AM10

Notice of administrator's progress report

Presenter information

You do not have to give any contact information, but if you do it will help Companies House if there is a query on the form. The contact information you give will be visible to searchers of the public record. Callum O'Brien Company name Kroll Advisory Ltd The Chancery 58 Spring Gardens Post town Manchester County/Region Postcode М Country United Kingdom DX Telephone +44 (0) 161 827 9000

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

Important information

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☑ Where to send

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

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Progress Report to Creditors

5 May 2023

Signature Shankly Limited (In Administration)

Joint Administrators' Progress Report for the period from 9 October 2020 to 8 April 2023.

Kroll Advisory Ltd.

The Chancery 58 Spring Gardens Manchester M2 1EW

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1. Introduction

The Joint Administrators were appointed on 9 April 2020 by Henslow Trading Limited, the holder of a qualifying floating charge, pursuant to Paragraph 14 of the Act.

This Progress Report provides an update on the Administration of the Company. It should be read in conjunction with the Joint Administrators' Previous Progress Reports and the Proposals.

The Joint Administrators have also explained their future strategy for the Administration and how likely it is that they will be able to pay each class of Creditor.

You will find other important information in this Progress Report such as the costs the Joint Administrators have incurred.

A glossary of the abbreviations and definitions used throughout this document is attached at Appendix 8.

Please also note that an important legal notice about this Progress Report to Creditors is attached at Appendix 9.



2. Creditor summary

This Progress Report covers the Reporting Period.

Summary of Proposals

A summary of the Proposals is included at Appendix 2. A copy of the Proposals is available on the Kroll website at http://www.kroll.com/ukrestructuring.

In the Statement of Proposals, the Joint Administrators set out the following hierarchical objectives:

- · Rescuing the company as a going concern; or
- Achieving a better result for the company's creditors as a whole than would be likely if the Company were wound up (without first being in Administration); or
- Realising property in order to make a distribution to one or more secured or preferential creditors.

The Joint Administrators' Proposals for achieving the purpose of the Administration, namely achieving a better result for a Company's creditors as a whole than would be likely if a Company were wound up and realising property in order to make a distribution to one or more Secured or Preferential Creditors, were deemed approved by Creditors on 16 June 2020 without modifications.

The first objective will not be achieved as there are insufficient funds and assets available to enable the Company to be rescued as a going concern.

As part of an operating agreement between the Company and SHLO, the Hotel continued to trade at times when COVID-19 restrictions were lifted. It is believed that continuity of trade should result in an increase in the realisable value of the Hotel and in turn allow the Joint Administrators to achieve the second and third objectives of Administration.

Progress to Date

SHLO was wound up by the Court on 17 August 2022 and due to this, the Company made the decision to commence trading the business under the Joint Administrators' supervision. The Joint Administrators have appointed AHS as managing agents to deal with the operational day to day aspects of the Administration.

There were several interested parties that were in an advanced phase of the bidding process with the Agents in the latter part of 2021 and the Joint Administrators entered a period of exclusivity with one interested party who put forward the best offer. The interested party withdrew their interest and therefore, the Hotel will be brought back to market as soon as possible.

The Hotel has not yet secured the required building control sign off for the development works that have been completed on the Hotel. To obtain Liverpool City Council's sign off, further work is currently being undertaken.



The retrospective Fire Risk Assessment was completed in December 2022 and the Joint Administrators are currently working on the program of works and costs schedule, following recommendations made in the report.

The Joint Administrators have engaged with the Council to meet any identified requirements for building control sign off. The absence of building control sign off does not impact the ongoing trading of the Hotel at this time.

The marketing of the Hotel will recommence once building control sign off has been obtained, although discussions are ongoing with a number of parties interested in purchasing the Hotel. Further details are in section 3.2.2.

Outcome for Creditors

It is currently anticipated that there will be sufficient realisations to enable a distribution to one or more of the Secured Creditors by way of a fixed charge distribution.

The Company had no employees and consequently no preferential claims are anticipated in this matter.

According to the Company's records, the Unsecured Creditors totalled £1,595,243 at the Appointment Date, which includes bedroom investor ROI arrears.

In addition, there are intercompany and related party creditors of £9,139,988, which are subject to an ongoing assessment as part of the continuing investigations.

There is a contingent liability of £13,800,000 which is the total capital investment in relation to the purchase of long leasehold interests in bedrooms in the Hotel. As each investor has a proprietary right as a leaseholder, the bedroom investors are likely to receive a return from the sale of their leasehold interest back to the Company, should a sale of the Hotel include their leasehold interest.

It is currently anticipated that there will not be sufficient realisations to enable a dividend to Unsecured Creditors, other than by virtue of the Prescribed Part, if applicable.

Please note, this progress report provides Creditors with an account of the progress of the Administration of the Company in the Reporting Period.

The Joint Administrators' Previous Progress Reports and the Statement of Proposals are available to view at micro.kroll.com/ukrestructuring and paper copies can be provided free of charge by writing to shankly@kroll.com. Unless otherwise stated, all amounts in this Progress Report and appendices are stated net of VAT.

3. Progress of the Administration

This section provides an update on the Joint Administrators' strategy for the Administration and progress to date.



3.1 Strategy and progress to date

Please refer to the Previous Progress Reports for further detail regarding the strategy in relation to the trading and sale of the business and assets.

In the previous reporting period, SHLO were wound up by the Court due to substantial unpaid tax arrears and subsequently entered Compulsory Liquidation. The Joint Administrators have since engaged AHS as managing agents to assist in the day to day operational and financial aspects of the Hotel, under the instructions of the Joint Administrators.

It was the Joint Administrators' primary aim to continue to trade the business to preserve and enhance realisations (preservation of goodwill) through a potential sale of the business and assets in order to transfer the business over to a prospective purchaser as a going concern.

The Joint Administrators are also continuing to pursue other asset realisations in relation to intercompany and other debtors.

As previously advised, the Joint Administrators' Proposals for achieving the purpose of the Administration, namely achieving a better result for a Company's Creditors as a whole than would be likely if a Company were wound up and realising property in order to make a distribution to one or more Secured or Preferential Creditors, were deemed approved by Creditors on 16 June 2020 without modifications.

A summary of the Proposals is included at Appendix 2. A copy of the Statement of Proposals is available via the Website.

3.2 Asset realisations

Realisations during the Reporting Period are set out in the attached Receipts and Payments Account at Appendix 3.

Summaries of the most significant realisations during the Administration are provided below:

3.2.1 Trading

SHLO were unable to discharge the HMRC arrears or come to an agreement on a repayment plan and therefore, a winding up order was granted by the Court on 17 August 2022. SHLO immediately ceased trading on the date of the winding up order and entered Compulsory Liquidation.

