CROSS-BORDER MERGERS

The form CB01, relating to a cross-border merger, was received by Companies House on 14 February 2011.

The particulars for each merging Company are as follows:

Longfellows LLP.

10 Lower Grosvenor Place, London SW1 0EN, United Kingdom. Limited Liability Partnership under the Limited Liability Partnerships Act 2000

Registered Number: OC310705.

Registered in United Kingdom at Companies House, Crown Way, Cardiff CF14 3UZ.

Skydeck Societe a Responsabilite Limitee.

412F Route d'Esch, Luxembourg City, L-2086, Luxembourg.

Societe a Responsabilite Limitee under the laws of the Grand Duchy of Luxembourg.

Registered Number: B156046.

Registered in Luxembourg at Register of Commerce and Companies, Batiment F, 13 Rue Erasme, Luxembourg-Kirchberg.

Information relating to Longfellows LLP is available from Companies House, Cardiff CF14 3UZ.

Regulation 10 of The Companies (Cross-Border Mergers) Regulations 2007 requires copies of the draft terms of merger, the Directors' report and (if there is one) the independent expert's report to be kept available for inspection.

Please find below details of the Meeting summoned under regulation 11 (power of Court to summon Meeting of Members or Creditors):

15 April 2011, at 10.00 am, at Via Carmine 10, 1-10122 Torino, Italy. (1306293)

CROSS-BORDER MERGERS

The form CB01, relating to a cross-border merger, was received by Companies House on 14 February 2011.

The particulars for each merging Company are as follows:

Must Investments LLP.

10 Lower Grosvenor Place, London SW1 0EN, United Kingdom.

Limited Liability Partnership under the Limited Liability Partnerships Act 2000

Registered Number: OC310705.

Registered in United Kingdom at Companies House, Crown Way, Cardiff CF14 3UZ.

Earlyjibe Societe a Responsabilite Limitee.

412F Route d'Esch, Luxembourg City, L-2086, Luxembourg.

Societe a Responsabilite Limitee under the laws of the Grand Duchy of Luxembourg.

Registered Number: B156045.

Registered in Luxembourg at Register of Commerce and Companies, Batiment F, 13 Rue Erasme, Luxembourg-Kirchberg.

Information relating to Must Investments LLP is available from Companies House, Cardiff CF14 3UZ. Regulation 10 of The Companies (Cross-Border Mergers) Regulations

Regulation 10 of The Companies (Cross-Border Mergers) Regulations 2007 requires copies of the draft terms of merger, the Directors' report and (if there is one) the independent expert's report to be kept available for inspection.

Please find below details of the Meeting summoned under regulation 11 (power of Court to summon Meeting of Members or Creditors): 15 April 2011, at 10.00 am, at Via Carmine 10, 1-10122 Torino, Italy.

(1306294)

In the Leicester County Court No 574 of 2009

JASON JAMES BATES

(IN BANKRUPTCY)

ORIGINALLY DESCRIBED AS JASON JAMES BATES, PAINTER, RESIDING AND LATELY CARRYING ON BUSINESS AS RAINBOW DECORATORS AT 44 STEVENSON GARDENS, COSBY, LEICESTER, LE9 1SN

Notice is hereby given that a meeting of creditors has been summoned by the joint trustees under section 314(7) of the Insolvency Act 1986 for the purpose of receiving the report of the joint trustees of the administration of the bankrupt's estate and fixing the remuneration of the joint trustees.

The meeting will be held at 10.15 am on 17 March 2011 at the offices of KPMG LLP, 100 Temple Street, Bristol, BS1 6AG.

John Bangham, Joint Trustee

14 February 2011.

(1304682)

In the Southend County Court No 1140 of 2010

NIGEL PREECE

BANKRUPT'S RESIDENTIAL ADDRESS AT THE DATE OF THE BANKRUPTCY ORDER: 6 GLENEAGLES ROAD, LEIGH ON SEA, ESSEX, SS9 4QA. BANKRUPT'S DATE OF BIRTH: 5 OCTOBER 1963. BANKRUPT'S OCCUPATION: RETAIL

MANAGER. Michael P Gerrard (IP No 7238) of Grant Thornton UK LLP, Hartwell House, 55-61 Victoria Street, Bristol BS1 6FT was appointed trustee in bankruptcy of Nigel Preece on 26 January 2011.

The trustee in bankruptcy has convened a meeting of the creditors of the bankrupt under rule 6.81 of the Insolvency Rules 1986 to take place at Hartwell House, 55-61 Victoria Street, Bristol BS1 6FT at 10.00am on 24 March 2011 for the purposes of fixing the basis of the remuneration of the trustee in bankruptcy and his entitlement to charge disbursements.

To be entitled to vote at the meeting, a creditor must lodge with the trustee in bankruptcy at his postal address, not later than 12.00 noon on the business day before the date fixed for the meeting, a proof of debt (if not previously lodged in the proceedings) and (if the creditor is not attending in person) a proxy.

Alternative contact: Martins Akpojiyovwi, Tel: 0117 3057710.

Michael P Gerrard, Trustee

(1304683)

VEXATIOUS LITIGANT

17 February 2011.

This Order supersedes the Order sealed the 18th January 2011 CO/12009/2010. Dated 18 January 2011.

In the High Court of Justice (Queen's Bench Division)

Divisional Court Before The Right Honourable Lord Justice Gross

and The Honourable Mr Justice Davis

In the Matter of Section 42 of the Senior Courts Act 1981 (as amended by Section 24 of the Prosecution of Offences Act 1985)

Between

Her Majesty's Attorney General (Claimant)

and Lee Anthony Freer (aka Leo Valls/The Reverend Leo Valls/Exquisite

Leisure Ltd (Defendant)

UPON READING the claim form dated 18 November 2010 issued by the Claimant, Her Majesty's Attorney General seeking a civil proceedings order against the above-named Defendant pursuant to section 42 of the Senior Courts Act 1981 (as amended by section 24 of the Prosecution of Offences Act 1985) that:

(i) no civil proceedings shall without the permission of the High Court be instituted by the above-named Defendant in any Court, either in the name of Lee Anthony Freer; Leo Valls, The Reverend Leo Valls; Exquisite Leisure Ltd, or any other assumed alias, and

(ii) that any civil proceedings instituted by the said Lee Anthony Freer; Leo Valls, The Reverend Leo Valls; Exquisite Leisure Ltd, or any other assumed alias in any Court before the making of the Order shall not be continued by the said defendant without the permission of the High Court, and

(iii) that no application (other than an application for permission under section 42 of the said Act) shall without leave of the High Court be made by the said Defendant in the name of Lee Anthony Freer; Leo Valls, The Reverend Leo Valls; Exquisite Leisure Ltd, or any other assumed alias or by any other person acting on the Defendant's behalf in any civil proceedings instituted in any Court on the ground that the said defendant has habitually and persistently and without any reasonable ground instituted vexatious civil proceedings in the High Court and/or made vexatious applications in civil proceedings in the High Court.

AND UPON READING the written evidence submitted on behalf of the Claimant Her Majesty's Attorney General

AND UPON HEARING Mr S. Murray of Counsel on behalf of the Claimant and the Defendant in person

AND THE COURT making no Order as to costs.

IT IS ORDERED that the Claimant's application be granted and that the said Defendant whether under his own name or any of the aforementioned names or any other assumed alias be and is hereby prohibited from:

1. instituting any civil proceedings in any Court

2. continuing any civil proceedings instituted by the defendant in any Court before the making of this Order, and