

Corporate Insolvency



Administration

Appointment of Administrators

In the Birmingham District Registry No 3203 of 2005

BEN DAVIS (WORCESTER) LIMITED
(Company No 00473362)

Nature of Business: Masonry and Other Stone Work.
Date of Appointment: 28 November 2005.

Administrators' Names and Address: Mark Elijah Thomas Bowen and Nigel Price (IP Nos 8711 and 8778), both of Moore Stephens LLP, Beaufort House, 94-96 Newhall Street, Birmingham B3 1PB. (133)

In the Birmingham High Court No 3219 of 2005

DE BRADELEI MILL SHOP LIMITED
(Company No 02875683)

Nature of Business: Retailers of Clothing, Footwear and Leathersgoods.
Address of Registered Office: Charnwood House, Gregory Boulevard, Nottingham NG7 6NX.

Date of Appointment: 2 December 2005.

Joint Administrators' Names and Address: Patrick Ellward and Dilip Dattani (IP Nos 008702 and 007915), both of Tenon Recovery, Charnwood House, Gregory Boulevard, Nottingham NG7 6NX. (135)

In the Birmingham High Court No 3220 of 2005

DE BRADELEI MILL SHOP (DOVER) LIMITED
(Company No 03236588)

Nature of Business: Retailers of Clothing, Footwear and Leathersgoods.
Address of Registered Office: Charnwood House, Gregory Boulevard, Nottingham NG7 6NX.

Date of Appointment: 2 December 2005.

Joint Administrators' Names and Address: Patrick Ellward and Dilip Dattani (IP Nos 008702 and 007915), both of Tenon Recovery, Charnwood House, Gregory Boulevard, Nottingham NG7 6NX. (134)

In the High Court of Justice (Chancery Division)
Companies Court No 8011 of 2005

MINIMEC LIMITED
(Company No 03800473)

Nature of Business: Maintenance and Repair of Motor Vehicles.
Trade Classification: 42.

Date of Appointment: 8 December 2005.

Joint Administrators' Names and Address: Martha H Thompson and Antony Nygate (IP Nos 8678/01 and 9237), both of BDO Stoy Hayward LLP, Kings Wharf, 20-30 Kings Road, Reading, Berkshire RG1 3EX. (632)

Meetings of Creditors

In the High Court of Justice No 6910 of 2005

HYPERWAVE LIMITED
(Company No 0366303)

Notice is hereby given by Paul John Clark and Jason James Godefroy, 43-45 Portman Square, London W1H 6LY, that a Meeting of Creditors of Hyperwave Limited, of 43-45 Portman Square, London W1H 6LY, is to be held at Menzies Corporate Restructuring, 43-45 Portman Square, London W1H 6LY, on 23 December 2005, at 10.00 am. The Meeting is an initial Creditors' Meeting under paragraph 51 of Schedule B1 of the Insolvency Act 1986. A proxy form should be completed and returned to me by the date of the Meeting if you cannot attend and wish to be represented. In order to be entitled to vote under Rule 2.38 at the Meeting, you must give to me, not later than 12.00 noon on the business day before the day fixed for the Meeting, details in writing of your claim.

P J Clark, Administrator

7 December 2005.

(118)

In the Bournemouth County Court No CAO12 of 2005

PPEL REALISATIONS LIMITED

(formerly Poole Phoenix Precision Engineering Limited)
(Registered No 4997173)

Notice is hereby given, pursuant to paragraph 51 of Schedule B1 to the Insolvency Act 1986, that a Meeting of the Creditors of PPEL Realisations Limited (formerly Poole Phoenix Precision Engineering Limited) will be held at 41 Castle Way, Southampton, Hampshire SO14 2BW, on 22 December 2005, at 2.30 pm, to consider the Joint Administrators' proposals and if Creditors wish to do so, to appoint a Creditors' Committee. Creditors of the Company, who were Creditors at the date of the Joint Administrators' appointment, may attend this Meeting. A Creditor is entitled to vote only if he has delivered to the Joint Liquidators, at Fanshawe Lofts, 41 Castle Way, Southampton, Hampshire SO14 2BW, not later than 12.00 noon on 21 December 2005, details in writing of the debt claimed to be due from the Company, the claim has been duly admitted under the provisions of the Insolvency Rules 1986, and he has lodged with the Joint Administrators any proxy which the Creditor intends to be used on his behalf. A secured Creditor is entitled to vote only in respect of the balance (if any) of his debt after deducting the value of his security as estimated by him. A Company may vote either by proxy or through a representative authorised by a board Resolution under section 375 Companies Act 1985.

S J Adsheed, Joint Administrator

6 December 2005.

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Members' Voluntary Winding-up Resolutions for Winding-up

AKER OIL & GAS LIMITED

At an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at Howe Moss Avenue, Kirkhill Industrial Estate, Dyce, Aberdeen AB21 0GP, on 28 November 2005, at 9.30 am, the following Resolutions were duly passed, as a Special Resolution and as Ordinary Resolutions respectively:

"That the Company be wound up voluntarily, that Karl Christopher Holmes and Ross David Connock, of Baker Tilly, 1st Floor, 5 Old Bailey, London EC4M 7AF, be and are hereby appointed Joint Liquidators for the purposes of such winding-up, and that the Joint Liquidators be and are hereby authorised under the provisions of section 165 of the Insolvency Act 1986, to exercise the powers laid down in Schedule 4, Part 1 of the said Act, that in accordance with the provisions of the Company's articles of association, the Joint Liquidators be and hereby authorised to divide and distribute among the Members as appropriate, in specie or in kind, the whole or any part of the assets of the Company and to determine how such division and distribution shall be carried out as between the Members, that the Joint Liquidators be authorised to act independently unless they decide otherwise, and that the Joint Liquidators be remunerated in the sum of £2,500 plus VAT and disbursements. It was noted that the fees of Baker Tilly would be paid by Aker Kvaerner Offshore Partner Ltd."

H Gulaker, Chairman

28 November 2005.

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