

Notice of appointment

Company Name	Company Number	Court Reference Number (of 2020)
Cote Restaurants Limited	05982915	CR-2020-003820
Cote Restaurants Group Holdings Limited	08659502	CR-2020-003821
Cote Kitchens Limited	12599618	CR-2020-003828
Limeyard Restaurants Limited	08207403	CR-2020-003823
Jackson and Rye Restaurants Limited	08504197	CR-2020-003825
Greenfields Meat Limited	09486138	CR-2020-003824
Cote Group (Bidco) Limited	08662633	CR-2020-003822
Taste Bidco Limited	09654975	CR-2020-003819
Together "the Companies" (In Administration)		

Notice is given by Matthew Boyd Callaghan (IP number 14630), Andrew Johnson (IP number 17670) and Lisa Rickelton (IP No 10594) of FTI Consulting LLP, 200 Aldersgate Street, Aldersgate, London, EC1A 4HD, under paragraph 46 of Schedule B1 of The Insolvency Act 1986 and rule 3.27(3) of The Insolvency (England and Wales) Rules 2016, that we were appointed Joint Administrators of the Companies on 28 September 2020.

The affairs, business and property of the Companies are being managed by the Joint Administrators, Matthew Boyd Callaghan, Andrew Johnson and Lisa Rickelton. The Administrators act as agents of the Companies and contract without personal liability.

The Joint Administrators are authorised to act either jointly or separately.

Creditors requiring further information regarding the Administration should either contact me at FTI Consulting LLP, 200 Aldersgate Street, Aldersgate, London, EC1A 4HD, or contact a member of my staff by email at coteadministrators@fticonsulting.com, or by phone on 020 3727 1635.

DATED THIS 28TH DAY OF SEPTEMBER 2020



Matthew Boyd Callaghan
JOINT ADMINISTRATOR



Andrew Johnson
JOINT ADMINISTRATOR



Lisa Rickelton
JOINT ADMINISTRATOR

Notice of appointment of an administrator by the directors of a company (where a notice of intention to appoint has been given) ^(a)



(a) Amend heading as applicable.
(Rule 3.24(1).)

(aa) This notice is prepared for a company incorporated within England and Wales under the Companies Act 2006 or a previous Companies Act. If the company is incorporated outside the UK or is an unregistered company refer to rule 1.6 for identification requirements. (Rules 3.24(1)(a) and 1.6.)

Name of Company Cote Restaurants Limited	(aa) Company number 05982915
In the High Court of Justice, Business and Property Courts of England and Wales Insolvency and Companies List (ChD) [full name of court]	For court use only Court case number CR-2020-003820

(aaa) (Rule 1.29.)

(aaa) This notice of appointment is given in accordance with the requirements of rule 3.24 of the Insolvency (England and Wales) Rules 2016 (IR 2016) and paragraph 29 of Schedule B1 to the Insolvency Act 1986 (respectively, Schedule B1 and IA 1986.) References in this notice of appointment to rules and sections are, unless expressly provided otherwise, respectively references to rules of the IR 2016, and to sections of the IA 1986.

(b) Select applicable appointer (rule 3.24(1) (b)).

1. (b) The directors of the company (the appointer) have appointed the following named persons as administrators of the company:

(c) Insert names of person[s] appointed as administrator[s]. (Rule 3.24(1)(c).)

(c) Matthew Boyd Callaghan (IP number: 14630, email: Matthew.Callaghan@fticonsulting.com), Andrew James Johnson (IP number: 17670, email: Andrew.j.johnson@fticonsulting.com) and Lisa Jane Rickelton (IP number: 10594, email: Lisa.rickelton@fticonsulting.com), all of FTI Consulting LLP, 200 Aldersgate, Aldersgate Street, London, EC1A 4HD

(d) Amend as applicable (rule 3.24(1)(d)).

and notice that this appointment has been made is hereby given.

(e) (Rule 3.24(1) (e).)

2. (d) Copies of the administrators' consents to act accompany this notice.

(f) (Rule 3.24(1)(f).)

3. (e) The appointer is entitled to make an appointment under paragraph 22 of Schedule B1.

(g) Delete as applicable. An Article 1.2 undertaking is, broadly, one of the following: (a) an insurance undertaking; (b) a credit institution; (c) an investment undertaking providing services involving the holding of funds or securities for third parties; or (d) a collective investment undertaking. (Rules 3.24(1)(g) and 1.2.)

4. (f) This appointment is in accordance with Schedule B1.

5. The company (g) is not an Article 1.2 undertaking (as defined in rule 1.2).

(h) Delete as applicable to state whether the proceedings are main, secondary or territorial proceedings under the EU Regulation or non-EU proceedings (rule 3.24(1)(h)).

6. The proceedings flowing from the appointment will be (h) main and the reasons for so stating are as follows:

(hh) Non-EU proceedings mean insolvency proceedings which are not main, secondary or territorial proceedings.

(i) The company's registered office and its assets and business are situated in England and Wales and there is no evidence to rebut the presumption that the company's centre of main interests is in England and Wales.

(i) Insert reasons for the statement. (Rules 3.24(1)(h) and 1.7.)

7. The appointer has given written notice of their intention to appoint in accordance with paragraph 26(1) of Schedule B1 and a copy of that notice was filed at court on (j) 28 September 2020 and (kk) each person to whom the notice was sent has consented to this appointment.

(j) Insert date of filing of notice of intention to appoint (rule 3.24(1)(j)).

