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

AM10

Notice of administrator's progress report



RIDAY



A29

30/11/2018 # COMPANIES HOUSE

1	Company details	
Company number	0 5 5 1 4 0 9 8	→ Filling in this form Please complete in typescript or in
Company name in full	SCL Group Limited	bold black capitals.
2	Administrator's name	
Full forename(s)	Vincent John	
Surname	Green	
3	Administrator's address	
Building name/number	4 Mount Ephraim Road	
Street	Tunbridge Wells	
Post town	Kent	
County/Region		
Postcode	TN11EE	
Country		
4	Administrator's name ●	
Full forename(s)	Mark	Other administrator Use this section to tell us about
Surname	Newman	another administrator.
5	Administrator's address 🎱	* · · · · ·
Building name/number	4 Mount Ephraim Road	Other administrator Use this section to tell us about
Street	Tunbridge Wells	another administrator.
Post town	Kent	
County/Region		
Postcode	TN11EE	
Country		

AM10	
Notice of administrator's progress r	eport

6	Period of progress report	_
From date	0 3 0 5 2 0 1 8	_
To date	6 2 7 7 8 2 6 7 8 <u>2 6 7 8 </u>	
7	Progress report	
	☑ I attach a copy of the progress report	
8	Sign and date	
Administrator's signature	Signature X	
Signature date	1 1 2 0 1 8 1 1 1 2 0 1 8 1 1 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1	



In The High Court of Justice - 2018/003659

SCL Group Limited (In Administration)

Progress Report to 2 November 2018

Vincent John Green Mark Newman

Crowe U.K. LLP 4 Mount Ephraim Road Tunbridge Wells Kent TN1 1EE



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1. INTRODUCTION

On 3 May 2018, Vincent John Green and Mark Newman of Crowe U.K. LLP were appointed Joint Administrators of SCL Group Limited ("the Company") by the High Court. The affairs, business and property of the Company are managed by the Joint Administrators who act as agents of the Company and contract without personal liability.

This Progress Report summarises the progress of the Administration for the period from 3 May 2018 to 2 November 2018 ("the Reporting Period").

Statutory information relating to the Company is attached at Appendix I.

2. ADMINISTRATION AND PLANNING

The Joint Administrators are required to meet a considerable number of statutory and regulatory obligations. Whilst many of these tasks do not have a direct benefit in enhancing realisations for the insolvent estate, they assist in the efficient and compliant progression of the administration of the case, which ensures that work is carried out to high professional standards. A detailed list of these tasks can be found at **Appendix II**.

Reporting

The Joint Administrators have met their statutory and regulatory duties to report to creditors, as listed below. In consideration of the need for transparency and engagement with creditors, care has been taken to ensure that reports and other communications with creditors have provided useful details of the strategies pursued and the outcomes anticipated.

During the Reporting Period, the following key documents have been issued:

 Issuing the Joint Administrators' Proposals, seeking relevant creditors' approval and issuing notice of the outcome.

Other administrative tasks

During the Reporting Period, the following material tasks in this category were carried out:

- Informing all relevant persons of the commencement of the Administration, including filing statutory documents at Companies House and meeting statutory advertising requirements;
- Conducting periodic case reviews to ensure that the Administration is progressing efficiently, effectively and in line with statutory requirements;
- Maintaining case files, including documenting decisions made by the Joint Administrators that materially affect the Administration.

Objectives of the Administration and the Administrators' strategy for achieving them

As Joint Administrators of the Company, Vincent John Green and Mark Newman are officers of the Court, and must perform their duties in the interests of the creditors as a whole in order to achieve the purpose of the Administration, which is to achieve one of the three objectives set out in the insolvency legislation, namely to:

- (a) rescue the Company as a going concern; or
- (b) achieve 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
- (c) realise property in order to make a distribution to one or more secured or preferential creditors.



The Joint Administrators considered the first objective. However, the first objective could not be achieved as no purchaser could be found for the shares of the Company having regard to the adverse publicity, the actions of the Information Commissioner's Office ("the ICO") and the withdrawal or withholding of projects by the Company's clients.

The second objective, this being in accordance with the application for the Administration Order, was that the Joint Administrators explore the opportunity of securing a sale of the business assets of the Company as a going concern so that a better result for the Company's creditors as a whole would be achieved than if the Company was wound up. In a winding-up by the Court, the Secretary of State would apply fees which would become payable by the Company. It was this objective in particular that the Joint Administrators endeavoured to achieve.

The Joint Administrators instructed Lambert Smith Hampton ("LSH or the Agents") as agents and valuers to assist with the marketing of the business assets which was undertaken at short notice. The Agents attended the Company's trading premises and met with the Joint Administrators and the U.K. subsidiaries' remaining management team with a view to preparing a sales campaign to endeavour to find a buyer for the business assets. This proved difficult due to the absence of credible accounting records to include within a sales prospectus.