Due to the Liquidation of SHLO, the Company made the decision to commence trading the hotel under the Joint Administrators' supervision.

The Joint Administrators have engaged AHS as managing agents to assist in the day to day operational and financial aspects of the Hotel, under the instructions of the Joint Administrators.

The staff that were employed by SHLO at the date that entity was liquidated on 17 August 2022, ceased to be employed by SHLO on that date. The Company has offered most of the previous SHLO staff new fixed term contracts.



The trading figures shown in the Receipts & Payments Account are based on cash accounting, rather than a standard profit & loss account and therefore do not include all revenue generated or trade liabilities incurred in the Reporting Period that have not yet been discharged.

In addition, the Receipts & Payments account only shows revenue from sales where customers have paid balances and deposits since 17 August 2022. A number of bookings and events have been serviced and honoured by the Company since the commencement of trading operations, although the deposit element of the booking revenue has not yet been released to the Company by the merchant facility provider or funds continue to be held in suspense. The deposit reconciliation exercise has been completed and it is therefore anticipated funds held in relation to bookings that have been honoured by the Hotel will be released to the Company shortly.

There have been several ransom payments and exceptional operating and landlord costs incurred since August 2022, which has resulted in trading losses. This is coupled with macroeconomic factors outside of the Joint Administrators' control, such as the rise in costs, including utilities, less people making bookings and going out due to the cost-of-living crisis and various strikes which have resulted in cancelled bookings.

In addition, following the poor Christmas period of trading due to key events being cancelled or moved, January and February are notoriously poor in terms of trading in hospitality. These factors have all contributed to trading losses during the Reporting Period and since the Joint Administrators took control of trading operations.

Nevertheless, the Joint Administrators believe the Company should be in a better position, both operationally and financially, going forward as trade enters the spring / summer months and progress is made in respect of the health and safety and compliances issues encountered.

Further details of the financial performance of the Hotel will be provided in the next report to Creditors.

It should be noted there are still a number of capital expenditure costs that are to be incurred and paid to enable the property and the Hotel to meet its statutory and compliance obligations, including obtaining building control sign off, which is a landlord's cost, rather than operational.

The Secured Creditor has been supportive and assisted with obtaining lower energy bills, in addition to advancing funds to the Company recently, which has enabled key booking sites to be brought back online to bolster mid-week trade and increase revenue.

The Administrators continue to undertake a full review of the Hotel's business in terms of current and future business on the books, in addition to negotiating new agreements with alternative suppliers.

If, as anticipated, the Hotel trades profitably, this will enable the Company to generate a cash surplus for the benefit of the Administration estate. The decision to commence trading the Hotel following the liquidation of SHLO will be for the benefit of all creditors, including investors, as this will maintain the value of the freehold property, leasehold interests, business and assets of the Company.

A further update will be provided in the next report to Creditors.



3.2.2 The Hotel

The freehold title to the Hotel is owned by SLH and the Company was granted a long leasehold interest in the property, which includes the Company's ownership of all the unencumbered fixtures, fittings, furniture, and equipment in the Hotel.

The Company's primary asset is the long leasehold interest in respect of the Hotel granted by SLH in favour of the Company on 26 February 2015. The fixtures, fittings and equipment in the Hotel will form part of a sale of the long leasehold interest in the Hotel.

Further details on the other leasehold interests in the Hotel, granted by SLH, were included in the Proposals.

As outlined in the Previous Progress Reports, there several stakeholders in the Hotel, which includes secured creditors, connected long leasehold interests, bedroom investors and BPRA scheme investors. Due to the complexities of the various interests in the Hotel, this caused delays in preparing the Hotel for sale, in addition to prior COVID-19 lockdowns and uncertainty.

Further details of work undertaken by the Joint Administrators and the Agents is detailed in the Previous Progress Reports.

The remarketing of the Hotel has been delayed, which was in part due to winding up petition issued to SHLO and the property is still missing retrospective building control sign off for the development works that were completed prior to the Administration.

The lack of building control was a stumbling block to progress potential buyers' interests and was being used as a reason to deflate the price buyers were prepared to pay. As such, the Joint Administrators are focused on obtaining the building control sign off before remarketing the Hotel. Work is currently being undertaken to obtain the sign off from Liverpool City Council.

During the Reporting Period, the retrospective Fire Risk Assessment report was issued in December 2022 and the Joint Administrators are currently working on a program of works and costs schedule. This is to allow the Company to approach Liverpool City Council to ensure they agree with the proposed works to determine whether this work will be sufficient to obtain retrospective building control sign off. This work is essential and is required to obtain the best price possible for the Hotel.

Once the retrospective building control sign off has been obtained, the Joint Administrators will liaise with the Agents to bring the Hotel back to the market.

It should be noted there are still parties, old and new, that retain a serious interest in purchasing the hotel and discussions are ongoing with these parties.

One of the options still being discussed is the Joint Administrators dispose of the freehold and leasehold interests, with the bedroom investor leasehold interests intact, leaving a purchaser to enter negotiations with individual bedroom investors to buy back their leasehold interests post completion. This option would take the Hotel out of Administration and expedite the sale process if a suitable buyer or a transaction structure that works for all stakeholders, can be agreed.



An update will be provided in the next report to Creditors, or sooner, depending on how matters progress.

Bedroom Investors

Please refer to the Previous Progress Reports for a detailed explanation of the position in respect of bedroom investors.

It is the Joint Administrators' ongoing strategy, through a marketing process, to apportion sale consideration received for the Hotel in a fair and equitable manner so that all bedroom investors receive the best return possible, in return for surrendering their leasehold interest, thus enabling a transaction to proceed.

If the Joint Administrators are not able to sell the Hotel free of investor leasehold interests, it is likely that the value of the various interests in the Hotel will be significantly lower than envisaged and the Joint Administrators will likely be unable to proceed with the current disposal strategy.

At this stage of the Administration, primarily due to the trading losses that have been incurred since August 2022, there are insufficient funds available to pay any amounts in relation to contractual investor returns insofar as these amounts are not part of any unsecured claim.

Further details will be provided in the next report.

BPRA

Further details of the BPRA scheme were included in the Proposals and the Previous Progress Reports.

The Shankly LLP leasehold interest is with SLH, not the Company. There was an Option Agreement in place between SLH and Shankly LLP, that would have enabled SLH to purchase the leasehold interest back and collapse the lease. As with bedroom investor leases, this could only happen as part of a sale of the Hotel.