8. The (l) administrators' appointment was made on (ll) the date and at the time endorsed by the court in the box below.

(k)/(kk) Select applicable paragraph. (Rule 3.24(1)(i).)

9. (m) For the purposes of paragraph 100(2) of Schedule B1 the administrators may exercise any of the powers conferred on them by the IA 1986 jointly or individually.

(l) Amend as applicable and

(ll) insert time and date of appointment. (Rule 3.24(1)(j).)

(m) Where there are two or more administrators appointed the notice is required to include a paragraph 100(2) Schedule B1 statement which should be amended as applicable. (Rule 3.24(2).) Prior to IR 2016 this statement was a separate document.

(n) Insert name of appointer or person making the declaration on behalf of the appointer (and in that case indicate capacity in which the statement is made e.g. solicitor, director). (Rule 3.24(3).)

10. I (n) Strahan Wilson, director of the company, do solemnly and sincerely declare (by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction) that the information provided in this notice and the statements made and information given in the notice of intention to appoint are, and remain, to the best of my knowledge and belief, true,

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

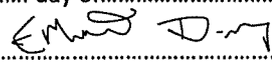
Declared at Woolverstone House, 61 Berners Street, London, W1T 3NJ

and

Walliscote Road, Bristol, BS9 4RZ

Signed 

This 28 day of September 2020

before me  Emma Davies, TLT LLP

(by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction)

A Commissioner for Oaths or Notary Public or Justice of the Peace or solicitor or duly authorised officer.

(o) Court to insert date and time filing

Endorsement to be completed by the court

This notice was filed (o) [Issued by the court on 28 September 2020 at 2.53pm]

Notice of appointment of an administrator by the directors of a company (where a notice of intention to appoint has been given) ^(a)



(a) Amend heading as applicable.
(Rule 3.24(1).)

(aa) This notice is prepared for a company incorporated within England and Wales under the Companies Act 2006 or a previous Companies Act. If the company is incorporated outside the UK or is an unregistered company refer to rule 1.6 for identification requirements. (Rules 3.24(1)(a) and 1.6.)

Name of Company Cote Restaurants Group Holdings Limited	(aa) Company number 08659502
In the High Court of Justice, Business and Property Courts of England and Wales Insolvency and Companies List (ChD) [full name of court]	For court use only Court case number

CR-2020-003821

(aaa) (Rule 1.29.)

(aaa) This notice of appointment is given in accordance with the requirements of rule 3.24 of the Insolvency (England and Wales) Rules 2016 (IR 2016) and paragraph 29 of Schedule B1 to the Insolvency Act 1986 (respectively, Schedule B1 and IA 1986.) References in this notice of appointment to rules and sections are, unless expressly provided otherwise, respectively references to rules of the IR 2016, and to sections of the IA 1986.

(b) Select applicable appointer (rule 3.24(1) (b)).

1. (b) The directors of the company (the appointer) have appointed the following named persons as administrators of the company:

(c) Insert names of person[s] appointed as administrator[s]. (Rule 3.24(1)(c).)

(c) Matthew Boyd Callaghan (IP number: 14630, email: Matthew.Callaghan@fticonsulting.com), Andrew James Johnson (IP number: 17670, email: Andrew.j.johnson@fticonsulting.com) and Lisa Jane Rickelton (IP number: 10594, email: Lisa.rickelton@fticonsulting.com), all of FTI Consulting LLP, 200 Aldersgate, Aldersgate Street, London, EC1A 4HD

(d) Amend as applicable (rule 3.24(1)(d)).

and notice that this appointment has been made is hereby given.

(e) (Rule 3.24(1) (e).)

2. (d) Copies of the administrators' consents to act accompany this notice.

(f) (Rule 3.24(1)(f).)

3. (e) The appointer is entitled to make an appointment under paragraph 22 of Schedule B1.

(g) Delete as applicable. An Article 1.2 undertaking is, broadly, one of the following: (a) an insurance undertaking; (b) a credit institution; (c) an investment undertaking providing services involving the holding of funds or securities for third parties; or (d) a collective investment undertaking. (Rules 3.24(1)(g) and 1.2.)

4. (f) This appointment is in accordance with Schedule B1.

5. The company (g) is not an Article 1.2 undertaking (as defined in rule 1.2).

(h) Delete as applicable to state whether the proceedings are main, secondary or territorial proceedings under the EU Regulation or non-EU proceedings (rule 3.24(1)(h)).

6. The proceedings flowing from the appointment will be (h) main and the reasons for so stating are as follows:

(hh) Non-EU proceedings mean insolvency proceedings which are not main, secondary or territorial proceedings.

(i) The company's registered office and its assets and business are situated in England and Wales and there is no evidence to rebut the presumption that the company's centre of main interests is in England and Wales.

(i) Insert reasons for the statement. (Rules 3.24(1)(i) and 1.7.)

7. The appointer has given written notice of their intention to appoint in accordance with paragraph 26(1) of Schedule B1 and a copy of that notice was filed at court on (j) 28 September 2020 and (kk) each person to whom the notice was sent has consented to this appointment.

(j) Insert date of filing of notice of intention to appoint (rule 3.24(1)(j)).

8. The (l) administrators' appointment was made on (ll) the date and at the time endorsed by the court in the box below.

(k)/(kk) Select applicable paragraph. (Rule 3.24(1)(k).)

9. (m) For the purposes of paragraph 100(2) of Schedule B1 the administrators may exercise any of the powers conferred on them by the IA 1986 jointly or individually.