The third objective could only be achieved if sufficient value was achieved from asset realisations to make a distribution to the preferential creditors. For the avoidance of doubt, the Company has no secured creditors and this objective was not sought.

The insolvency legislation has set a 12 month maximum duration for Administrations, unless the duration is extended by the Court or the creditors. As set out in the Joint Administrators' Proposals, with the Administration objective not being achievable, it was proposed that the Company be converted to a Compulsory Liquidation and the making of application to the Court for a winding-up order. On 11 July 2018, the matter was put to a vote of the creditors and the resolution in favour of making this application was passed by a majority.

An application fee cost of £280 plus the payment of Petition costs of £1,680 have been incurred in order to facilitate the petition for winding-up by the Court. The hearing to place the Company in Liquidation was scheduled for 10 October 2018. However, the hearing was adjourned by the Court, taking the hearing out of the winding-up list and placed on the general company list. The hearing has now been relisted for Friday 7 December 2018 to enable the Liquidation of the Company and the appointment of Vincent John Green and Mark Newman as Joint Liquidators. The application was made through solicitors instructed by the Joint Administrators, Underwoods Solicitors ("Underwoods"), and Counsel. The application is made under Section 140 of the Insolvency Act 1986 and Paragraph 79 of Schedule B1 of the Act.

3. ENQUIRIES AND INVESTIGATIONS

During the Reporting Period, the Joint Administrators carried out a limited initial review of the Company's affairs in the period prior to appointment. This included seeking information and explanations from the director (and senior employees) by means of questionnaires; making enquiries of the Company's accountants; reviewing information received from creditors; and collecting and examining the Company's bank statements, accounts and other records.

The director provided the books and records and a completed questionnaire as well as a Statement of Affairs.

The information obtained from this process enabled the Joint Administrators to meet their statutory duty to submit a confidential report on the conduct of the directors (past and present) to the Insolvency Service.



This work was also carried out with the objective of making an initial assessment of whether there were any matters that may lead to any recoveries for the benefit of creditors. This would typically include any potential claims which may be brought against parties either connected to or who have had past dealings with the Company.

This initial assessment revealed matters that the Joint Administrators consider merit further investigation.

The Joint Administrators continue to investigate the accounting and other information of the Company with a view to enhancing the extent of realisations. So not to prejudice the outcome of any recovery action that may yet be taken, we are unable to release any additional information at this stage. We expect to report fully in respect of these enquiries in subsequent reports to creditors.

Should the Administration convert to a Liquidation, the Liquidators will be assisted with their investigation by the Public Interest Official Receiver. The Public Interest Official Receiver is a civil servant in The Insolvency Service. The Insolvency Service itself is part of the Government Agency, The Department for Business, Energy and Industrial Strategy. In the Reporting Period, the Joint Administrators have met and liaised with Government and investigative authorities.

The Administrators and their legal representatives have entered into a dialogue with the solicitors representing numerous parties regarding their claims for the alleged misuse of their personal data.

The Information Commissioners Office ("the ICO")

Under the terms of a warrant to enter and search premises granted by the High Court on 23 March 2018, representatives of the ICO removed any documents or other material that may have provided evidence of offences under section 55 of the Data Protection Act 1998. The ICO attended the premises at 55 New Oxford Street, London ("the Premises") and the server hosting sites. The U.K. subsidiaries' (being, the Company, SCL Analytics Limited; SCL Elections Limited; SCL Commercial Limited; SCL Social Limited and Cambridge Analytica (UK) Limited ("the U.K. subsidiaries")) file servers were removed together with all laptops and electronic data storage devices at the Premises at the time of the ICO's attendance.

At the date of Administration the file servers and laptops were still being held by the ICO and the government department had been communicating with the Company's representatives and appointed solicitors. The ICO were seeking, amongst other information, login scripts and passwords to commence their review.

Immediately upon their appointment the Joint Administrators made contact with the ICO to obtain copies of the notices served on the Company and to obtain a list of the equipment seized. Through Underwoods and also direct communications with the ICO, consents were given where possible and appropriate, for the data held on the electronic equipment to be imaged, this facilitated the return of the computer hardware to the U.K. subsidiaries. Following agreement with the ICO and the provision of necessary consents, the ICO returned the majority of the laptops on 14 May 2018. However, the file servers are still held by the ICO.

The Joint Administrators continue to pursue the recovery of the file servers. No data has been processed by the Joint Administrators, this matter was dealt with in the case of Smith v The Information Commissioner, re Southern Pacific Loans Ltd (2014) 2 WLR 1067. In this matter, the Court held that the Liquidators were not Data Controllers within the meaning of the Data Protection Act in respect of data processed by the company prior to its Liquidation. These principles apply to the Joint Administrators.