The Option Agreement has expired, and discussions are ongoing with the Shankly LLP members in conjunction with the overall disposal strategy.

A further update will be provided in the next progress report to Creditors, if applicable.

3.2.3 Management Charges Income

The day-to-day operations and trading of the Hotel were managed by SHLO under a Right to Manage Agreement. Further details are provided in previous progress reports.

In previous reporting periods, the Joint Administrators received sums totalling £111,612 from SHLO under the Right to Manage Agreement.



The Joint Administrators received £400,000 under the Right to Manage Agreement in the previous reporting period. These funds are held in a suspense account due to a reconciliation exercise that being was being undertaken on the hotel deposit ledgers against future bookings. This exercise has now been completed.

The turnover rent arrears under the Right to Manage Agreement with SHLO are circa £1,300,000. Turnover rent arrears are calculated on 10% of the turnover generated by SHLO in the periods ending June 2020, June 2021, and June 2022, less turnover rent received to date.

As discussed above, the Joint Administrators have now taken over the day to day operational and financial control of the Hotel. A further update will be provided in the next report to Creditors.

3.2.4 Debtors

As previously reported, the Company forms part of the wider Signature Living Group with over 60 entities.

As per the Company's books and records, the Company's intercompany debtor balances were circa £10,330,947 due from other entities within the Signature Group and related parties, with corresponding intercompany Creditor balances totalling £7,309,868.

Included within the intercompany debtor balance is an outstanding debtor of £9,898,003 due from SLH, which is also in Administration.

Any realisations from this source are contingent on the dividend prospects of SLH. Given that it is anticipated that SLH will not be paying a dividend to its unsecured creditors, this balance is presently being treated as uncollectable.

Due to the nature of the complex group structure, the Joint Administrators completed an extensive investigation into the financial position of the Company, paying particular attention to the reconciliation of the intercompany loan position.

The Joint Administrators continue to analyse the Company's books and records, in conjunction with working with the senior management team within the group, who are preparing up to date financial statements for each entity, as well as reconciling the intercompany position for the Company.

A breakdown of the intercompany debtors has been provided below to show the amounts outstanding and the current status of the relevant entities:



Intercompany Debtor	Company Status	Balance (£)
Jerome Buildings Limited	Active	16,000
Signature Apartments Bold Street Limited	Liquidation	1,500
Signature Apartments Matthew Street Limited	Liquidation	5,000
Signature Campus Limited	Receivership	620
Signature Car Park Limited	Administration	13,900
Signature Living Arthouse Square Limited	Active	15,994
Signature Living Hotel Limited	Administration	9,898,003
Signature Living Lifestyles Limited	Administration	46,387
Stanley Street Hotel Property Limited	Receivership	48,410
The Exchange Hotel Cardiff Ops Limited	Liquidation	1,000
The Shankly Hotel Liverpool Ops Limited	Liquidation	284,133
TOTAL		10,330,947

The Joint Administrators do not consider it in the best interests of Creditors to pursue an insolvent company, unless it becomes clear a distribution will be available to the unsecured creditors of the companies listed above.

Creditors should note that any distribution available to the Company from an unsecured claim would only be possible based on the level of asset realisations achieved against the liabilities of each company.

Demand letters will be issued to the relevant companies in the Group that are active, seeking proposals for the repayment of the intercompany loan debtor balances.

A further update will be provided in the next progress report to Creditors.

3.2.5 Previous Merchant Account Provider

As mentioned in the Previous Progress Reports, the merchant services provider withheld c.£380,000 relating to the period prior to lockdown whilst it assessed the chargeback risk around deposits taken in relation to events and bookings not fulfilled during lockdown.

Prior to the Reporting Period, the Joint Administrators realised £230,000 from the release of some of the withheld credit card receipts. During the previous reporting period, the Joint Administrators obtained a release of further withheld credit card receipts realising a sum of £230,891.

It is understood there is approximately £9,790 still outstanding from this source, subject to fees and costs being applied. The Joint Administrators have been continuing to pursue this balance during the Reporting Period.

The Joint Administrators are not aware of any further withheld credit card funds.

3.2.6 Bank Interest

During the Reporting Period, £544 has been received in respect of bank interest, bringing the total amount received during the Administration to £583.



3.2.7 Other assets

The Joint Administrators are not aware of any other assets held by the Company.

3.2.8 Investigations

The Joint Administrators have a statutory obligation to file a report with the Insolvency Service regarding the conduct of all Directors that held office in the three years prior to the Administration.

This report must be filed within three months of the Appointment Date. The contents of this report are confidential. The Joint Administrators have filed their report with the BEIS regarding the conduct of the Director of the Company. The report has also been submitted to the Insolvency Service.

The Joint Administrators are continuing to review the affairs of the Company to identify any action which can be taken in respect of antecedent transactions or other litigation that would result in recoveries for creditors.

The Joint Administrators also have a duty to investigate antecedent transactions, which include but are not limited to, transactions to defraud creditors, preference payments and transactions at an undervalue.

Due to the complexity of the case and its entanglement with over 60 connected companies within the Signature Group, the ongoing financial analysis and investigations process has been extensive and is expected to take some time.

If any Creditor has any information concerning the Company's affairs that they would like to bring to the Joint Administrators' attention, please do so by writing to Shankly@kroll.com or Kroll Advisory Ltd, The Chancery, 58 Spring Gardens, Manchester, M2 1EW.

3.3 Costs

Payments made in the Reporting Period are set out in the attached Receipts and Payments account at Appendix 3.

Please refer to the attached Receipts and Payments account at Appendix 3 for details of the trading costs which are self-explanatory.

Summaries of the most significant payments during the Reporting Period are provided herein:

3.3.1 Legal Fees and Disbursements

The Joint Administrators have paid fees of £35,000 during the Reporting Period in relation to work carried out by the Solicitors in respect of post appointment legal advice and work regarding possession proceedings for the Shankly Hotel, all issues arising from dealings with SHLO and the management agreement, as well as dealing with the sale of the Shankly Hotel and various employee issues. These costs also relate to work completed prior to the Reporting Period.



An additional £19,312 of disbursements was paid during the Reporting Period in respect of Counsel, Court and Land Registry fees and associated costs.

Furthermore, the Joint Administrators have also paid Eversheds Sutherlands £7,223 in respect of legal costs and disbursements relating to the a security review.

3.3.2 Consultancy

The Joint Administrators have paid consultancy costs of £1,800 during the Reporting Period to Berrys in relation to project monitoring and independent advisor services in relation to the building control sign off works on the Hotel.