(l) Amend as applicable and

(ll) insert time and date of appointment. (Rule 3.24(1)(l).)

(m) Where there are two or more administrators appointed the notice is required to include a paragraph 100(2) Schedule B1 statement which should be amended as applicable. (Rule 3.24(2).) Prior to IR 2016 this statement was a separate document.

10. I (n) Strahan Wilson, director of the company, do solemnly and sincerely declare (by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction) that the information provided in this notice and the statements made and information given in the notice of intention to appoint are, and remain, to the best of my knowledge and belief, true,

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

(n) Insert name of appointer or person making the declaration on behalf of the appointer (and in that case indicate capacity in which the statement is made e.g. solicitor, director). (Rule 3.24(3).)

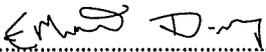
Declared at Woolverstone House, 61 Berners Street, London, W1T 3NJ

and

Walliscote Road, Bristol, BS9 4RZ

Signed 

This 28 day of September 2020

before me  Emma Davies, TLT LLP

(by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction)

A Commissioner for Oaths or Notary Public or Justice of the Peace or solicitor or duly authorised officer.

Endorsement to be completed by the court

This notice was filed (o) [Issued by the court on 28 September 2020 at 2.55pm]

(o) Court to insert date and time filing

Notice of appointment of an administrator by the directors of a company (where a notice of intention to appoint has not been given) (a)



(a) Amend heading as applicable.
(Rule 3.25(1).)

(aa) This notice is prepared for a company incorporated within England and Wales under the Companies Act 2006 or a previous Companies Act. If the company is incorporated outside the UK or is an unregistered company refer to rule 1.6 for identification requirements. (Rule 1.6.)

Name of Company Cote Kitchens Limited	(aa) Company number 12599618
In the High Court of Justice, Business and Property Courts of England and Wales Insolvency and Companies List (ChD) [full name of court]	For court use only Court case number CR-2020-003828

(aaa) (Rule 1.29.)

(aaa) This notice of appointment is given in accordance with the requirements of rule 3.25 of the Insolvency (England and Wales) Rules 2016 (IR 2016) and paragraph 29 of Schedule B1 to the Insolvency Act 1986 (respectively, Schedule B1 and IA 1986.) References in this notice of appointment to rules and sections are, unless expressly provided otherwise, respectively references to rules of the IR 2016, and to sections of the IA 1986.

(b) Select applicable appointer
(rule 3.25(2)(a)).

1. (b) The directors of the company (the appointer) has appointed the following named persons as administrators of the company:

(c) Insert names and addresses of person(s) appointed as administrator(s). (Rule 3.25(2)(c).)

(c) Matthew Boyd Callaghan (IP number: 14630, email: Mathew.Callaghan@fticonsulting.com), Andrew James Johnson (IP number: 17670, email: Andrew.j.johnson@fticonsulting.com) and Lisa Jane Rickelton (IP number: 10594, email: Lisa.rickelton@fticonsulting.com), all of FTI Consulting LLP, 200 Aldersgate, Aldersgate Street, London, EC1A 4HD

(d) Amend as applicable (rule 3.25(2)(c).)

and notice that this appointment has been made is hereby given.

(e) (Rule 3.25(2)(d).)

2. (d) Copies of the administrators' consents to act accompany this notice.

(f) (Rule 3.25(2)(e).)

3. (e) The appointer is entitled to make an appointment under paragraph 22 of Schedule B1.

(ff) (Rule 3.25(2)(f).)

4. (f) This appointment is in accordance with Schedule B1.

5. (ff) The company has not within the preceding 12 months been:

(fff) (Rule 3.25(2)(g).)

(i) in administration;

(ii) the subject of a moratorium under Schedule A1 IA 1986 which ended on a date when no CVA was in force; or

(iii) the subject of a CVA which was made during a moratorium under Schedule A1 IA 1986 and which ended prematurely within the meaning of section 7B.

6. (fff) In relation to the company there is no:

(i) petition for winding up which has been presented but not yet disposed of;

(ii) administration application which has not yet been disposed of; or

(iii) administrative receiver in office.

7. The company (g) is not an Article 1.2 undertaking (as defined in rule 1.2).

(g) Delete as applicable. An Article 1.2 undertaking is, broadly, one of the following: (a) an insurance undertaking; (b) a credit institution; (c) an investment undertaking providing services involving the holding of funds or securities for third parties; or (d) a collective investment undertaking. (Rules 3.25(2)(g) and 1.2.)

(h) Delete as applicable to state whether the proceedings are main, secondary or territorial proceedings under the EU Regulation or non-EU proceedings. (Rule 3.25(2)(i).)

(hh) Non-EU proceedings mean insolvency proceedings which are not main, secondary or territorial proceedings.

8. The proceedings flowing from the appointment will be (h) main and the reasons for so stating are as follows:

(i) The company's registered office and its assets and business are situated in England and Wales and there is no evidence to rebut the presumption that the company's centre of main interests is in England and Wales.

(i) Insert reasons for the statement. (Rules 3.25(2)(h) and 1.7.)

9. This notice is accompanied by (jj) a record of the decision of the directors to appoint an administrator.

(j)/(jj) Select applicable paragraph and delete other. (Rule 3.25(2)(j).)

10. The (k) administrators' appointment was made on (kk) the date and at the time endorsed by the court in the box below.

(k)/Amend as applicable and (kk) insert time and date of appointment. (Rule 3.25(2)(k).)

