prove their debts or claims and establish any title they may have to priority, at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved, or such priority is established, or as the case may be, from objecting to such distribution.

M. Perkins, Liquidator

10th April 1996.

(301)

# HILLTOP SHOES LIMITED

Notice is hereby given that the Creditors of the above-named Company, are required, on or before 21st May 1996, to send their names and addresses and particulars of their debts or claims and the names and addresses of their Solicitors (if any), to R. J. Elwell, Elwell, Watchorn & Boot, 63 Fosse Way, Syston, Leicester LE7 1NF, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, by their Solicitors or personally to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

R. J. Elwell, Liquidator

9th April 1996.

(114)

#### ARDEB EUROPEAN (FRANCE) LIMITED

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required, on or before 24th May 1996, to send in their full Christian and surnames, their addresses and descriptions, full particulars of their debts or claims and the names and addresses of their Solicitors (if any), to the undersigned, Peter Gotham, of Taylor Gotham & Fry, The Old Exchange, 234 Southchurch Road, Southend-on-Sea, Essex SSI 2EG, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

P. Gothum, Liquidator

12th April 1996.

2nd April 1996.

(321)

## G. W. MORRIS LIMITED

In accordance with Rule 4.106 of the Insolvency Rules 1986, I, Malcolm Ellis Cork of Moore Stephens Booth White, 142-148 Main Road, Sidcup, Kent DA14 6NZ, give notice that on 1st April 1996, I was appointed Liquidator of G. W. Morris Limited by Resolutions of Members and Creditors.

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required, on or before 1st July 1996 to send in their full Christian and surnames, their addresses and descriptions, full particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned Malcolm Ellis Cork of 142-148 Main Road, Sidcup, Kent DA14 6NZ, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution.

M. E. Cork, Liquidator

(842)

CEDARS ADMINISTRATION LIMITED COHYCO LIMITED

DEB GROUP LIMITED LIMAHOUSE LIMITED

LIMACROFT LIMITED

**LIMABASE LIMITED** 

**DEB CHEMICAL PROPRIETARIES LIMITED** 

**DEBUS LIMITED** 

**SWARFEGA LIMITED** 

**DEB EUROPE LIMITED** 

**DEB SWARFEGA LIMITED** 

PERMAFLEET LIMITED

**DEB CHEMICALS LIMITED** 

DGC HYGIENE LIMITED

**DEB NORTH AMERICA LIMITED** 

KIRK & GARDINAIRE LIMITED

On 3rd April 1996 the above-named Companies were placed in Members' Voluntary Liquidation and Richard James Rees of Price Waterhouse was appointed Liquidator by the Shareholders.

The Liquidator gives notice under the provisions of Rule 4.182a of the Insolvency Act 1986 that the Creditors of the Companies must send details, in writing, of any claim against the Company to the Liquidator, at Price Waterhouse, Victoria House, 76 Milton Street. Nottingham NG1 3QY, by 20th May 1996 which is the last day for proving claims. The Liquidator also given notice that he will then make a final distribution to Creditors and that a Creditor who does not make a claim by the date mentioned will not be included in the distribution.

The Companies are able to pay all their known Creditors in full.

R. J. Rees, Liquidator

11th April 1996.

(779)

#### **CAMELLIA LEVELTOLL LIMITED**

In accordance with Rule 4.106 of the Insolvency Rules 1986, I, Martin Freeman of Griffins, 33 St. George's Drive, London SWIV 4DG, give notice that on 10th April 1996 I was appointed Liquidator of Camellia Leveltoll Limited by Resolutions of Members and Creditors.

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required, on or before 31st May 1996 to send in their full forenames and surnames, their addresses and descriptions, full particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned Martin Freeman of 33 St. George's Drive, London SW1V 4DG, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distrubution.

M. Freeman, Liquidator

10th April 1996.

(832)

# **GGK LONDON LIMITED**

Notice is hereby given that the Creditors of the above-named Company which is being voluntarily wound up, are required, on or before 6th May 1996 to prove their debts by sending to the undersigned Peter John Robertson Souster and Peter James Dickerson of Baker Tilly, 2 Bloomsbury Street, London WC1B 3ST, the Joint Liquidators of the Company, written statements of the amounts they claim to be due to them from the Company and, if so requested, to provide such further details or produce such documentary evidence as may appear to the Liquidators to be necessary. A Creditor who has not proved this debt before the declaration of any dividend is not entitled to disturb, by reason that he has not participated in it, the distribution of that dividend or any other dividend declared before his debt was proved.

P. J. R. Souster, Joint Liquidator

Note. This notice is purely formal. All known Creditors have been or will be paid in full but if a person considers he has a claim against the Company he should send in his claim forthwith.

4th April 1996. (827)