

## TO ALL KNOWN CREDITORS

04 December 2025

Ref: LO8575/AUK/SE/CS

Email: Aukadministration@ey.parthenon.com

Dear Sir/Madam

## **Arrival UK Ltd (in Administration) ('the Company')**

I am writing to advise you that Alan Hudson, Sam Woodward and I will shortly be in a position to conclude the Administration of the Company.

As you may be aware, I have made an application to the Court to seek an extension of the Administration for six months from the current expiry date of 4 February 2026.

The purpose of the extension is to enable the completion of the IP sales process, make a distribution to the Company's creditors as applicable and bring the Administration to a close. These matters are set out in further detail in my notice of extension of the Administration to creditors dated 15 October 2025. A second notice was given to creditors, dated 14 November 2025, confirming that a Court hearing for the extension application has been listed for 13 January 2026.

Whilst I am seeking a six-month extension, I will look to bring the Administration to a close as soon as possible.

Notice is hereby given that as our work is almost completed, we intend to seek the consent of the Court, under Paragraph 98(2) of Schedule (B1) of the Insolvency Act 1986, for our discharge from liability as Joint Administrators. Discharge will take effect only after the Administration has formally ended.

The purpose of filing the application for discharge prior to the Administration extension hearing is to seek to ensure that there is sufficient time for the application to be heard prior to the expiration of the Administration whilst the Courts are currently facing significant delays. We will also request for the Court to hear the extension and discharge applications together with the intention of reducing the costs to creditors of holding two court hearings. Should this not be permissible, I will endeavour to seek a conditional discharge at the extension hearing on 13 January 2025, should the Courts be willing to facilitate such.

I will provide further notice to creditors once a Court hearing has been listed for the discharge application.

Should any creditors have an objection to this application, they should provide details of their objection to Simon Edel by writing to <a href="mailto:Aukadministration@ey.parthenon.com">Aukadministration@ey.parthenon.com</a> or 1 More London Place, London, SE1 2AF by no later than Thursday 18 December 2025.

Should you have any queries relating to the applications or any other aspect of the



Administration, please do not hesitate to contact Kevin Haywood at this office.

Yours faithfully for the Company



Simon Edel, and Alan Hudson are licensed in the United Kingdom to act as Insolvency Practitioners by the Insolvency Practitioners Association. Sam Woodward is licensed in the United Kingdom to act as an Insolvency Practitioner by The Institute of Chartered Accountants in England and Wales. As Insolvency Practitioners, they are bound by the Insolvency Code of Ethics in carrying out all professional work relating to the appointment.

The affairs, business and property of the Company are being managed by the Joint Administrators, Simon Edel, Alan Hudson and Sam Woodward who act as agents of the Company only and without personal liability.

The Joint Administrators may act as data controllers of personal data as defined by the UK General Data Protection Regulation (as incorporated in the Data Protection Act 2018), 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 <a href="https://www.ey.com/uk/officeholderprivacy">www.ey.com/uk/officeholderprivacy</a>.