11. (l) For the purposes of paragraph 100(2) of Schedule B1 the administrators may exercise any of the powers conferred on them by the IA 1986 jointly or individually .

(l) Where there are two or more administrators appointed the notice is required to include a paragraph 100(2) Schedule B1 statement which should be amended as applicable. (Rule 3.25(3).) Prior to IR 2016 this statement was a separate document.

12. I (m) Strahan Wilson, director of the company do solemnly and sincerely declare (by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction) that:

(m) Insert name of appointer or person making the declaration on behalf of the appointer (and in that case indicate capacity in which the statement is made e.g. solicitor, director). (Rule 3.24(3).)

(i) the company is or is likely to become unable to pay its debts

(ii) the company is not in liquidation, and

(iii) the statements in (n) paragraphs 5 and 6 are, so far as I am able to ascertain, true,

and the statements made and information given in this notice of appointment are to the best of my knowledge and belief, true,

(n) (Paragraphs 20(7) and 30 Schedule B1 and rules 3.25(2)(f) and (g).)

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

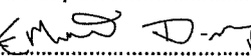
Declared at Woolverstone House, 61 Berners Street, London, W1T 3NJ

and

Walliscote Road, Bristol, BS9 4RZ

Signed 

This 28 day of September 2020

before me  Emma Davies, TLT LLP

(by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction)

(o) Court to insert date and time.

A Commissioner for Oaths or Notary Public or Justice of the Peace or solicitor or duly authorised officer.

Endorsement to be completed by the court

This notice was filed (o) **28 September 2020** at: **02:43**]

Notice of appointment of an administrator by the directors of a company (where a notice of intention to appoint has been given) ^(a)



(a) Amend heading as applicable.
(Rule 3.24(1).)

(aa) This notice is prepared for a company incorporated within England and Wales under the Companies Act 2006 or a previous Companies Act. If the company is incorporated outside the UK or is an unregistered company refer to rule 1.6 for identification requirements. (Rules 3.24(1)(a) and 1.6.)

Name of Company Limeyard Restaurants Limited	(aa) Company number 08207403
In the High Court of Justice, Business and Property Courts of England and Wales Insolvency and Companies List (ChD) [full name of court]	For court use only Court case number

(aaa) (Rule 1.29.)

(aaa) This notice of appointment is given in accordance with the requirements of rule 3.24 of the Insolvency (England and Wales) Rules 2016 (IR 2016) and paragraph 29 of Schedule B1 to the Insolvency Act 1986 (respectively, Schedule B1 and IA 1986.) References in this notice of appointment to rules and sections are, unless expressly provided otherwise, respectively references to rules of the IR 2016, and to sections of the IA 1986.

(b) Select applicable appointer (rule 3.24(1)(b)).

1. (b) The directors of the company (the appointer) have appointed the following named persons as administrators of the company:

(c) Insert names of person[s] appointed as administrator[s]. (Rule 3.24(1)(c).)

(c) Matthew Boyd Callaghan (IP number: 14630, email: Matthew.Callaghan@fticonsulting.com), Andrew James Johnson (IP number: 17670, email: Andrew.j.johnson@fticonsulting.com) and Lisa Jane Rickelton (IP number: 10594, email: Lisa.rickelton@fticonsulting.com), all of FTI Consulting LLP, 200 Aldersgate, Aldersgate Street, London, EC1A 4HD

(d) Amend as applicable (rule 3.24(1)(d)).

and notice that this appointment has been made is hereby given.

(e) (Rule 3.24(1)(e).)

2. (d) Copies of the administrators' consents to act accompany this notice.

(f) (Rule 3.24(1)(f).)

3. (e) The appointer is entitled to make an appointment under paragraph 22 of Schedule B1.

(g) Delete as applicable. An Article 1.2 undertaking is, broadly, one of the following: (a) an insurance undertaking; (b) a credit institution; (c) an investment undertaking providing services involving the holding of funds or securities for third parties; or (d) a collective investment undertaking. (Rules 3.24(1)(g) and 1.2.)

4. (f) This appointment is in accordance with Schedule B1.

5. The company (g) is not an Article 1.2 undertaking (as defined in rule 1.2).

6. The proceedings flowing from the appointment will be (h) main and the reasons for so stating are as follows:

(h) Delete as applicable to state whether the proceedings are main, secondary or territorial proceedings under the EU Regulation or non-EU proceedings (rule 3.24(1)(h)).

(i) The company's registered office and its assets and business are situated in England and Wales and there is no evidence to rebut the presumption that the company's centre of main interests is in England and Wales.

(hh) Non-EU proceedings mean insolvency proceedings which are not main, secondary or territorial proceedings.

7. The appointer has given written notice of their intention to appoint in accordance with paragraph 26(1) of Schedule B1 and a copy of that notice was filed at court on (j) 28 September 2020 and (kk) each person to whom the notice was sent has consented to this appointment.

(i) Insert reasons for the statement. (Rules 3.24(1)(i) and 1.7.)

8. The (l) administrators' appointment was made on (ll) the date and at the time endorsed by the court in the box below.

(j) Insert date of filing of notice of intention to appoint (rule 3.24(1)(j)).

9. (m) For the purposes of paragraph 100(2) of Schedule B1 the administrators may exercise any of the powers conferred on them by the IA 1986 jointly or individually.

(k)/(kk) Select applicable paragraph. (Rule 3.24(1)(k).)

(l) Amend as applicable and

(ll) Insert time and date of appointment. (Rule 3.24(1)(l)).

