

FINAL DIVIDEND**DAIRY PRIDE LIMITED**

*Notice to Creditors of Intention to Declare Dividend
(pursuant to Rule 11.2 of the Insolvency Rules 1986)*

A Final Dividend is intended to be declared in the above Liquidation. It appears that there may be some preferential Creditors of the Company who have not yet proved their debts. Take notice that preferential Creditors who do not prove their debt by 15th March 1996 will be excluded from this Dividend which it is intended to declare within four months from the last date for proving.

D. J. Pallen, Liquidator

Becket House, 1 Lambeth Palace Road,
London SE1 7EU.

22nd February 1996.

(111)

APPOINTMENT OF TRUSTEE

In the Croydon County Court. No. 999 of 1994

In the Matter of John Mark Harris and in the Matter of the Insolvency Act 1986

I, A. P. M. Benedict, of Benedict McQueen, 3-4 Mulgrave Court, Mulgrave Road, Sutton, Surrey SM2 6LF, hereby give notice that I was appointed Trustee of John Mark Harris, 58 Westhurst Drive, Chislehurst, Kent BR7 6HT, on 7th February 1996. Creditors who have not yet proved their claim must forward proof of debts to me.

A. P. M. Benedict, Trustee

22nd February 1996.

(579)

ADMINISTRATION ORDERS**SAXON INNS LIMITED**

Registered No.: 2088939.

Nature of Business: Public House Management.

Trade Classification: 48.

Administration Order made: 19th February 1996.

Name of Administrator: W. J. H. Elles (Office Holder No. 1953/01.)

(110)

ABBEY ROSE GLASS & GLAZING LTD.

Registered No.: 2791667.

Nature of Business: Manufacturers and Distributors of Double Glazing Windows.

Trade Classification: 11.

Administration Order made: 2nd February 1996.

Names of Joint Administrators: E. Klempka and D. J. Waterhouse
(Office Holder Nos. 5791 and 5732.)

(807)

PARTNERSHIP

Notice is hereby given that with effect from 29th January 1996, Mr. T. P. and Mrs. E. P. Black cease to be partners in the business of the HAYWAGGON INN at High Street, Hartfield, East Sussex TN7 4AB. The renaming partners of the business Mr D. C. and Mrs. A. N. Hough are continuing the business under the same name. (268)

DISSOLUTIONS

Notice is given that the partnership formerly subsisting between us the undersigned MALCOLM PHILIP EGGINTON and KEITH LESLIE TAYLOR, carrying on business as Heating Engineers and Plumbers at 7 Frensham Close, Cheslyn Hay, Staffordshire, under the name of Egginton Taylor Heating and Plumbing Services has been dissolved by mutual consent as from 19th January 1996 so far as it concerns Keith Leslie Taylor who retires from the firm and that all debts due to and owing by the late firm will be received and paid by the said Malcolm Philip Egginton and the new partner Nigel Stuart Ashley who will carry on the business under the name E T Heating and Plumbing Services.

M. P. Egginton

K. L. Taylor

N. S. Ashley

19th January 1996.

(269)

Notice is given that the partnership hitherto subsisting between DONALD GRAHAM THAKE, WILLIAM VICTOR SUMNER and IAN TAYNTON KENNEDY, carrying on business as providers in the United Kingdom of Building Communications Skills workshops developed by McAlinden Associates Inc. under the style or firm name of McAlinden Associates UK, 56 Ashburnham Grove, Greenwich, London SE10 8UJ, has been dissolved as from 31st December 1995.

I. T. Kennedy

W. V. Sumner

D. G. Thake

(255)

MISCELLANEOUS**EUROTEK ENTERPRISES LIMITED**

Notice is hereby given that by a Special Resolution of the Shareholders of the above-named Company, approved at an Extraordinary General Meeting of the Shareholders, held on 12th February 1996, the payment out of capital of £9,996 for the purpose of the Company acquiring 9,996 of its own ordinary shares of £1.00 each was authorised. The amount of the permissible capital repayment as defined by sections 170, 171 and 172 of the Companies Act 1985 was £9,996. The statutory declaration of the Directors' and the auditors' report required by section 173 of the said Act are available for inspection at the registered office of the Company situate at 1 Funtley Court, Funtley Hill, Fareham, Hampshire PO16 7UY. Any Creditor of the Company may at any time within the period of five weeks immediately following 12th February 1996 (being the date of the above-mentioned Special Resolution) apply to the High Court under section 176 of the said Act for an order prohibiting the payment. (334)