Appendix 3 - Proxy Form Rule 16.1

Insolvency Act 1986

Proxy (Administration)

Park First Freeholds Limited (in administration)

Name of Creditor

Name of Proxy Holder

Address

Please insert name of person (who must be 18 or over) or "Chairman of the Meeting". If you wish to provide for alternative proxy holders in the circumstances that your first choice is unable to attend please state the name(s) of the alternatives as well

Please delete words

*Please delete as

appropriate

I appoint the above person to be my/the creditor's proxy holder at the meeting of creditors to be held on Monday 25 November 2019 or at any adjournment of

1_____

2

3 _____

in brackets if the proxy holder is only to vote as directed i.e. he has no discretion of creditors to be held on Monday 25 November 2019 or at any adjournment of that meeting. The proxy holder is to propose or vote as instructed below (and in respect of any decision for which no specific instruction is given, may vote or abstain at his/her discretion).

1 That the Joint Administrators' proposals be approved.

For/Against*

2 Under Rule 3.39, that a creditors' committee should NOT be established unless sufficient, eligible creditors are willing to be members of a committee.

For/Against*

4 Under Rule 18.16 of the Insolvency (England and Wales) Rules 2016 and in the absence of a Creditors' Committee, the remuneration of the Joint Administrators be fixed by reference to time properly given by them and their staff in attending to matters arising in the Administration and estimated to total £60,300 in the first year.

Further approval will be required for any subsequent periods and if the time costs in the first year exceed these amounts

For/Against*

5 In accordance with Statement of Insolvency Practice No 9, issued by the Association of Business Recovery Professionals, the Joint Administrators be authorised to draw remuneration as and when funds are available.

For/Against*

6 In accordance with Statement of Insolvency Practice No 9, issued by the Association of Business Recovery Professionals, the Joint Administrators be authorised to draw Category 2 disbursements (as explained in Appendix VII of the Proposals) in accordance with their firm's published tariff.

For/Against*

7 The Joint Administrators will be discharged from liability under Paragraph 98(2) of Schedule B1 to the Insolvency Act 1986 immediately upon their appointment as Joint Administrators ceasing to have effect.

For/Against*

8 For the appointment of [nominee]_____

of [the following address / firm]_____

representing [creditors' name] _____

as a member of the creditors' committee

For/Against*

Proposed Modifications to the Joint Administrators' proposals:

- 9 That the Joint Administrators will continue to manage the business, affairs and property of the Company in order to achieve the purpose of the Administration. In particular that they:
 - i. Deal with any creditor queries, monitor creditor claims received and update their records accordingly; and
 - ii. Perform their statutory duties and do all such things as required by regulation in order to achieve the purpose of the Administration or to protect and preserve the records and assets of the Company.

For/Against*

11 That Carl S Jackson of Quantuma LLP and Christopher Benjamin Barrett of Dow Schofield & Watts be appointed as Joint Liquidators in the event that the Administration moves to Creditors Voluntary Liquidation or be proposed as Joint Liquidators where a winding up order is made and that during the period of liquidation, any act required or authorised under any enactment to be done by the Joint Liquidators may be carried out by both or either of them, or by one or both of the persons for the time being holding that office in succession to them.

This form must be signed	Signature
	Date///
	Name in CAPITAL LETTERS
Only to be completed if the creditor has not signed in person	Position with creditor or relationship to creditor or other authority for signature
	Tick if the signatory is the sole member / shareholder of a body corporate

Rule 16.1

Insolvency Act 1986

Proxy (Administration)

Help Me Park Gatwick Limited (in administration)

Name of Creditor

Address

Please insert name of person (who must be 18 or over) or "Chairman of the Meeting". If you wish to provide for alternative proxy holders in the circumstances that your first choice is unable to attend please state the name(s) of the alternatives as well

i.e. he has no discretion

appropriate

Name of Proxy Holder
1
2
3

Please delete words	I appoint the above person to be my/the creditor's proxy holder at the meeting
in brackets if the	of creditors to be held on Monday 25 November 2019 or at any adjournment of
proxy holder is only	that meeting. The proxy holder is to propose or vote as instructed below (and in
to vote as directed	respect of any decision for which no specific instruction is given, may vote or
i.e. he has no	abstain at his/her discretion).