3.3.3 Marketing

The Joint Administrators have paid expenses in relation to marketing services for the data room that was set up with Estate Create Limited to assist with the sale process for the Shankly Hotel.

3.4 Fees and expenses

The Joint Administrators have detailed the costs incurred during the Reporting Period, whether paid or unpaid, in the schedule of expenses attached at Appendix 4.

Summaries of the most significant expenses which have been incurred in the period but have not been paid are provided below:

Significant expenses incurred but not paid					
Joint Administrators' time costs	£108,885	Total time costs incurred in the Reporting Period is £108,885 (see Appendix 5). No remuneration was paid during the Reporting Period. See section 6 for further details in relation to the Joint Administrators' fees.			
Insurance	£252	The costs to insure the business and assets whilst trading.			
Legal fees and disbursements	£30,547	The Company's legal advisors (Shakespeare Martineau LLP) have incurred legal fees of £15,535 and disbursements of £10,200 plus VAT in dealing with the BPRA option agreement, dealing with possession proceedings and advising on employment contracts, internal novation of guest line booking system and on the leases of the Hotel.			
VAT	£566,332	VAT is payable on £566,332 in relation to the VAT charged on the sales achieved during the Cumulative Period.			



4. Outcome for Creditors

4.1 Secured Creditors

4.1.1 Henslow Trading Limited

A detailed breakdown of Henslow's secured charges are provided in the Previous Progress Reports.

Henslow's outstanding indebtedness in relation to a loan secured against the long leasehold interest in the Hotel was £1,581,829 at the Appointment Date, which is subject to accruing interest and charges.

Henslow has provided lending facilities and has been granted security over all other parts of the Hotel, including the freehold title which is held in SLH. As at the Appointment Date, the total indebtedness across all the lending facilities specific to the Hotel was approximately £4,800,000, subject to accruing interest and charges since the Appointment Date.

Additional security that has been granted by the Company to Lyell Trading Limited, SW Construction (No.2) Limited and SW Construction Residential Limited, which relate to a number of other property development loans that are cross collateralised, providing cross guarantees in relation to each borrower in the Signature Group and the borrowers obligations under the respective loan facilities.

There is also a deed of priority in place between the Henslow and Albenden Limited.

It is anticipated that Henslow will receive a fixed charge distribution from the realisation of the leasehold interest in the Hotel

4.1.2 Albenden Limited

In consideration for monies advanced to connected entities within the Group, the Company granted Albenden Limited a fixed charge over the Company's assets created on 17 February 2020.

The security was granted as a guarantee in the event of a shortfall to Albenden Limited on loan facilities provided to Signature Living Coal Exchange Limited (in Liquidation) and Stanley Street Hotel Limited (in Receivership).

It is anticipated that Albenden are likely to suffer a shortfall on one or both loan facilities above and will look to rely on its cross-guarantee security and deed of priority with Henslow to cover any shortfall. A distribution to Albenden limited will be reliant on the quantum of any offer received for the Hotel and repayment of the Henslow's principal indebtedness, including accrued interest and charges.

4.2 Preferential Creditors

As at the Appointment Date, the Company had no employees and therefore it is not anticipated there will be preferential claims in respect of employees.

There will not be a secondary preferential claim from HMRC in respect of VAT, PAYE income tax and employee NIC as the Appointment Date was prior to the change in legislation.



4.3 Unsecured Creditors

According to the Company's records, the Unsecured Creditors totalled £24,535,231 as at the Appointment Date

The Unsecured Creditors were estimated as below:

Creditor	£
Trade and expense creditors	12,756
Intercompany Creditors	9,139,988
Est. Bedroom Investors – ROI	1,300,000
Est. Bedroom Investors – Contingent	13,800,000
Shankly LLP	282,487
Total	24,535,231

To date, the Joint Administrators have received claims from the bedroom investors of £6,558,788 and an additional £113,112 from the trade and expense creditors.

Based on current information it is anticipated that there will not be sufficient realisations to enable a dividend to Unsecured Creditors, aside from the Prescribed Part, if applicable.

For the avoidance of doubt, the contingent liability of £13,800,000 shown in the table above is the total capital investment in relation to the purchase of long leasehold interests in bedrooms in the Hotel. As each investor has a proprietary right as a leaseholder, the bedroom investors are likely to receive a return from the sale of their leasehold interest, should a sale of the Hotel include their leasehold interest.

A further update will be provided in the next report to creditors, unless there is significant development with regards to the sale of the Hotel and the impact this will have on the return to all creditors of the Company.

4.4 Prescribed Part

The Prescribed Part is calculated as a percentage of net property, as follows: -

50% unless the Joint Administrator considers that the costs of making a distribution to the Unsecured Creditors would be disproportionate to the benefits.

Net property less than £10,000: Creditors would be disproportionate to the benefits.

Net property greater than £10,000: 50% up to £10,000 plus 20% thereafter to a

maximum of £600,000.

The Company granted a number of floating charges and therefore the Prescribed Part provisions will apply.

The anticipated quantum of the Prescribed Part dividend available to the Unsecured Creditors is currently uncertain and an update will be provided in the next report to Creditors.



If not already done so, Creditors of the Company should complete the appropriate Proof of Debt form at Appendix 10 and return this to the Joint Administrators with evidence to support your claim at Shankly@Kroll.com or Kroll, The Chancery, 58 Spring Gardens, Manchester, M2 1EW.

5. Other matters

5.1 Decision procedure

No decision procedure is being sought from creditors as part of this progress report.

5.2 Creditors' Committee

A creditors' committee has not been established as the Joint Administrators received insufficient nominations for a committee to be quorate.

5.3 Joint Administrators' Receipts and Payments Account

A detailed Receipts and Payments account for the Reporting Period is shown in Appendix 3, together with a Trading Account and a cumulative account for the whole of the Administration.

5.4 Statement of Creditors' rights

Further information regarding the remuneration and disbursements of the Joint Administrators, including Creditors' rights to challenge such costs is provided at Appendix 7.

6. Fees, Expenses and Pre-Administration costs

6.1 Fees and expenses

The Secured Creditors provided approval that the Joint Administrators' remuneration will be drawn on the basis of time properly given by the Joint Administrators and their staff in accordance with the fee estimate of £402,385 provided in the Joint Administrators' Proposals and Kroll's usual charge-out rates for work of this nature.

6.1.1 Time costs

Time has been charged in six-minute units. Details of the time charged for the Reporting Period and the Administration as a whole are attached at Appendix 5.

Time costs incurred in the Reporting Period total £108,885, which represents 248 hours at an average hourly rate of £439.

