

Park First - Proposed Company Voluntary Arrangements (the “CVA Proposals”)

1. Park First Freeholds Limited - In Administration (11033422);
2. Help Me Park Gatwick Limited - In Administration (09654985);
3. Airport Parking Rentals (Gatwick) Limited - In Administration (10415339);
4. Park First Gatwick Rentals Limited - In Administration (10994206);
5. Park First Glasgow Rentals Limited - In Administration (10994132);
6. Paypark Limited - In Administration (09871483);
(together, these 6 companies, the “AdminCos”).

7. Group First Global Limited (05739246);
8. Park First Limited (07158270);
9. Harley Scott Residential Limited (05760390);
10. Park First Skyport Limited (09560196);
11. Cophall Parking Gatwick Limited (05648696);
12. Park First Management Limited (08051785);
13. Help-Me-Park.Com Limited (05563009); and
14. London Luton Airport Parking Limited (10186044).
(together, these 8 companies, the “Non-AdminCos”).

(together, these 14 companies the “Companies”)

UPDATE TO INVESTORS AND CREDITORS REGARDING THE CVA PROPOSALS OF THE
ABOVE 14 COMPANIES

Date: 30 September 2021

This notice is to confirm to investors and creditors that the CVA Proposals in respect of the 14 Companies above were launched on 21 September 2021. All investors and creditors should have received notice of the CVA Proposals. If you have not received notice of the CVA Proposals or you are unable to access them, please contact the Nominees at parkfirst@smithandwilliamson.com

SIPP/ SASS Investors

If you obtained advice when investing in the Park First scheme (which would be most likely if you purchased your investment through a SIPP/ SASS) and you have **NOT** been compensated by the Financial Services Compensation Scheme (“FSCS”), the Nominees have written to you for your information. However, you should contact your SIPP/ SASS Provider, or financial advisor, directly to understand the authority they hold to submit documentation on your behalf and/ or details of your vote on the CVA Proposals in accordance with your wishes.

Investors who have been compensated by the FSCS

If you are an investor that has been compensated by the FSCS, the beneficial interest in your investment has been assigned to the FSCS and any payments to be made from the CVAs will therefore be paid to the FSCS. It’s also likely that the FSCS will complete the relevant paperwork and vote on the CVA Proposals in respect of all investors who the FSCS has compensated, and we would therefore encourage such investors to contact the FSCS or Nominees should they require clarification.

Should you have not received any correspondence from the Nominees by 30 September 2021, please contact parkfirst@smithandwilliamson.com immediately to request copies of anything you might be missing.

Partners, Directors and Associate Directors acting as insolvency practitioners act as agents and without personal liability. The insolvency practitioners are authorised and licensed in the United Kingdom to act as insolvency practitioners by the Institute of Chartered Accountants in England and Wales. The insolvency practitioners are bound by the Insolvency Code of Ethics which can be found at: [https://www.icaew.com/regulation/insolvency/sips-regulations-and-guidance/insolvency-code-ofethics#:-:text=The%20Insolvency%20Code%20of%20Ethics%20applies%20to%20all,work%20that%20may%20lead%20to%20such%20an%20appointment](https://www.icaew.com/regulation/insolvency/sips-regulations-and-guidance/insolvency-code-ofethics#:-:text=The%20Insolvency%20Code%20of%20Ethics%20applies%20to%20all,work%20that%20may%20lead%20to%20such%20an%20appointment.). Complaints If you have any comments or concerns in connection with the Services, and you do not wish to discuss these with the persons directly responsible for providing the Services to you, please contact our Head of Legal, by writing to 25 Moorgate, London EC2R 6AY or by telephone on 020 7131 4000. We undertake to look into any complaint carefully and promptly. If we do not answer your complaint to your satisfaction, or should you not wish to follow the procedure outlined above, you may refer your complaint directly to the Insolvency Complaints Gateway which is operated by the Insolvency Service, an Executive Agency of the Department for Business, Energy and Industrial Strategy (BEIS), who will then refer your complaint to the relevant Recognised Licensing Body. Complaints can be made by email, telephone or letter as follows: i) emailing the completed complaint form to: insolvency.enquiryline@insolvency.gov.uk; ii) calling the Insolvency Service Enquiry Line on 0300 678 0015 – calls are charged up to 12p per minute (approximate) from a land line; for mobiles, between 3p and 45p per minute (approximate) if you are calling from the UK; or iii) posting the completed complaints form to: The Insolvency Service, IP Complaints, 3rd Floor, 1 City Walk, Leeds LS11 9DA. To obtain a complaint form or for more details, please visit: www.gov.uk/complain-about-insolvency-practitioner