The absence of the file servers has contributed to the difficulties encountered by the Joint Administrators in ascertaining credible financial information of the Company.



4. REALISATION OF ASSETS

The Joint Administrators' Receipts and Payments account is attached at Appendix III.

Detailed below is key information about asset realisations and the Joint Administrators' strategy, however more details about the work undertaken can be found at **Appendix II**. The Joint Administrators formulated and worked through a realisation strategy that sought to maximise realisations net of costs. The financial benefit of those efforts is described further below.

Valuation and marketing of the business and assets

On 29 May 2018, a valuation of the assets of the U.K. subsidiaries was received from the Agent, being an independent firm of valuers, qualified by the Royal Institution of Chartered Surveyors ("RICS"), who have confirmed that they hold Professional Indemnity Insurance. The Company did not hold any tangible assets. In light of this the appointed Agents could only review the possible value of any purported intangible assets.

The valuation for the U.K. subsidiaries assets was prepared in accordance with the RICS Valuation – Global Standards 2017 and the International Valuation Standards 2017 and was prepared on the basis of Market Value, which is defined by RICS Valuation Professional Standards as:

'The estimated amount for which an asset or liability should exchange on the valuation date between a willing buyer and a willing seller in an arm's length transaction, after proper marketing and where the parties had each acted knowledgeably, prudently and without compulsion'.

The valuation of the assets was completed in contemplation of a sale, both as forming part of the assets of a continuing business and a close down and piecemeal disposal under restricted marketing conditions.

Following the Joint Administrators' instructions, the Agents attended the trading premises and met with the remaining U.K. subsidiaries' management team with a view to preparing a sales campaign to try and find a buyer for the business.

The Agents prepared an 'email taster' along with a sales prospectus, albeit this was limited due to the lack of any credible accounting information. The email taster was forwarded to approximately 18,000 parties on the Agent's buyers database. The opportunity was also listed on the Agent's website under their Business for Sale section and social media in the form of Twitter was also used to bring the sale to public attention and it was listed on the Agent's LinkedIn page which resulted in a further 429 views.

The Agent also completed online searches for direct competitors and identified a further 52 companies. These companies were subsequently emailed details of the business opportunity. Where email addresses could not be obtained a 'cold calling' operation was undertaken to try to ascertain their possible interest.

The U.K subsidiaries management team and workforce also provided details of a number of parties they felt could be interested. The Agents made attempts to directly contact each, and sent details of the business opportunity where possible.

A number of parties approached the Joint Administrators directly and their details were sent on to the Agents who subsequently forwarded them the sale prospectus.

All interested parties were required to complete and return a non-disclosure agreement to the Agents before further provision of information, other than that contained within the email taster.

In total 13 completed non-disclosure agreements were returned and sales details were sent out. Following this a number of meetings took place, in the U.K. and via conference calls with interested parties situated abroad.



The final date for offers to be received was at 4:00p.m. on 21 May 2018. However, at 3:30pm on 21 May 2018, an expression of further interest was received and the Joint Administrators therefore provided an extension to the deadline to 22 May 2018. Overnight, the last minute interest expressed fell away.

Four offers were received for the assets of the U.K. subsidiaries as follows:

- £1 for the business and IPR
- £10,000 / £15,000 for the chattel assets of the U.K. subsidiaries
- £1 for the name 'Cambridge Analytica'.
- £300 for the name 'Cambridge Analytica'.

The Agents advised that the offers received were all at disappointing levels, this being attributed to the restrictions resulting from the ICO action (their removal of the majority of the IT equipment), and correspondence with various overseas enforcement agencies which prevented the sale of the laptops and servers and data. The sum of the offers were also affected by the lack of any credible accounting information. The Agents recommended that the offers should not be accepted and that the assets still available for sale should be realised by private treaty with all IT equipment scheduled and delivered to the Administrators office pending the release of the various injunctions and notices etc.

The Agents confirmed that they had not previously acted for the Company in respect of its property, plant or machinery and thus were able to confirm their independence. The Agents also confirmed that they carry adequate PI insurance cover.

Realised Assets

Cash at Bank

According to the director's Statement of Affairs, the balance of funds held in the Company's Sterling, Dollar and Euro accounts held with Barclays Bank Plc ("the Bank") amounted to £137, and were estimated to be realisable in full.

A sum of £189.80 was received into the Administration account on 11 June 2018. Comprising the balance of the Company's Sterling, Dollar and Euro accounts held with the Bank.

Assets to be Realised

Investment in SCL Analytics Limited

According to the director's Statement of Affairs, the book value ("BV") of Investments was £150,000 with an estimated to realise value of nil.

SCL Analytics Limited is subject to an insolvency procedure and the Joint Administrators would concur that any realisation is unlikely.