10. I (n) Strahan Wilson, director of the company, do solemnly and sincerely declare (by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction) that the information provided in this notice and the statements made and information given in the notice of intention to appoint are, and remain, to the best of my knowledge and belief, true,

(m) Where there are two or more administrators appointed the notice is required to include a paragraph 100(2) Schedule B1 statement which should be amended as applicable. (Rule 3.24(2).) Prior to IR 2016 this statement was a separate document.

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

(n) Insert name of appointer or person making the declaration on behalf of the appointer (and in that case indicate capacity in which the statement is made e.g. solicitor, director). (Rule 3.24(3).)

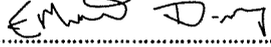
Declared at Woolverstone House, 61 Berners Street, London, W1T 3NJ

and

Walliscote Road, Bristol, BS9 4RZ

Signed 

This 28 day of September 2020

before me  Emma Davies, TLT LLP

(by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction)

A Commissioner for Oaths or Notary Public or Justice of the Peace or solicitor or duly authorised officer.

Endorsement to be completed by the court

This notice was filed (o) [Date: 28 September 2020 Time: 02.50pm]

(o) Court to insert date and time filing

Notice of appointment of an administrator by the directors of a company (where a notice of intention to appoint has been given) ^(a)



(a) Amend heading as applicable.
(Rule 3.24(1).)

(aa) This notice is prepared for a company incorporated within England and Wales under the Companies Act 2006 or a previous Companies Act. If the company is incorporated outside the UK or is an unregistered company refer to rule 1.6 for identification requirements. (Rules 3.24(1)(a) and 1.6.)

Name of Company Jackson and Rye Restaurants Limited	(aa) Company number 08504197
In the High Court of Justice, Business and Property Courts of England and Wales Insolvency and Companies List (ChD) [full name of court]	For court use only Court case number

CR-2020-003825

(aaa) (Rule 1.29.)

(aaa) This notice of appointment is given in accordance with the requirements of rule 3.24 of the Insolvency (England and Wales) Rules 2016 (IR 2016) and paragraph 29 of Schedule B1 to the Insolvency Act 1986 (respectively, Schedule B1 and IA 1986.) References in this notice of appointment to rules and sections are, unless expressly provided otherwise, respectively references to rules of the IR 2016, and to sections of the IA 1986.

(b) Select applicable appointer (rule 3.24(1)(b)).

1. (b) The directors of the company (the appointer) have appointed the following named persons as administrators of the company:

(c) Insert names of person[s] appointed as administrator[s]. (Rule 3.24(1)(c).)

(c) Matthew Boyd Callaghan (IP number: 14630, email: Matthew.Callaghan@fticonsulting.com), Andrew James Johnson (IP number: 17670, email: Andrew.j.johnson@fticonsulting.com) and Lisa Jane Rickelton (IP number: 10594, email: Lisa.rickelton@fticonsulting.com), all of FTI Consulting LLP, 200 Aldersgate, Aldersgate Street, London, EC1A 4HD

(d) Amend as applicable (rule 3.24(1)(d)).

and notice that this appointment has been made is hereby given.

(e) (Rule 3.24(1)(e).)

2. (d) Copies of the administrators' consents to act accompany this notice.

(f) (Rule 3.24(1)(f).)

3. (e) The appointer is entitled to make an appointment under paragraph 22 of Schedule B1.

(g) Delete as applicable. An Article 1.2 undertaking is, broadly, one of the following: (a) an insurance undertaking; (b) a credit institution; (c) an investment undertaking providing services involving the holding of funds or securities for third parties; or (d) a collective investment undertaking. (Rules 3.24(1)(g) and 1.2.)

4. (f) This appointment is in accordance with Schedule B1.

5. The company (g) is not an Article 1.2 undertaking (as defined in rule 1.2).

(h) Delete as applicable to state whether the proceedings are main, secondary or territorial proceedings under the EU Regulation or non-EU proceedings (rule 3.24(1)(h)).

6. The proceedings flowing from the appointment will be (h) main and the reasons for so stating are as follows:

(hh) Non-EU proceedings mean insolvency proceedings which are not main, secondary or territorial proceedings.

(i) The company's registered office and its assets and business are situated in England and Wales and there is no evidence to rebut the presumption that the company's centre of main interests is in England and Wales.

(i) Insert reasons for the statement. (Rules 3.24(1)(h) and 1.7.)

7. The appointer has given written notice of their intention to appoint in accordance with paragraph 26(1) of Schedule B1 and a copy of that notice was filed at court on (j) 28 September 2020 and (kk) each person to whom the notice was sent has consented to this appointment.

(j) Insert date of filing of notice of intention to appoint (rule 3.24(1)(j)).

8. The (l) administrators' appointment was made on (ll) the date and at the time endorsed by the court in the box below.

(k)/(kk) Select applicable paragraph. (Rule 3.24(1)(l).)

9. (m) For the purposes of paragraph 100(2) of Schedule B1 the administrators may exercise any of the powers conferred on them by the IA 1986 jointly or individually.

(l) Amend as applicable and

(ll) Insert time and date of appointment. (Rule 3.24(1)(j).)

10. I (n) Strahan Wilson, director of the company, do solemnly and sincerely declare (by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction) that the information provided in this notice and the statements made and information given in the notice of intention to appoint are, and remain, to the best of my knowledge and belief, true,

(m) Where there are two or more administrators appointed the notice is required to include a paragraph 100(2) Schedule B1 statement which should be amended as applicable. (Rule 3.24(2).) Prior to IR 2016 this statement was a separate document.