Time incurred in the Administration as a whole total £914,926, which represents 2,103 hours at an average hourly rate of £435.

In accordance with SIP 9, the Joint Administrators have provided further narrative detail of the time costs incurred at Appendix 6.



6.1.2 Fees

As stated in section 6.1, the Joint Administrators received consent from the Secured Creditors on 25 November 2020 in respect of the Joint Administrators' fee estimate in the sum of £402,385.

This fee estimate represented the total time costs expected to be incurred by Joint Administrators during the first 12 months of the Administration.

The Joint Administrators have not drawn any remuneration to date.

The Joint Administrators' time costs have exceeded the fee estimate. Additional time costs have been incurred in dealing with SHLO as per of the Right to Manage agreement, bringing the Hotel to market for sale, pursuing intercompany debtors, completing investigations into the Company's financial affairs, and resolving the position in respect of the bedroom investors and the BPRA scheme and more recently incurred time in relation to trading operations.

The Joint Administrators will seek an uplift in the fee estimate from the Secured Creditors in due course. A further update will be provided in the next progress report to Creditors.

6.1.3 Expenses

Expenses are any payments from the Administration which are neither an Administrator's remuneration nor a distribution to a Creditor or Member. Expenses also include disbursements. Disbursements are payments which are first met by the Administrator and then reimbursed to the Administrator from the Administration.

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

Category 1 Expenses are payments to persons providing the service to which the expense relates who are not an associate of the Administrator.

Category 2 Expenses are payments to associates or which have an element of shared costs and require approval from Creditors in the same manner as the Administrator's remuneration, whether paid directly from the estate or as a disbursement.

The Joint Administrators provided in their Proposals report to Creditors an estimate of expenses for the Administration, totalling £63,960. This was for information purposes only and it was stated this could change over the course of the Administration.

Appendix 4 details the revised estimated expenses schedule, as well as the expenses incurred and paid for the Reporting Period and the period of Administration to 8 April 2023.

In the Reporting Period, Category 1 Expenses of £32,599 have been incurred. However, the Joint Administrators have paid £63,886 in the Reporting Period for expenses incurred in the Reporting Period and prior to the Reporting Period.



For the whole period of the Administration to 8 April 2023, Category 1 Expenses incurred totalled £295,247, and of this amount £249,553 has been paid.

In the Reporting Period, no Category 2 Expenses were incurred. For the whole period of the Administration to 8 April 2023, £652 of Category 2 Expenses have been incurred but have not yet been paid.

In the Reporting Period, Category 1 Trading Expenses totalled £2,331,093, which includes trade creditors and suppliers, wages, management charges and sub-contractors.

For the whole period of the Administration to 8 April 2023, Category 1 Trading Expenses totalled £3,098,833, which in addition to the expenses detailed above, includes utilities, SHLO management charges, consultancy advice and licence fees for the licence holding facility for the Hotel premises

No Category 2 Trading Expenses have been incurred during the Administration.

6.1.4 Additional information

Also attached at Appendix 6 is a narrative summary of the work carried out to assist creditors in understanding the progress of the Administration, the associated costs and expenses of the related activities and the financial benefit to creditors.

Details of how to obtain further information relating to the fees and disbursements of the Joint Administrators is set out in Appendix 7.

6.2 Pre-Administration costs

Pre-Administration costs are fees, charges and expenses incurred by the Joint Administrators or their firm, or another person qualified to act as an insolvency practitioner before the Company entered Administration but with a view to it doing so.

Pre-Administration costs	Paid (£)	Unpaid (£)	Total (£)
Kroll Advisory Ltd fees	0.00	£13,365	£13,365
Legal fees	0.00	£21,013	£21,013
Legal disbursements	0.00	£149	£149
Total	0.00	£34,797	£34,797

The above costs exclude VAT.

On 25 November 2020, the above amounts in respect of Pre-Administration costs (plus VAT) were approved by the Secured Creditors, to be paid as an expense of the Administration.

None of the Pre-Administration costs have been paid to date.



7. Future strategy

7.1 Future conduct of the Administration

The Joint Administrators will continue to manage the affairs, business and the property of the Company in order to achieve the purpose of the Administration.

This will include, but will not be limited to:

- Complete a sale of the Hotel:
- Managing the trading operations of the Hotel;
- Finalising the collection of the book debts, where possible;
- Conducting further investigations into the intercompany creditor / debtor position;
- Continuing to communicate with creditors and investors in order to understand the Company's liabilities;
- Finalise the outcome to creditors following realisation of all available assets;
- Continuing to investigate the affairs of the Company and conduct of the directors;
- Settling all outstanding costs of the Administration; and
- Completing all other statutory matters prior to finalising the Administration.

7.2 Extension of the Administration

An Administration automatically comes to an end after one year, unless an extension is granted by the Court or with the Secured Creditors' consent.

The Joint Administrators requested that the Administration be extended for a period of 24 months in order to deal with the final outstanding matters detailed at section 7.1 above.

Approval to the extension was granted by the Court on 5 April 2022. Consequently, the revised end date for the Administration is 8 April 2024.

7.3 Future reporting

The Joint Administrators will provide further progress reports within one month of every six months of the Appointment Date, or earlier if the Administration has been completed prior to that time.



If you require further information or assistance, please do not hesitate to contact Callum.OBrien.

Matthew IngramJoint Administrator

Enc.

The affairs, business and property of the Company are being managed by the Joint Administrators, Matthew Ingram and Michael Vincent Lennon, who act as agents for the Company and without personal liability. Both are licensed by the Insolvency Practitioners Association.



Appendix 1 - Statutory information

Company information

Date of incorporation

Company and trading name Signature Shankly Limited

Registered Number 09418371

Company Director(s) Lawrence Kenwright

Shareholders Signature Living Hotel Limited (In Administration) – 100%

3 February 2015

shareholding

Trading address Millennium House

60 Victoria Street

Liverpool L1 6JD

Registered office Current: Former:

c/o Kroll Advisory Ltd Cavern Court
The Chancery 1st Floor

58 Spring Gardens 8 Mathew Street

Manchester Liverpool
M2 1EW Merseyside
L2 6RE

Any Other trading names Shankly Hotel



Administration information

Administration Appointment The Administration appointment granted in the High Court of

Justice, Business and Property Court in Manchester 2140 of

2020

Appointor Henslow Trading Limited, a Secured Creditor

Date of Appointment 9 April 2020

Joint Administrators Matthew Ingram and Michael Lennon

Original purpose Achieving a better result for a Company's creditors as a whole

than would be likely if a Company were wound up (without

first being in Administration)