SCL Analytics Limited

According to the director's Statement of Affairs, the BV balance due from SCL Analytics Limited is £97,990, with an estimated to realise value of nil.

A reconciliation remains ongoing between the intercompany balances as part of the investigative obligations of the Joint Administrators. A claim will therefore be submitted in the estate of SCL Analytics Limited, which is subject to an Administration Order, should distributions become available to unsecured creditors in the course of SCL Analytics Limited's Administration and/or subsequent Liquidation.



SCL Insight Limited

According to the director's Statement of Affairs, the BV balance is £6,832, with an estimated to realise value of £2,000.

SCL Insight Limited is not subject to an insolvency procedure.

Following receipt of information provided by the director, the Joint Administrators have written to SCL Insight Limited in relation to this balance and currently await a response. No realisations have been received in this matter during the Reporting Period and we expect to report fully in respect of these enquiries in subsequent reports to creditors.

Emerdata Limited

According to the director's Statement of Affairs, the BV balance due from Emerdata Limited ("Emerdata"), the ultimate parent company, is £30 and has been estimated to be realisable in full.

In the Reporting Period, the Joint Administrators have communicated with a director of Emerdata requesting settlement of the balance in full. No realisations have been received in this matter during the Reporting Period and we expect to report fully in respect of these enquiries in subsequent reports to creditors.

5. CREDITORS

Irrespective of whether sufficient realisations are achieved to pay a dividend to creditors, the Joint Administrators have had to carry out key tasks which are detailed at **Appendix II**. The following sections explain the anticipated outcomes to creditors and any distributions paid.

Secured Creditors

The Company has not granted any charges over its assets.

Preferential Creditors

The Company had no employees and instead relied upon the resources of staff employed by SCL Elections Limited. Upon receiving confirmation from the Agents that no acceptable offers had been made relating to the sale of the business assets, the Joint Administrators had no alternative but to terminate the employment contracts for all members of staff of SCL Elections Limited.

As the Company had no employees, there are therefore no known preferential creditors.

Unsecured Creditors

According to the director's Statement of Affairs, the director has shown 2 unsecured creditors with a book value of £200.08.

To date, claims from 11 unsecured creditors (excluding HMRC) have been received totalling £78,399.26. All 11 claims totalling £78,399.26 were received from creditors not included on the director's Statement of Affairs. Accordingly, the Joint Administrators have not received claims from 2 unsecured creditors with original estimated claims in the Statement of Affairs to date.

Please be advised that proofs of debt are still being received and therefore the total value of unsecured claims is not known at present.



Contingent Claims

Please note that of the 11 claims submitted by creditors not included on the director's Statement of Affairs, 8 were received from 'contingent creditors' each asserting that they had claims for misuse of data (which are at the present time unproven) worth between £5,000 and £20,000.

HMRC

HMRC was not including in the director's statement of affairs. However, a claim has been received from HMRC in the sum of £200 relating to the submission of pre-Administration Corporation Tax returns.

Dividend Prospects

The Company has not granted a floating charge to any creditor after 15 September 2003 and consequently the prescribed part provisions do not apply.

Any dividend to the unsecured creditors is dependent upon the recoverability of assets, the costs of Administration, any subsequent Liquidation, and the other outstanding matters detailed within the body of this report. Accordingly, it is currently uncertain whether funds will be available to pay a dividend to the unsecured creditors.

6. FEES AND EXPENSES

Pre-Administration Costs

Under the terms of the Administration Order it was ordered that the pre-Administration costs be settled as a cost of the Administration.

All costs were settled by a third party, Emerdata Limited ("Emerdata"), the ultimate parent company, to enable the application for the Administration Order. The Joint Administrators will consult the Creditors for a resolution regarding pre-Administration costs should it be deemed appropriate and should funds become available to allow this. Accordingly, these costs may be reimbursed to Emerdata from Administration funds. For the avoidance of doubt, no pre-Administration costs have been reimbursed to Emerdata to date.

The following statement sets out the pre-Administration costs incurred and relates to all the U.K. subsidiaries:

Professional Advisor	Nature of Work	Paid
Tiger Law Ltd	Legal Advice / Administration Application	£27,854.80
Law Abroad Limited t/as Underwoods Solicitors	Legal Advice & Counsel Disbursements	£33,944.76
Total		£61,799.56

Of the £33,944.76 paid to Underwoods, an amount of £12,000.00 relates to Counsel's fees.

As stated above, prior to the commencement of the Administration, Crowe U.K. LLP assisted the director with the preparation of estimated outcome comparisons statements to accompany a witness statement, as required as part of the application for an Administration Order. Additionally, the options available to the Company and the UK subsidiaries were confirmed and advice was given to the common directors about the financial difficulties and the options available to help determine an appropriate course of action. The agreed fixed fee was £25,000 plus VAT and this has been fully settled by Emerdata.