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

(n) Insert name of appointer or person making the declaration on behalf of the appointer (and in that case indicate capacity in which the statement is made e.g. solicitor, director). (Rule 3.24(3).)

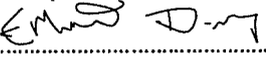
Declared at Woolverstone House, 61 Berners Street, London, W1T 3NJ

and

..... Walliscote Road, Bristol, BS9 4RZ

Signed 

This28..... day of.....September..... 2020

before me  Emma Davies, TLT LLP

(by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction)

A Commissioner for Oaths or Notary Public or Justice of the Peace or solicitor or duly authorised officer.

Endorsement to be completed by the court

This notice was filed (o) [**Issued by the court on 28 September 2020 at 2.51pm**

(o) Court to insert date and time filing

Notice of appointment of an administrator by the directors of a company (where a notice of intention to appoint has been given) ^(a)



(a) Amend heading as applicable.
(Rule 3.24(1).)

(aa) This notice is prepared for a company incorporated within England and Wales under the Companies Act 2006 or a previous Companies Act. If the company is incorporated outside the UK or is an unregistered company refer to rule 1.6 for identification requirements. (Rules 3.24(1)(a) and 1.6.)

Name of Company Greenfields Meat Limited	(aa) Company number 09486138
In the High Court of Justice, Business and Property Courts of England and Wales Insolvency and Companies List (ChD) [full name of court]	For court use only Court case number

CR-2020-003824

(aaa) (Rule 1.29.)

(aaa) This notice of appointment is given in accordance with the requirements of rule 3.24 of the Insolvency (England and Wales) Rules 2016 (IR 2016) and paragraph 29 of Schedule B1 to the Insolvency Act 1986 (respectively, Schedule B1 and IA 1986.) References in this notice of appointment to rules and sections are, unless expressly provided otherwise, respectively references to rules of the IR 2016, and to sections of the IA 1986.

(b) Select applicable appointer (rule 3.24(1)(b)).

1. (b) The directors of the company (the appointer) have appointed the following named persons as administrators of the company:

(c) Insert names of person[s] appointed as administrator[s]. (Rule 3.24(1)(c).)

(c) Matthew Boyd Callaghan (IP number: 14630, email: Matthew.Callaghan@fticonsulting.com), Andrew James Johnson (IP number: 17670, email: Andrew.j.johnson@fticonsulting.com) and Lisa Jane Rickelton (IP number: 10594, email: Lisa.rickelton@fticonsulting.com), all of FTI Consulting LLP, 200 Aldersgate, Aldersgate Street, London, EC1A 4HD

(d) Amend as applicable (rule 3.24(1)(d)).

and notice that this appointment has been made is hereby given.

(e) (Rule 3.24(1)(e).)

2. (d) Copies of the administrators' consents to act accompany this notice.

(f) (Rule 3.24(1)(f).)

3. (e) The appointer is entitled to make an appointment under paragraph 22 of Schedule B1.

(g) Delete as applicable. An Article 1.2 undertaking is, broadly, one of the following: (a) an insurance undertaking; (b) a credit institution; (c) an investment undertaking providing services involving the holding of funds or securities for third parties; or (d) a collective investment undertaking. (Rules 3.24(1)(g) and 1.2.)

4. (f) This appointment is in accordance with Schedule B1.

5. The company (g) is not an Article 1.2 undertaking (as defined in rule 1.2).

6. The proceedings flowing from the appointment will be (h) main and the reasons for so stating are as follows:

(h) Delete as applicable to state whether the proceedings are main, secondary or territorial proceedings under the EU Regulation or non-EU proceedings (rule 3.24(1)(h)).

(i) The company's registered office and its assets and business are situated in England and Wales and there is no evidence to rebut the presumption that the company's centre of main interests is in England and Wales.

(hh) Non-EU proceedings mean insolvency proceedings which are not main, secondary or territorial proceedings.

7. The appointer has given written notice of their intention to appoint in accordance with paragraph 26(1) of Schedule B1 and a copy of that notice was filed at court on (j) 28 September 2020 and (kk) each person to whom the notice was sent has consented to this appointment.

(i) Insert reasons for the statement. (Rules 3.24(1)(h) and 1.7.)

8. The (l) administrators' appointment was made on (ll) the date and at the time endorsed by the court in the box below.

(j) Insert date of filing of notice of intention to appoint (rule 3.24(1)(i)).

9. (m) For the purposes of paragraph 100(2) of Schedule B1 the administrators may exercise any of the powers conferred on them by the IA 1986 jointly or individually.

(k)/(kk) Select applicable paragraph. (Rule 3.24(1)(i).)

(l) Amend as applicable and

(ll) insert time and date of appointment. (Rule 3.24(1)(j).)

(m) Where there are two or more administrators appointed the notice is required to include a paragraph 100(2) Schedule B1 statement which should be amended as applicable. (Rule 3.24(2).) Prior to IR 2016 this statement was a separate document.

10. I (n) Strahan Wilson, director of the company, do solemnly and sincerely declare (by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction) that the information provided in this notice and the statements made and information given in the notice of intention to appoint are, and remain, to the best of my knowledge and belief, true,

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

(n) Insert name of appointer or person making the declaration on behalf of the appointer (and in that case indicate capacity in which the statement is made e.g. solicitor, director). (Rule 3.24(3).)