Functions The functions of the Joint Administrators are being exercised

by them individually or together in accordance with Paragraph

100(2) of Schedule B1

Current Administration expiry date 8 April 2024

Prescribed Part The Prescribed Part is not applicable in this case

Proceedings as defined in Article 3 of the EC Regulations



Appendix 2 - Approved Proposals

The Joint Administrators proposed the following:

- To continue to deal with such outstanding matters in relation to the Company as the Joint Administrators consider necessary until such time as the Administration ceases to have effect;
- To do all such other things and generally exercise all of their powers as contained in Schedule 1 of
 the Act, as they, in their sole and absolute discretion, consider desirable or expedient in order to
 achieve the purpose of the Administration;
- To investigate and, if appropriate, pursue any claims the Company may have for the benefit of the Company's Creditors;
- Seek an extension to the Administration period if considered necessary;
- To make distributions to the Secured, Preferential and Unsecured Creditors (as appropriate) where funds allow:
- That the Joint Administrators might use any or a combination of the following exit route strategies in order to bring the Administration to an end:
 - Apply to Court for the Administration order to cease to have effect from a specified time and for the return of control to the Directors;
 - Place the Company into Creditors' Voluntary Liquidation if deemed appropriate. It is
 proposed that the Joint Administrators, currently Matthew Ingram and Michael Lennon of
 Duff & Phelps, would act as Joint Liquidators should the Company be placed into Creditors'
 Voluntary Liquidation. The creditors may nominate a different person as the proposed
 Liquidator, provided the nomination is received at this office prior to the approval of these
 Proposals. Any action required or authorised under any enactment to be done by the Joint
 Liquidators is to be done by all or any one or more of them;
 - Petition the Court for a winding-up order placing the Company into Compulsory Liquidation if deemed appropriate. It is proposed that the Joint Administrators, currently Matthew Ingram and Michael Lennon of Duff & Phelps, would act as Joint Liquidators should the Company be placed into Compulsory Liquidation without further recourse to creditors. Any action required or authorised under any enactment to be done by the Joint Liquidators is to be done by all or any one or more of them;
 - Take the necessary steps to give notice of move from Administration to dissolution with the Registrar of Companies, if the Joint Administrators consider that Liquidation is not appropriate because (1) the Company has no remaining property which might permit a distribution to its creditors, and (2) all outstanding matters have been satisfactorily completed.

Alternatively, the Joint Administrators may allow the Administration to end automatically.



Appendix 3 – Receipts and Payments Account



Signature Shankly Limited (In Administration) Joint Administrators' Trading Account

Statement of Affairs	From 09/10/2022 To 08/04/2023	From 09/04/2020 To 08/04/2023
£	£	£
POST APPOINTMENT SALES		
Sales & Credit Card Sales	1,778,977.47	2,271,112.19
Deposits	462,100.02	666,009.36
SHLO - Management Charges Income	NIL	111,612.00
· ·	2,241,077.49	3,048,733.55
PURCHASES		
Purchases (1)	386,268.62	481,060.50
Purchases (3)	8,853.42	8,853.42
	(395,122.04)	(489,913.92)
OTHER DIRECT COSTS		
SHLO - Management Charges	9,011.96	30,222.80
Direct Labour & Expenses	827,007.30	981,400.89
Management Charges / Operator Fees	194,356.84	251,965.18
Sub Contractors	NIL	5,210.60
	(1,030,376.10)	(1,268,799.47)
TRADING EXPENDITURE		
PAYE/NIC	185,211.21	185,211.21
Utilities	286,803.12	390,121.47
Telephone	7,863.41	7,863.41
Insurance	19.24	19.24
Professional Fees	16,261.27	16,261.27
Bank charges - trading account	26,986.83	48,569.81
Lease/HP Payments	NIL	155.13
Hire of Equipment	26,064.85	27,449.85
Repairs & Maintenance	224,331.03	267,295.96
Sundry Expenses	72.60	72.60
Sales Commission	1,929.76	1,929.76
Advertising	27,478.55	31,478.55
Stationery	4,409.35	4,409.35
Consultancy Advice	16,871.05	28,717.45
Licence Fees	6,784.17	9,693.57
Ransoms & Transfers for Creditors	59,425.73	79,084.19
Security	15,433.10	33,743.10
Staff Goodwill	NIL	186,836.33
Entertainment	35,772.29	50,341.99
IT	32,555.44	39,543.28
Pension Contributions	29,093.90	29,093.90
Commission	2,711.33	2,711.33
	(1,006,078.23)	(1,440,602.75)
TRADING SURPLUS/(DEFICIT)	(190,498.88)	(150,582.59)

Signature Shankly Limited (In Administration) Joint Administrators' Summary of Receipts & Payments

Statement of Affairs £		From 09/10/2022 To 08/04/2023 £	From 09/04/2020 To 08/04/2023 £
	05011050 400550		
Uncertain	SECURED ASSETS	NIII	KIII
Oncertain	Tangible Fixed Assets	NIL NIL	NIL NIL
	COSTS OF REALISATION	NIL	INIL
	Legal Disbursements	4,400.00	4,400.00
	Property Maintenance	NIL	13,211.40
		(4,400.00)	(17,611.40)
	SECURED CREDITORS		
(1,581,829.00)	Henslow Trading Limited	NIL NIL	NIL
	ACCET DEALICATIONS	NIL	NIL
	ASSET REALISATIONS	544.22	E02 02
9,698.00	Bank Interest Gross Cash at Bank	544.23 NIL	582.83 9,697.73
Uncertain	Debtors	NIL	9,097.73 NIL
Uncertain	Intercompany Debtors	NIL	NIL
on contain	Merchant Acc Provider-Credit Card Mo	NIL	460,891.00
	Trading Surplus/(Deficit)	(190,498.88)	(150,582.59)
	, , ,	(189,954.65)	320,588.97
	COST OF REALISATIONS		
	Accountants Fees	NIL	1,250.00
	Agents/Valuers Fees	NIL	6,140.00
	Bank Charges	NIL	(0.10)
	Consultancy Irrecoverable VAT	1,800.00 NIL	1,800.00 64.80
	Legal Disbursements	15,020.40	22,302.10
	Legal Fees	42,115.28	173,115.28
	Marketing Fees	550.00	3,415.00
	Property Agents Fees	NIL	17,000.00
	Public Relations	NIL	6,825.00
	Statutory Advertising	NIL	94.50
		(59,485.68)	(232,006.58)
(0.000.00)	UNSECURED CREDITORS		.
(2,000.00)	Accruals	NIL	NIL
(13,800,000.00) (1,300,000.00)	Bedroom Investors - Contingent Bedroom Investors - ROI	NIL NIL	NIL NIL
(9,139,988.66)	Inter-Company Creditors	NIL	NIL
(35,000.00)	Other Creditors	NIL	NIL
(12,756.00)	Trade & Expense Creditors	NIL	NIL
,	•	NIL	NIL
	DISTRIBUTIONS		
(1.00)	Ordinary Shareholders	NIL	NIL
		NIL	NIL
(25,861,876.66)	DEDDECENTED DV	(253,840.33)	70,970.99
	REPRESENTED BY Avensis Hospitality Bank		167,637.18
	Fixed charge VAT control account		1,311.00
	Fixed charge VAT control account		880.00
	Floating/main current account		539,147.22
	General VAT control account		50,992.11
	Suspense Account		(400,000.00)
	VAT payable		(566,332.06)