We also assisted the Board in taking the appropriate steps to place the Company into Administration. This task, together with some of the other tasks mentioned above are required by statute or regulatory guidance, and whilst they do not produce any direct benefit for creditors, they still have to be carried out.

The Joint Administrators' Fees

It is the firm's practice to ensure that work is conducted by the appropriate staff member at the appropriate level of experience. Junior members of staff deal with the day to day administration on cases and a manager and partner then oversees the work undertaken. Where the issues are complex and litigious, the work will be closely supervised or undertaken by a manager or partner.

The Joint Administrators' fees were approved by creditors on 11 July 2018 on a fixed fee basis of £50,000 plus VAT.

An amount of £221,792.50 was paid directly by Emerdata to a client account operated by Crowe U.K. LLP. These monies were advanced to partially discharge the Joint Administrators' fees for each of the U.K. subsidiaries that are in Administration. An amount of £9,643.15 has been paid from these funds, relating to the Company, and the fixed fee balance amounting to £40,356.85 is due to be paid from asset realisations.

Other than the above sum paid by Emerdata, the Joint Administrators have not drawn any funds in respect of their fees agreed on a fixed basis from asset realisations.

Expenses & Disbursements

The expenses and disbursements incurred and paid in the Reporting Period and also since the commencement of the Administration are detailed at **Appendix IV** together with a comparison to the expenses that were estimated at the outset of the Administration.

The category 1 disbursements paid in the Reporting Period total £91.10 and represent the reimbursement of actual out of pocket payments made in relation to the Administration.

The recovery of Category 2 disbursements was approved by creditors on 11 July 2018. No category 2 expenses have been incurred in the Reporting Period.

Guidance in respect of insolvency practitioners' fees is available to download at:

http://www.insolvency-practitioners.org.uk/regulation-and-guidance/guides-to-fees

Information about insolvency processes can be found on the R3 website at:

http://www.creditorinsolvencyguide.co.uk/

A hard copy of this guidance information will be provided on request.

Crowe U.K. LLP's charge out rate and disbursements policy is attached at Appendix V.

7. CREDITORS' RIGHTS

An unsecured creditor may, with the permission of the Court or with the concurrence of 5% in value of the unsecured creditors (including the creditor in question), request further details of the Joint Administrators' remuneration and expenses within 21 days of receipt of this report. Any secured creditor may request the same details in the same time limit.



An unsecured creditor may, with the permission of the Court or with the concurrence of 10% in value of the creditors (including the creditor in question), apply to Court to challenge the amount and/or basis of the Joint Administrators' fees and the amount of any proposed expenses or expenses already incurred, within 8 weeks of receipt of this report. Any secured creditor may make a similar application to court within the same time limit.

8. CONCLUSION

The Administration will continue in order to finalise the following outstanding matters that are preventing the case from being closed:

- · The recovery of the aforementioned assets;
- The continuation of the Joint Administrators' investigations; and
- The conversion of the Administration into Compulsory Liquidation.

The Joint Administrators anticipate that the Administration will remain open for a further 6 months to enable these matters to be dealt with.

Signed

Vincent Green
Joint Administrator

Date 28 November 2018



Statutory Information

Company Name

SCL Group Limited

Former Trading Name

Strategic Communication Laboratories Limited

Company Number

05514098

Registered Office

4 Mount Ephraim Road, Tunbridge Wells, Kent, TN1 1EE

Former Registered Office

c/o PKF Littlejohn LLP, 1 Westferry Circus, London, W11 4RD

Joint Administrators

Vincent John Green and Mark Newman

Joint Administrators'

address

Crowe U.K. LLP, 4 Mount Ephraim Road, Tunbridge Wells, Kent,

TN1 1EE

Joint Administrators'

telephone

01892 700200

Date of appointment

3 May 2018

Court name and reference

High Court of Justice No.: 2018-003659



List of Work Undertaken in Reporting Period

Administration:

- Case planning devising an appropriate strategy for dealing with the case and giving instructions to the staff to undertake the work on the case.
- Setting up physical/electronic case files (as applicable).
- Setting up the case on the practice's electronic case management system and entering data.
- Issuing the statutory notifications to creditors and other required on appointment as office holder, including gazetting the office holder's appointment (as applicable).
- Obtaining a specific penalty bond (this is insurance required by statute that every insolvency
 office holder has to obtain for the protection of each estate).
- Preparing, reviewing and issuing proposals to the creditors and members.
- Filing the proposals at Companies House.
- Circulating decisions by correspondence information to all known creditors to consider the Joint Administrators' proposals.
- Reporting on the outcome of the decisions by correspondence and circulating a record of decisions to the creditors, Companies House and the Court.
- Corresponding with the Creditors' Committee, including formal reporting duties and holding meetings where appropriate.
- Dealing with all routine correspondence and emails relating to the case.
- Opening, maintaining and managing the office holder's estate bank account.
- Creating, maintaining and managing the office holder's cashbook.
- Undertaking regular reconciliations of the bank account containing estate funds.
- Reviewing the adequacy of the specific penalty bond on a quarterly basis.
- Undertaking periodic reviews of the progress of the case.
- Overseeing and controlling the work done on the case by case administrators.
- Preparing, reviewing and issuing progress reports to creditors and members, if appropriate.
- Filing progress reports at Companies House.
- Preparing and filing VAT returns.
- Preparing and filing Corporation Tax returns.

Creditors:

- Dealing with creditor correspondence, emails and telephone conversations regarding their claims.
- Maintaining up to date creditor information on the case management system.
- Corresponding with the representatives of parties claiming to be creditors of the U.K. subsidiaries connected to their misuse of date representations.
- Dealing with email communications from members of the public regarding alleged misuse of data by the U.K. subsidiaries.

Realisation of assets:

- Liaising with the Company's pre-appointment bankers regarding the closure of the account.
- Instructing agents to value known assets.
- Liaising with agents to realise known assets.
- Writing to debtors regarding outstanding monies.
- Instructing solicitors to assist in the realisation of assets.

Investigations:

- Recovering the books and records for the case.
- Listing the books and records recovered.
- Submitting an online on the conduct of the directors as required by the Company Directors Disqualification Act.



- Conducting an initial investigation with a view to identifying potential asset recoveries by seeking and obtaining information from relevant third parties.
- Reviewing books and records to identify any transactions or actions the office holder may take against a third party in order to recover funds for the benefit of creditors.
- Seeking information and explanations from the director relating to asset and financial matters.
- Endeavouring to reconcile SAGE and NetSuite accounting records to establish the financial position of the Company.
- Reconciliation of the Company's bank accounts with the Company's accounting records.
- Making enquires of the Company's interim financial accountant regarding financial transactions, employee matters and physical and intangible assets.
- Making enquiries of the Company's accountants and bookkeepers.
- Reviewing information received from creditors.
- Collecting and examining the Company's bank statements, accounts and other records.
- Instructing specialist IT agents to secure and confidentially collect information held on the Company's IT systems and platforms for investigative purposes.
- Liaising with specialist IT agents to interrogate information held on the Company's IT systems and platforms.

Case Specific Matters:

- Liaising with the ICO and assisting with their enquiries.
- Liaising and dealing with the ICO regarding the computer and other equipment seized.
- Communications with U.S. Attorneys, representatives of U.S. subsidiaries (including the US Trustees) and authorities in the U.S.
- Liaising with law enforcement agencies worldwide.
- Dealing, considering and responding to legal matters and enquiries.
- Making enquires of the director regarding various matters including press enquiries, the ICO investigation, financial transactions, employee matters and physical and intangible assets.
- Dealing with substantial media coverage and responses.
- Responding to the significant number of Subject Access Requests received.
- Liaising with solicitors regarding the winding up petition.

SCL Group Limited (In Administration) Joint Administrators' Summary of Receipts & Payments

Statement of Affairs		From 03/05/2018 To 02/11/2018	From 03/05/2018 To 02/11/2018
£		£	£
	ASSET REALISATIONS		
	Cash at Bank Sterling	189.80	189.80
2,000.00	SCL Insight Limited	NIL	NIL
-	•	189.80	189.80
	COST OF REALISATIONS		
	Online Reporting Fee	14.00	14.00
	Statutory Advertising	77.10	77.10
	, ,	(91.10)	(91.10)
	UNSECURED CREDITORS	,	(**************************************
(200.00)	Trade & Expense Creditors	NIL	NIL
· ·	·	NIL	NIL
1,800.00		98.70	98.70
	REPRESENTED BY		
	Vat Receivable		18.22
	Bank 1 Current - SVENSKA		80.48
			98.70

Vincent John Green Joint Administrator



Expenses Information

The Joint Administrators have also used the following agents or professional advisors since their appointment as Joint Administrators:

