Canford Court (Reading) Management Co. Limited-High Court. Oak End (Beare Green) Management Company Limited-High Court.

Marchmont House School Company Limited-High Court.

Valeriver Limited-High Court.

Sumar Beauty Products Limited-High Court.

G.T. Finance Limited – High Court. Oaklands (Laceby) Limited – Great Grimsby County Court. Industrial Projects Limited – Stourbridge County Court.

Real Investment and Commerce Limited—High Court. Everbridge Limited—High Court.

Newhome Heating Limited-Manchester District Registry.

(43 ST) D. E. Durham, Registrar of Companies

# PETROLEUM AND SUBMARINE PIPE-LINES ACT 1975

#### Notice of the issue of a submarine pipe-line works authorisation

The Secretary of State for Trade and Industry hereby gives notice that he has decided to issue, and in consequence has issued, a works authorisation to be held by Chevron U.K. Limited, whose address is 2 Portman Street, London W1H OAN, for the construction of one 10 inch flexible pipe-line, four 8 inch pipe-lines, a four inch pipe-line and a 3 inch pipe-line between the base of the Ninian Central Platform and the top of the Ninian Central Platform to tie-in the pipe-lines from the Strathspey Field.

Except with the consent of the Secretary of State, one 8 inch pipeline shall only be used to convey natural gas, the 10 inch pipe-line and an 8 inch pipe-line shall only be used to convey crude oil, produced water, associated gases and chemicals, two 8 inch pipe-lines shall only be used to convey natural gas, condensate, produced water and chemicals, the 4 inch pipe-line shall only be used to convey water based chemicals and hydrocarbons and the 3 inch pipe-line shall only be used to convey methanol.

The pipe-lines may be used by the holder and with the holder's agreement, and with the consent of the Secretary of State, by other persons.

Texaco North Sea UK Company has been appointed operator of the pipe-lines.

> J. R. Wakely, Head of Branch 2, Oil and Gas Division. (40 SI)

> > Companies House, Crown Way, Maindy, Cardiff CF4 3UZ

# **COMPANIES ACT 1985**

The dissolution of Tynesoft Computer Software Ltd. was declared void by an Order of the Newcastle-upon-Tyne District Registry on 14th September 1992.

(44 SD

D. Durham. Registrar of Companies

Companies House, Crown Way, Maindy, Cardiff CF4 3UZ

## In the High Court of Justice (Chancery Division) No. 2983 of 1992

In the Matter of COASTALSTORE LIMITED and in the Matter of the Companies Act 1985 and in the Matter of the Insolvency Act 1986.

Notice is hereby given that by an Order made on 10th June 1992 upon the Petition of Maureen Elizabeth Marsh of 121 Byron Way, Northolt, Middlesex, a Creditor of the above-named Company presented to this Court on 19th March 1992 and upon hearing Counsel for the Petitioner and no-one appearing for or on behalf of the said Company and upon reading the evidence and it appearing that the said Company was dissolved on or about 19th June 1992 and struck off the Register of Companies in pursuance of the provisions of section 652(5) of the Companies in pursuance of the provisions opposition on behalf of Her Majesty to the relief sought by the said Petition as appears from the Letter of the Treasury Solicitor dated 2nd June 1992 it is ordered that the name of the said Company be restored to the Register of Companies and it is ordered that Coastalstore Limited be wound up by this Court under the

provisions of the Insolvency Act 1986 and it is ordered that the costs of the Petitioner of the said Petition be paid out of the assets of the said Company.

NOTE: One of the Official Receivers attached to the Court is by virtue of this Order Liquidator of the Company. 10th June 1992.

(45 ST)

Companies House, Crown Way, Maindy, Cardiff CF4 3UZ

### In the High Court of Justice (Chancery Division) No. 002865 of 1992

In the Matter of SNAPBUY LIMITED and in the Matter of the Companies Act 1985 and in the Matter of the Insolvency Act 1986

Notice is hereby given that by an Order made on 13th May 1992 upon the Petition of the Commissioners of Customs and Excise Creditors of the above-named Company presented to this Court on 18th March 1992, and upon hearing counsel for the Petitioners and no-one appearing for or on behalf of the said Company and upon reading the evidence and it appearing that the said Company was dissolved on or about 13th November 1990 and struck off the Register of Companies in pursuance of the provisions of section 652(5) of the Companies Act 1985, it is ordered that the name of the said Company be restored to the Register of Companies, and it is ordered that Snapbury Limited be wound up by this court under the provisions of the Insolvency Act 1986, and it is ordered that the costs of the Petitioners of the said Petition be paid out of the assets of the said Company.

(46 SD)

D. Durham, Registrar of Companies

Companies House, Crown Way, Maindy, Cardiff CF4 3UZ

In the High Court of Justice (Chancery Division) No. 002473 of 1992

In the Matter of BONDROBE LIMITED and in the Matter of the Companies Act 1985 and in the Matter of the Insolvency Act 1986

Notice is hereby given that by an Order made on 6th May 1992 upon the Petition of the Mayor and Burghessess of the Royal Borough of Kensington and Chelsea of the Town Hall, Hornton Street, London W8 7NX a Creditor of the above-named Company presented to this Court on 10th March 1992, and upon hearing counsel for the Petitioner and no-one appearing for or on behalf of the said Company, and upon reading the evidence and it appearing that the said Company was dissolved on or about 26th November 1991 and struck off the Register of Companies in pursuance of the provisions struck of the Register of Companies in pursuance of the provisions of section 652 of the Companies Act 1985 and there being no opposition on behalf of Her Majesty to the relief sought by the said petition as appears from the letter of the Treasury Solicitor dated 22nd April 1992 it is ordered that the name of the said Company be restored to the register of Companies and it is ordered that Bondrobe Limited be wound up by this court under the provisions of the Insolvency Act 1986 and it is ordered that the costs of the Petitioner of the said Petition be paid out of the assets of the said Company. Note: one of the Official Receivers attached to the court is by virtue of this order Liquidator of the Company. 6th May 1992.

(47 SI)

Companies House, Crown Way Maindy, Cardiff CF4 3UZ

In the High Court of Justice (Chancery Division) No. 001706 of 1992

In the Matter of NEWCASTLE MACHINERY COMPANY LIMITED and in the Matter of the Companies Act 1985 and in the Matter of the Insolvency Act 1986.

Notice is hereby given that by an Order made on 10th June 1992 upon the Petition of the Commissioners of Customs and Excise Creditors of the above-named Company presented to this Court on the 17th February 1992, and upon hearing counsel for the Petitioners and no-one appearing for or on behalf of the said Company and upon reading the evidence, and it appearing that the said Company was dissolved on or about 18th February 1992 and struck off the