Administration Proof of Debt Rule 14.4, Insolvency (England and Wales) Rules 2016

Recycling Lives Limited (In Administration)

Date of Administration: 18 January 2024

Please refer to the notes at the end of this form.

Name of Creditor			
Address			
Total amount of claim, including VAT, as of 15 January 2024 Less: any payments made to you after 15 January 2024 respect of the claim	()	
Less: any trade or other discounts (except early payment discounts) under Rule 14.20	()	
Less: any adjustments for set off in accordance with Rule 14.24	()	
Net claim after deductions			
Amount of any outstanding uncapitalised interest included in claim			
Amount of any VAT included in claim			
Is the whole or any part of your claim preferential, within the meaning of section 386, schedule 6, of the Insolvency Act 1986? If so, into which category of debt does it fall?			

Continued on next page

Particulars of how and when the debt was incurred.	
Is your claim secured? If so, please provide the following information:	
the nature of the security	
the date on which it was given	
the value which you put on the security	
If you claim or have claimed reservation of title in respect of goods to which the debt refers, please give details here.	

Please provide details of any document by reference to which the details of any document by reference to which the details can be substantiated	bt
Signed	
Signature on behalf of creditor	
Name	
Address	
Authority to sign on behalf of creditor	
Date	
For Administrator's use only	
File with Catriona Lynch	Reviewed by

Notes to Administration Proof of Debt Form:

- Please attach a detailed statement of your account as at the date on which the company entered Administration.
- 2. VAT bad debt relief may usually be claimed six months after the date of supply.
- 3. The Administrator may call for any document or other evidence to be produced if it is considered necessary for the purpose of substantiating the whole or any part of the claim made.
- 4. The Joint Administrators may act as data controllers of personal data as defined by the General Data Protection Regulation 2016/679, depending upon the specific processing activities undertaken. Ernst & Young LLP and/or the Company may act as a data processor on the instructions of the Joint Administrators. Personal data will be kept secure and processed only for matters relating to the Joint Administrator's appointment. The Office Holder Data Privacy Notice can be found at www.ey.com/uk/officeholderprivacy.