1 That the Joint Administrators' proposals be approved.

For/Against*

*Please delete as 2 Under Rule 3.39, that a creditors' committee should NOT be established unless sufficient, eligible creditors are willing to be members of a committee.

For/Against*

4 Under Rule 18.16 of the Insolvency (England and Wales) Rules 2016 and in the absence of a Creditors' Committee, the remuneration of the Joint Administrators be fixed by reference to time properly given by them and their staff in attending to matters arising in the Administration and estimated to total £60,300 in the first year.

Further approval will be required for any subsequent periods and if the time costs in the first year exceed these amounts

For/Against*

5 In accordance with Statement of Insolvency Practice No 9, issued by the Association of Business Recovery Professionals, the Joint Administrators be authorised to draw remuneration as and when funds are available.

For/Against*

6 In accordance with Statement of Insolvency Practice No 9, issued by the Association of Business Recovery Professionals, the Joint Administrators be authorised to draw Category 2 disbursements (as explained in Appendix VII of the Proposals) in accordance with their firm's published tariff.

For/Against*

7 The Joint Administrators will be discharged from liability under Paragraph 98(2) of Schedule B1 to the Insolvency Act 1986 immediately upon their appointment as Joint Administrators ceasing to have effect.

For/Against*

8 For the appointment of [*nominee*]_____

of [the following address / firm]_____

representing [creditors' name] ______

as a member of the creditors' committee

For/Against*

Proposed Modifications to the Joint Administrators' proposals:

- 9 That the Joint Administrators will continue to manage the business, affairs and property of the Company in order to achieve the purpose of the Administration. In particular that they:
 - i. Deal with any creditor queries, monitor creditor claims received and update their records accordingly; and
 - ii. Perform their statutory duties and do all such things as required by regulation in order to achieve the purpose of the Administration or to protect and preserve the records and assets of the Company.

For/Against*

11 That Carl S Jackson of Quantuma LLP and Christopher Benjamin Barrett of Dow Schofield & Watts be appointed as Joint Liquidators in the event that the Administration moves to Creditors Voluntary Liquidation or be proposed as Joint Liquidators where a winding up order is made and that during the period of liquidation, any act required or authorised under any enactment to be done by the Joint Liquidators may be carried out by both or either of them, or by one or both of the persons for the time being holding that office in succession to them.

This form must be signed	Signature
	Date///
	Name in CAPITAL LETTERS
Only to be completed if the creditor has not signed in person	Position with creditor or relationship to creditor or other authority for signature
	Tick if the signatory is the sole member / shareholder of a body corporate

Rule 16.1

Insolvency Act 1986

Proxy (Administration)

Park First Glasgow Rentals Limited (in administration)

Name of Creditor

Address

Please insert name of person (who must be 18 or over) or "Chairman of the Meeting". If you wish to provide for alternative proxy holders in the circumstances that your first choice is unable to attend please state the name(s) of the alternatives as well	Name of Proxy Holder 1 2 3	
Please delete words in brackets if the proxy holder is only to vote as directed i.e. he has no discretion	I appoint the above person to be my/the creditor's proxy holder at the meeti of creditors to be held on Monday 25 November 2019 or at any adjournment of that meeting. The proxy holder is to propose or vote as instructed below (and respect of any decision for which no specific instruction is given, may vote or abstain at his/her discretion).	of Id in
*Please delete as appropriate	 That the Joint Administrators' proposals be approved. For/Again Under Rule 3.39, that a creditors' committee should NOT be established unless sufficient, eligible creditors are willing to be members of a committee. 	
	For/Agai	inst*

For/Against*

4 Under Rule 18.16 of the Insolvency (England and Wales) Rules 2016 and in the absence of a Creditors' Committee, the remuneration of the Joint Administrators be fixed by reference to time properly given by them and their staff in attending to matters arising in the Administration and estimated to total in the first year as £524,027.50.