	Basis of Fees	Fetimato	The state of	Third Darty	U.K.	Asset	Amount still
Limited Valuer Limited Accountancy of Accountancy accountance of		A) BILLING			subsidiary	Realisations	na pe baia
Limited Accountancy of tection Storage Costs Legal Costs Legal Advice imited t/as Counsel Counsel	Time Costs &	00 302 663	623 205 00 521 705 00 305 523	C24 70E OO			
Limited Accountancy otection Storage Costs Legal Costs Legal Advice imited t/as Counsel Counsel	Disbursements	00.003,03	20.00.00	70.000	,		•
otection Storage Costs egal Costs Legal Advice imited IT Specialists imited t/as Counsel	Time Costs &	£10 473 43	54 6 073 43 E1 6 073 43	£16 023 42			
otection Storage Costs egal Costs Legal Advice imited IT Specialists imited t/as Counsel	Disbursements	2,420.40	2.10,323.43	210,323.43	•	•	1
egal Costs Legal Advice Imited It Specialists Counsel Counsel	Time Costs &	6750 00	£2 451 50		£2 181 ED		
osts Legal Advice IT Specialists t/as Legal Advice & Counsel	Fixed Fee	27.00.00	43,401.30	•	23,431.30		
IT Specialists Legal Advice & t/as Counsel	Uncertain	£5,500.00	•	-	•	-	1
Legal Advice & Counsel	Uncertain	£1,250.00	£2,500.00		£2,500.00	-	,
Counsel	Time Costs &						
-		£48,655.70	£79,284.37	£12,670.00	£56,682.10	,	£9,932.27
Dibursements	Span Schricting						
Total		£98,784.13	£98,784.13 £123,864.30 £51,298.43	£51,298.43	£62,633.60	00'03	£9,932.27

The above sums are exclusive of VAT.

value for money. The Joint Administrators have reviewed the charges they have made and are satisfied that they are reasonable in the circumstances complexity and nature of the assignment. The Joint Administrators also considered that the basis on which they will charge their fees represented The choice of professionals was based on the Joint Administrators' perception of their experience and ability to perform this type of work and the of this case. The agents and professional advisors costs as detailed in the column named "Paid by Third Party" above have to been settled by a third party, namely Emerdata Limited, the group parent company.

discharged by SCL Elections Limited have been of direct benefit to SCL Elections Limited and have only been of benefit to the Company and the other The agents and professional advisors costs as detailed in the column named "Paid by other U.K. subsidiary" above have to been settled by other U.K. subsidiaries, in this case all funds within this column have been discharged by SQL Elections Limited. For the avoidance of doubt, the costs U.K subsidiaries as a consequence.



The column named "Paid from Asset Realisations" would indicate funds to been paid out of asset realisations in respect of these costs. To date, no expenses have been paid to agents and professional advisors by the Company from asset realisations.

As previously advised, LSH were instructed as agents and valuers to assist with the marketing of the business assets. Information relating to the work undertaken on the Joint Administrators' behalf is included in the body of this report. Sums accrued by LSH in relation to the exploration of the opportunity to sell the U.K. subsidiaries as a going concern have been paid by a third party, namely Emerdata Limited.

Back Row IM Limited, being engaged by the U.K. subsidiaries prior to the involvement of the Joint Administrators were retained by the Joint Administrators to complete a financial review of the U.K. subsidiaries. The costs stated above relate solely to work completed post appointment for the period ended 24 May 2018. Accordingly, it is expected that further costs may remain outstanding, the quantum of which is not yet known or approved. The sums accrued by Back Row IM Limited relate to the all the U.K. subsidiaries and have been paid by a third party, namely Emerdata Limited.

We are required to take the Company's and the U.K. subsidiaries' books and records under our control. The Joint Administrators engaged Information Protection Solutions Ltd in the collection, archival and listing of boxed records. The costs discharged by SCL Elections Limited have been of direct benefit to SCL Elections Limited and have only been of benefit to the Company and the other U.K subsidiaries as a consequence. The costs associated with this exercise are yet to be finalised.

To date, no US Attorney legal costs have been incurred.

IT Specialists, GWT Media Ltd, were engaged by the Joint Administrators' in association with the secure and confidential collection of the Company's Gmail accounts and its provision in a format intended for further investigation by the Joint Administrators. The costs discharged by SCL Elections Limited of £2,500 plus VAT have been of direct benefit to SCL Elections Limited and have only been of benefit to the Company and the other U.K subsidiaries as a consequence.

The Joint Administrators resolved to instruct their own Solicitors, being Underwoods, to assist them during the post Administration period. The work undertaken on the Joint Administrators' behalf is included in the body of this report. However, for the avoidance of doubt, legal advice has been provided to the Joint Administrators in regards to claims made against the Company and the U.K. subsidiaries prior to Administration mostly relating to the alleged misuse of data, communications with the ICO, clarity on the position of the Joint Administrators not being Data Controllers, on the strategy of the Administrators, legal advice on the Joint Administrators' Proposals and assistance with applications to Court to place the U.K. subsidiaries into Compulsory Liquidation.