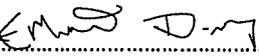
Declared at Woolverstone House, 61 Berners Street, London, W1T 3NJ

and

..... Walliscote Road, Bristol, BS9 4RZ

Signed 

This 28 day of September 2020

before me  Emma Davies, TLT LLP

(by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction)

A Commissioner for Oaths or Notary Public or Justice of the Peace or solicitor or duly authorised officer.

Endorsement to be completed by the court

This notice was filed (o) [Date: 28 September 2020 Time: 02.48pm]

(o) Court to insert date and time filing

Notice of appointment of an administrator by the directors of a company (where a notice of intention to appoint has been given) (a)



(a) Amend heading as applicable.
(Rule 3.24(1).)

(aa) This notice is prepared for a company incorporated within England and Wales under the Companies Act 2006 or a previous Companies Act. If the company is incorporated outside the UK or is an unregistered company refer to rule 1.6 for identification requirements. (Rules 3.24(1)(a) and 1.6.)

Name of Company Cote Group (Bidco) Limited	(aa) Company number 08662633
In the High Court of Justice, Business and Property Courts of England and Wales Insolvency and Companies List (ChD) [full name of court]	For court use only Court case number

CR-2020-003822

(aaa) (Rule 1.29.)

(aaa) This notice of appointment is given in accordance with the requirements of rule 3.24 of the Insolvency (England and Wales) Rules 2016 (IR 2016) and paragraph 29 of Schedule B1 to the Insolvency Act 1986 (respectively, Schedule B1 and IA 1986.) References in this notice of appointment to rules and sections are, unless expressly provided otherwise, respectively references to rules of the IR 2016, and to sections of the IA 1986.

(b) Select applicable appointer (rule 3.24(1) (b)).

1. (b) The directors of the company (the appointer) have appointed the following named persons as administrators of the company:

(c) Insert names of person[s] appointed as administrator[s]. (Rule 3.24(1)(c).)

(c) Matthew Boyd Callaghan (IP number: 14630, email: Mathew.Callaghan@fticonsulting.com), Andrew James Johnson (IP number: 17670, email: Andrew.j.johnson@fticonsulting.com) and Lisa Jane Rickelton (IP number: 10594, email: Lisa.rickelton@fticonsutling.com), all of FTI Consulting LLP, 200 Aldersgate, Aldersgate Street, London, EC1A 4HD

(d) Amend as applicable (rule 3.24(1)(d)).

and notice that this appointment has been made is hereby given.

(e) (Rule 3.24(1) (e).)

2. (d) Copies of the administrators' consents to act accompany this notice.

(f) (Rule 3.24(1)(f).)

3. (e) The appointer is entitled to make an appointment under paragraph 22 of Schedule B1.

(g) Delete as applicable. An Article 1.2 undertaking is, broadly, one of the following: (a) an insurance undertaking; (b) a credit institution; (c) an investment undertaking providing services involving the holding of funds or securities for third parties; or (d) a collective investment undertaking. (Rules 3.24(1)(g) and 1.2.)

4. (f) This appointment is in accordance with Schedule B1.

5. The company (g) is not an Article 1.2 undertaking (as defined in rule 1.2).

(h) Delete as applicable to state whether the proceedings are main, secondary or territorial proceedings under the EU Regulation or non-EU proceedings (rule 3.24(1)(h)).
(hh) Non-EU proceedings mean insolvency proceedings which are not main, secondary or territorial proceedings.

6. The proceedings flowing from the appointment will be (h) main and the reasons for so stating are as follows:

(i) Insert reasons for the statement. (Rules 3.24(1)(h) and 1.7.)

(i) The company's registered office and its assets and business are situated in England and Wales and there is no evidence to rebut the presumption that the company's centre of main interests is in England and Wales.

(j) Insert date of filing of notice of intention to appoint (rule 3.24(1)(i)).

7. The appointer has given written notice of their intention to appoint in accordance with paragraph 26(1) of Schedule B1 and a copy of that notice was filed at court on (j) 28 September 2020 and (kk) each person to whom the notice was sent has consented to this appointment.

(k)/(kk) Select applicable paragraph. (Rule 3.24(1)(i).)

8. The (l) administrators' appointment was made on (ll) the date and at the time endorsed by the court in the box below.

(l) Amend as applicable and

9. (m) For the purposes of paragraph 100(2) of Schedule B1 the administrators may exercise any of the powers conferred on them by the IA 1986 jointly or individually.

(ll) Insert time and date of appointment. (Rule 3.24(1)(j).)

(m) Where there are two or more administrators appointed the notice is required to include a paragraph 100(2) Schedule B1 statement which should be amended as applicable. (Rule 3.24(2).) Prior to IR 2016 this statement was a separate document.

(n) Insert name of appointer or person making the declaration on behalf of the appointer (and in that case indicate capacity in which the statement is made e.g. solicitor, director). (Rule 3.24(3).)

10. I (n) Strahan Wilson, director of the company, do solemnly and sincerely declare (by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction) that the information provided in this notice and the statements made and information given in the notice of intention to appoint are, and remain, to the best of my knowledge and belief, true,

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Declared at Woolverstone House, 61 Berners Street, London, W1T 3NJ

and

Walliscote Road, Bristol, BS9 4RZ

Signed 

This 28 day of September 2020

before me  Emma Davies, TLT LLP

(by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction)

A Commissioner for Oaths or Notary Public or Justice of the Peace or solicitor or duly authorised officer.