Further approval will be required for any subsequent periods and if the time costs in the first year exceed these amounts

For/Against*

5 In accordance with Statement of Insolvency Practice No 9, issued by the Association of Business Recovery Professionals, the Joint Administrators be authorised to draw remuneration as and when funds are available.

For/Against*

6 In accordance with Statement of Insolvency Practice No 9, issued by the Association of Business Recovery Professionals, the Joint Administrators be authorised to draw Category 2 disbursements (as explained in Appendix VII of the Proposals) in accordance with their firm's published tariff.

For/Against*

7 The Joint Administrators will be discharged from liability under Paragraph 98(2) of Schedule B1 to the Insolvency Act 1986 immediately upon their appointment as Joint Administrators ceasing to have effect.

For/Against*

8 For the appointment of [nominee]_____

of [the following address / firm]_____

representing [creditors' name] _____

as a member of the creditors' committee

For/Against*

Proposed Modifications to the Joint Administrators' proposals:

- 9 That the Joint Administrators will continue to manage the business, affairs and property of the Company in order to achieve the purpose of the Administration. In particular that they:
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For/Against*

11 That Carl S Jackson of Quantuma LLP and Christopher Benjamin Barrett of Dow Schofield & Watts be appointed as Joint Liquidators in the event that the Administration moves to Creditors Voluntary Liquidation or be proposed as Joint Liquidators where a winding up order is made and that during the period of liquidation, any act required or authorised under any enactment to be done by the Joint Liquidators may be carried out by both or either of them, or by one or both of the persons for the time being holding that office in succession to them.

This form must be signed	Signature
	Date///
	Name in CAPITAL LETTERS
Only to be completed if the creditor has not signed in person	Position with creditor or relationship to creditor or other authority for signature
	Tick if the signatory is the sole member / shareholder of a body corporate

Rule 16.1

Insolvency Act 1986

Proxy (Administration)

Park First Gatwick Rentals Limited (in administration)

Name of Creditor

Address

Name of Proxy Holder 1 2 3
I appoint the above person to be my/the creditor's proxy holder at the meeting of creditors to be held on Monday 25 November 2019 or at any adjournment of that meeting. The proxy holder is to propose or vote as instructed below (and in respect of any decision for which no specific instruction is given, may vote or abstain at his/her discretion).
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For/Against*

4 Under Rule 18.16 of the Insolvency (England and Wales) Rules 2016 and in the absence of a Creditors' Committee, the remuneration of the Joint Administrators be fixed by reference to time properly given by them and their staff in attending to matters arising in the Administration and estimated to total £524,027.50 in the first year.

Further approval will be required for any subsequent periods and if the time costs in the first year exceed these amounts

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6 In accordance with Statement of Insolvency Practice No 9, issued by the Association of Business Recovery Professionals, the Joint Administrators be authorised to draw Category 2 disbursements (as explained in Appendix VII of the Proposals) in accordance with their firm's published tariff.

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For/Against*

8 For the appointment of [nominee]_____

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as a member of the creditors' committee

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For/Against*

11 That Carl S Jackson of Quantuma LLP and Christopher Benjamin Barrett of Dow Schofield & Watts be appointed as Joint Liquidators in the event that the Administration moves to Creditors Voluntary Liquidation or be proposed as Joint Liquidators where a winding up order is made and that during the period of liquidation, any act required or authorised under any enactment to be done by the Joint Liquidators may be carried out by both or either of them, or by one or both of the persons for the time being holding that office in succession to them.

This form must be signed	Signature
	Date///
	Name in CAPITAL LETTERS
Only to be completed if the creditor has not signed in person	Position with creditor or relationship to creditor or other authority for signature
	Tick if the signatory is the sole member / shareholder of a body corporate