Signature Shankly Limited (In Administration) Joint Administrators' Summary of Receipts & Payments

atement f Affairs £	From 09/10/2022 To 08/04/2023 £	From 09/04/2020 To 08/04/2023 £
REPRESENTED BY CONTINUED		
VAT Receivable		277,335.54
		70,970.99

Appendix 4 - Analysis of Expenses Incurred

Joint Administrators' Revised Estimated Expenses

The Previous Progress Reports have informed creditors of increases in the original estimates.

The Joint Administrators will prepare a revised estimated expenses schedule in line with seeking a fee uplift for the approval of the Secured Creditors in due course.

Details of any increases in the revised estimate will be provided in the next progress report to Creditors.



Joint Administrators' Expenses: Category 1 and Category 2

Category 1 Expenses			Reporting Period		Reporting Period Cumulative Period		Period
Company	Activity	Fee Basis	Incurred (£)	Paid (£)	Incurred (£)	Paid (£)	
AON UK Limited	Statutory bond premium	Fixed fee	0	0	225	0	
AUA Insolvency Risk Services Limited	Insurance of assets	Fixed premium	252	0	1,099	0	
Berrys	Consultancy – project monitoring and independent advis	Fixed fee	1,800	1,800	1,800	1,800	
Blaze Marketing Limited	Marketing fees incurred in the process of the marketing of the Hotel	As incurred	0	0	2,865	2,865	
BPI Asset Advisory	Inspecting and valuing assets	Fixed Fee	0	0	6,140	6,140	
CBRE Limited	Property Agent's fees	As incurred in respect of due diligence and the Hotel selling fees are 0.6% up to £30m and 1% for anything above	0	0	17,000	17,000	
COBE Finishes Ltd	Property Maintenance	Fixed fee	0	0	1,995	1,995	
Courts Advertising	Statutory advertising of notice of Administration in London Gazette	Fixed fee	0	0	95	95	
Curo Chartered Accountants Limited	Accounting advice and tax services	Fixed fee	0	0	1,250	1,250	
DPL Fabrications Ltd	Property Maintenance	Fixed fee	0	0	4,286	4,286	



Estatecreate Limited	Marketing – data room	Fixed fee	0	550	550	550
Eversheds Sutherland	Debenture security review Legal advice on in assisting with the Administration appointment, BPRA issues,	Time costs	0	7,115	7,390	0
Shakespeare Martineau LLP	management and underwriting agreements, deed of variation, IP disputes and dealing with the sale of the Hotel	Time costs	15,947	35,000	208,203	131,000
Shakespeare Martineau LLP	Counsel, BPRA advice, company search fees, land registry search fees and court fees	Disbursements	14,600	19,312	28,594	7,282
Sky Scaffold N/W Ltd	Property Maintenance	Fixed fee	0	0	6,930	6,930
Spreckley Partners Limited	Public relation services	Fixed fee	0	0	6,825	6,825
Total			32,599	63,886	295,247	249,553



Category 2 Expenses			Reporti	ng Period	Cumulat	tive period
Company	Activity	Fee Basis	Incurred (£)	Paid (£)	Incurred (£)	Paid (£)
Kroll	Staff mileage to the Company's premises	As incurred	0	0	121	0
Kroll	Staff ground travel to the Company's premises	As incurred	0	0	519	0
Kroll	Staff subsistence when at the Company's premises	As incurred	O	0	12	0
Total			0	0	652	0

Notes

The above expenses exclude VAT and pre-Administration which are detailed at Section 6.2.

The Joint Administrators' choice of professional advisors was based on their perception of the experience and ability of the respective firms/individuals to perform their work, the complexity and nature of the assignment and the basis of their fee.

Kroll, being the employer of the Joint Administrators and the staff working on the Administration, is considered an associate of the Administrators.

It is considered that these expenses are fair and reasonable and proportionate to the Administration.

The above tables also exclude trading expenses of the Administration as these were not originally included in the expenses estimate in the Proposals or subsequent progress reports as it was not known trading expenses were going to be incurred, particularly as a result of the COVID-19 pandemic, nor what level of trading would or will now be required in order to complete a sale of the Hotel.

All trading expenses are detailed in the Receipts and Payments Account at Appendix 3 and are self-explanatory.



Appendix 5 – Analysis of time charged

Joint Administrators' Fees

Refer to the table overleaf for a detailed breakdown on the Joint Administrators' time and cost summary in accordance with SIP 9.



Appendix 6 - Narrative of work carried out for the Reporting Period

The key areas of work have been:

	narrative		

Administration	and	р	lann	ng
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- Monitoring and reviewing the Administration strategy;
- Briefing staff on the Administration strategy and matters in relation to workstreams;
- Regular case management and reviewing of process including regular team update meetings and calls;
- Meeting with management to review and update strategy and monitor progress;
- Dealing with queries arising during the appointment;
- Reviewing matters affecting the outcome of the Administration;
- Allocating and managing staff/ case resourcing and budgeting exercises and reviews;
- Liaising with legal advisors regarding various instructions, including agreeing content of engagement letters; and
- Complying with internal filing and information recording practices, including documenting strategy decisions.

Creditors

- Updating the list of Unsecured Creditors;
- Responding to enquiries from Creditors and Investors regarding the Administration and submission of their claims;
- Reviewing completed forms and questionnaires submitted by Creditors, recording claim amounts and maintaining claim records:
- Providing written and oral updates to the Secured Lenders regarding the progress of the Administration and cases strategy; and
- Monitoring the enquires in the dedicated email inbox and responding to all stakeholders, particularly Investors.

Statutory and compliance

- Ensuring compliance with all statutory obligations within the relevant timescales;
- Reviewing time costs to date and producing analysis of time incurred which is compliant with SIP 9; and
- Preparing this report and the associated documents.