Endorsement to be completed by the court

This notice was filed (o) [Issued by the court on 28 September 2020 at 2.52pm]

(o) Court to insert date and time filing

Notice of appointment of an administrator by the directors of a company (where a notice of intention to appoint has been given) ^(a)



(a) Amend heading as applicable.
(Rule 3.24(1).)

(aa) This notice is prepared for a company incorporated within England and Wales under the Companies Act 2006 or a previous Companies Act. If the company is incorporated outside the UK or is an unregistered company refer to rule 1.6 for identification requirements. (Rules 3.24(1)(a) and 1.6.)

Name of Company Taste Bidco Limited	(aa) Company number 09654975
In the High Court of Justice, Business and Property Courts of England and Wales Insolvency and Companies List (ChD) [full name of court]	For court use only Court case number

CR-2020-003819

(aaa) (Rule 1.29.)

(aaa) **This notice of appointment is given in accordance with the requirements of rule 3.24 of the Insolvency (England and Wales) Rules 2016 (IR 2016) and paragraph 29 of Schedule B1 to the Insolvency Act 1986 (respectively, Schedule B1 and IA 1986.) References in this notice of appointment to rules and sections are, unless expressly provided otherwise, respectively references to rules of the IR 2016, and to sections of the IA 1986.**

(b) Select applicable appointer (rule 3.24(1)(b)).

1. (b) The directors of the company (the appointer) have appointed the following named persons as administrators of the company:

(c) Insert names of person[s] appointed as administrator[s]. (Rule 3.24(1)(c).)

(c) Matthew Boyd Callaghan (IP number: 14630, email: Mathew.Callaghan@fticonsulting.com), Andrew James Johnson (IP number: 17670, email: Andrew.j.johnson@fticonsulting.com) and Lisa Jane Rickelton (IP number: 10594, email: Lisa.rickelton@fticonsulting.com), all of FTI Consulting LLP, 200 Aldersgate, Aldersgate Street, London, EC1A 4HD

(d) Amend as applicable (rule 3.24(1)(d)).

and notice that this appointment has been made is hereby given.

(e) (Rule 3.24(1)(e).)

2. (d) Copies of the administrators' consents to act accompany this notice.

(f) (Rule 3.24(1)(f).)

3. (e) The appointer is entitled to make an appointment under paragraph 22 of Schedule B1.

(g) Delete as applicable. An Article 1.2 undertaking is, broadly, one of the following: (a) an insurance undertaking; (b) a credit institution; (c) an investment undertaking providing services involving the holding of funds or securities for third parties; or (d) a collective investment undertaking. (Rules 3.24(1)(g) and 1.2.)

4. (f) This appointment is in accordance with Schedule B1.

5. The company (g) is not an Article 1.2 undertaking (as defined in rule 1.2).

(h) Delete as applicable to state whether the proceedings are main, secondary or territorial proceedings under the EU Regulation or non-EU proceedings (rule 3.24(1)(h)).

6. The proceedings flowing from the appointment will be (h) main and the reasons for so stating are as follows:

(hh) Non-EU proceedings mean insolvency proceedings which are not main, secondary or territorial proceedings.

(i) The company's registered office and its assets and business are situated in England and Wales and there is no evidence to rebut the presumption that the company's centre of main interests is in England and Wales.

(i) Insert reasons for the statement. (Rules 3.24(1)(h) and 1.7.)

7. The appointer has given written notice of their intention to appoint in accordance with paragraph 26(1) of Schedule B1 and a copy of that notice was filed at court on (j) 28 September 2020 and (kk) each person to whom the notice was sent has consented to this appointment.

(j) Insert date of filing of notice of intention to appoint (rule 3.24(1)(i)).

8. The (l) administrators' appointment was made on (ll) the date and at the time endorsed by the court in the box below.

(k)/(kk) Select applicable paragraph. (Rule 3.24(1)(i).)

9. (m) For the purposes of paragraph 100(2) of Schedule B1 the administrators may exercise any of the powers conferred on them by the IA 1986 jointly or individually.

(l) Amend as applicable and

(ll) insert time and date of appointment. (Rule 3.24(1)(j).)

(m) Where there are two or more administrators appointed the notice is required to include a paragraph 100(2) Schedule B1 statement which should be amended as applicable. (Rule 3.24(2).) Prior to IR 2016 this statement was a separate document.

(n) Insert name of appointer or person making the declaration on behalf of the appointer (and in that case indicate capacity in which the statement is made e.g. solicitor, director). (Rule 3.24(3).)

10. I (n) Strahan Wilson, director of the company, do solemnly and sincerely declare (by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction) that the information provided in this notice and the statements made and information given in the notice of intention to appoint are, and remain, to the best of my knowledge and belief, true,

AND I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

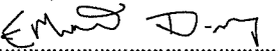
Declared at Woolverstone House, 61 Berners Street, London, W1T 3NJ

and

.....Walliscote Road, Bristol, BS9 4RZ.....

Signed 

This28..... day of.....September..... 2020

before me  Emma Davies, TLT LLP

(by way of video conference in the manner referred to in paragraph 9.2.1 of the Temporary Practice Direction Supporting the Insolvency Practice Direction)

A Commissioner for Oaths or Notary Public or Justice of the Peace or solicitor or duly authorised officer.

(o) Court to insert date and time filing

Endorsement to be completed by the court
This notice was filed (o) [Issued by the court on 28 September 2020 at 2.48pm]