Of the £15,204.00 paid by Emerdata to Underwoods, £3,150.00 relates to Counsel's fees. Of the £56,682.10 paid by SCL Elections Limited, £10,875 relates to Counsel's fees and £1,680 has been identified as having been paid to Underwoods in error as it relates to the application to Court to place the six U.K. subsidiaries into Compulsory Liquidation, at a cost of £280 per company which has been paid from each estate/charged as a disbursement from each subsidiary. The sum of £1,680 will either be set off against further costs incurred by Underwoods or refunded to SCL Elections Limited in due course. The costs discharged by SCL Elections Limited to date have been of direct benefit to SCL Elections Limited and have only been of benefit to the Company and the other U.K subsidiaries as a consequence.

In addition to the sums paid to Underwoods in the Reporting Period, the Joint Administrators understand further accrued costs in the sum of £9,932.27 plus VAT, for the period ended 2 November 2018, have been incurred by Underwoods (of which £875 relates to Counsel's fees). However, the invoice has not been approved by the Joint Administrators on behalf of any of the U.K. subsidiaries.



Additional counsel fees are also expected to have been incurred in the Reporting Period which are estimated at £2,500 plus VAT. However as these costs have not been confirmed, they have not been included within the above table.

Expenses do not have to be approved, but when reporting to the committee and creditors during the course of the Administration the actual expenses incurred will be compared with the original estimate provided and we will explain any material differences (e.g. where legal costs rise due to escalated recovery action).



Disbursement Information

The following category 1 expenses have been incurred and paid by the Joint Administrators since their appointment:

Type of expense	Original Estimate	Amount accrued	Amount Paid	Amount still to be paid
Specific Bond	£80.00	£80.00	£0.00	£80.00
Redirection of Mail	Uncertain	£507.00	£0.00	£507.00
Statutory Advertising	£538.55	£115.65	£77.10	£38.55
Postage	£500.00	£11.24	£0.00	£11.24
Online Reporting Fee	Uncertain	£14.00	£14.00	£0.00
Total	£1,118.55	£727.89	£91.10	£636.79

As stated within the body of the report, an application fee cost of £280 plus the payment of Petition costs of £1,680 have been incurred in order to facilitate the petition for winding-up by the Court. These sums have been paid by Crowe U.K. LLP on behalf of the Company and are due to be repaid as a cost of Administration, should funds become available to allow this.

The Joint Administrators are permitted to charge and recover what are known as category 2 expenses. Information about category 2 expenses is set out in our practice fee recovery policy, following approval by creditors on 11 July 2018. No category 2 expenses have been incurred or paid in the Reporting Period.



CROWE U.K. LLP

RECOVERY SOLUTIONS

CHARGE-OUT RATES AND DISBURSEMENTS

The table below sets out the charge-out rates utilised by Recovery Solutions at Crowe U.K. LLP for charging staff time:-

Partner £375 per hour £290 per hour Director Senior Manager £250 per hour £210 per hour Manager £180 per hour **Assistant Manager** £165 per hour Senior Administrator Administrator £125 per hour £65 per hour Trainee/support staff

It should be noted that the above rates may increase from time to time over the period of the administration of each insolvency case. The above rates are effective from 1 April 2018. Time is charged in six minute units.

Category 1 disbursements are charged at the actual cost at which they are incurred and are directly attributable to the case. Category 1 disbursements include statutory advertising, specific bond insurance, external records storage and postage. Reimbursement of Category 1 disbursements does not require the approval of creditors.

Category 2 disbursements are those incurred by Crowe U.K. LLP and re-charged to the case and they may include a profit element. Category 2 disbursements are reimbursed from the case only when the basis of the disbursement charge has been approved by creditors in advance.

It is the firm's policy to recover the following disbursements:

Photocopying Re-charged at 10p per sheet

Internal room hire Charged at £50 per meeting held in house

Company searches £15 per corporate case
Mileage Charged at 45 pence per mile

Guidance in respect of insolvency practitioners' fees is available to download at:

http://www.insolvency-practitioners.org.uk/regulation-and-guidance/guides-to-fees

Information about insolvency processes can be found on the R3 website at:

http://www.creditorinsolvencyguide.co.uk/

GUIDES TO FEES AND BEST PRACTICE

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.

Contact name	Joe Longhurst
Company name	Crowe U.K. LLP
	•
Address	4 Mount Ephraim Road
	Tunbridge Wells
Post town	Kent
County/Region	
Postcode	T N 1 1 E E
Country	
DX	
Telephone	01892 700200

Checklist

We may return forms completed incorrectly or with information missing.

Please make sure you have remembered the following:

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

Important information

All information on this form will appear on the public record.

Where to send

You may return this form to any Companies House address, however for expediency we advise you to return it to the address below:

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

Further information

For further information please see the guidance notes on the website at www.gov.uk/companieshouse or email enquiries@companieshouse.gov.uk

This form is available in an alternative format. Please visit the forms page on the website at www.gov.uk/companieshouse