Cashiering

- Preparing statutory receipts and payments accounts; and
- Renewing bonding and complying with statutory requirements;

Asset realisations

- Collating information from the Company's records regarding assets, specifically relating to the properties;
- Liaising with the Agents regarding the sale of the Hotel;



- Reviewing outstanding debtors and intercompany balances;
- Seeking legal advice in relation to the properties and various lease agreements; and
- Communicating with relevant parties regarding rent; property occupation and other property issues.

Trading

- Reviewing the operational position of the Hotel;
- Review monthly management accounts and cashflow forecasts:
- Arranging employee contracts where appropriate and dealing with any employees queries;
- Assist with premises licensing issues as they arise; and
- Ensuring the appropriate insurance cover is in place for the trading of the Hotel in order to protect the property interests and dealing with any claims received.

Tax

- Analysing and considering the tax effects of asset sales;
- Working on tax returns relating to the periods affected by the Administrator;
- Analysing VAT related transactions; reviewing the Company's duty position to ensure compliance with duty requirements; and
- Dealing with post appointment tax compliance.



Appendix 7 - Statement of Creditors' rights

Rule numbers refer to Insolvency (England & Wales) Rules 2016 (as amended) Section or paragraph numbers refer to Insolvency Act 1986

If you require a copy of any relevant rule or section, please contact Callum.OBrien at Callum.OBrien@kroll.com.

Information for Creditors on remuneration and expenses of Administrators

Information regarding the fees and expenses of Administrators, including details of Kroll's expense policy and hourly charge out rates for each grade of staff that may undertake work on this case, can be viewed and downloaded from the Kroll website at:

https://www.kroll.com/en-gb/services/restructuring-advisory/creditor-guides-and-employee-fact-sheets

Click on the document - Creditor Guides (amended for changes introduced by the Insolvency (England & Wales) Rules 2016 from 6 April 2017) – Administrations.

Should you require a copy (at no cost), please contact this office.

Creditors' requests for further information

If you would like to request more information about the Joint Administrators' remuneration and expenses disclosed in this progress report, you must do so in writing within 21 days of receiving this progress report.

Requests from Unsecured Creditors must be made with the concurrence of at least 5% in value of Unsecured Creditors (including, the Unsecured Creditor making the request) or with the permission of the Court.

Creditors' right to challenge our remuneration and expenses

If you wish to challenge the basis of the Joint Administrators' remuneration, the remuneration charged, or the expenses incurred during the period covered by this progress report, you must do so by making an application to Court within eight weeks of receiving this progress report.

Applications are by Unsecured Creditors (including the Unsecured Creditors making the challenge) or with the permission of the Court.

The full text of the relevant rules can be provided on request by writing to Callum O'Brien callum.obrien@kroll.com or The Chancery, 58 Spring Gardens, Manchester, M2 1EW.



Appendix 8 – Definitions

Word or Phrase	Definition	
the Act	The Insolvency Act 1986 (as amended)	
the Agents	CBRE Limited, being the independent agents engaged to assist in the marketing and sale of the Hotel	
AHS	Avensis Hospitality Solutions Limited	
the Appointment Date	9 April 2020, being the date of appointment of the Joint Administrators	
BEIS	The department for Business, Energy & Industrial Strategy	
BPRA	Business Premises Renovation Allowance	
Category 1 Expenses	The Joint Administrators' expenses, in dealing with the Administration, to persons providing the service to which the expenses relates and who are not an associate of the Administrator. These expenses can be paid without prior approval	
Category 2 Expenses	The Joint Administrators' expenses, in dealing with the Administration, to associates or where there is an element of shared costs. Such expenses require approval by Creditors before payment	
the Company	Signature Shankly Limited (In Administration) (Company Number: 09418371)	
the Cumulative Period	9 April 2020 to 8 April 2023	
the Director	Lawrence Kenwright, the director of the Company	
Henslow	Henslow Trading Limited, the holder of fixed and floating charges over the assets of the Company	
the Hotel	The Shankly Hotel, Millennium House, 60 Victoria Street, Liverpool, L1 6JD	
HMRC	His Majesty's Revenue & Customs	
the Joint Administrators	Matthew Ingram and Michael Lennon of Kroll	
Kroll	Kroll Advisory Ltd (formerly Duff & Phelps Ltd), The Chancery, 58 Spring Gardens, Manchester, M2 1EW	



Definition
Pursuant to Section 176A of the Act, where a floating charge is created after 15 September 2003, a designated amount of the Company's net property (floating charge assets less costs of realisation) shall be made available to Unsecured Creditors
The Joint Administrators' Reports to Creditors, dated 8 October 2020, 7 May 2021, 5 November 2021, 6 May 2022 and 4 November 2022
The Joint Administrators' Statement of Proposals, dated 2 June 2020
The period from 9 October 2022 to 8 April 2023
Return on Investment
The Insolvency (England & Wales) Rules 2016 (as amended)
Henslow Trading Limited and Albendan Limited, the holders of a fixed and floating charge over the Company's assets
Signature Hotel Liverpool Ops Limited
Statement of Insolvency Practice 9 – Industry best practice for Insolvency Practitioners in relation to disclosure of remuneration and disbursements
Signature Living Hotel Limited (In Administration)
Shakespeare Martineau, independent legal advisors instructed by the Joint Administrators to assist with their appointment and ad hoc legal advice



Appendix 9 - Notice about this report

This report has been prepared by Matthew Ingram and Michael Lennon, the Joint Administrators of the Company, solely to comply with their statutory duty to report to Creditors under the Insolvency (England and Wales) Rules 2016 on the progress of the Administration, and for no other purpose. It is not suitable to be relied upon by any other person, or for any other purposes, or in any other context.

This report 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 any financial interest in the Company or any other company in the same group.

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

Any person that chooses to rely on this report for any purpose or in any context other than under the Insolvency (England and Wales) Rules 2016 does so at their own risk. To the fullest extent permitted by law, the Joint Administrators do not assume any responsibility and will not accept any liability in respect of this report to any such person.

Matthew Ingram and Michael Lennon are authorised to act as insolvency practitioners by the Insolvency Practitioners Association.

The Joint Administrators are bound by the Insolvency Code of Ethics.

The Joint Administrators act as agents for the Company and contract without personal liability. The appointments of the Joint Administrators are personal to them and, to the fullest extent permitted by law, Kroll Advisory Ltd does not assume any responsibility and will not accept any liability to any person in respect of this Progress Report or the conduct of the Administration.

