

STATE

STATE APPOINTMENTS

LIEUTENANCY OF LINCOLNSHIRE

The Lord-Lieutenant of Lincolnshire, Mr. Tony Worth Esq., has appointed the following to be Deputy Lieutenants of Lincolnshire:
 Camilla Edwina CARLBOM FLINN
 John GODFREY CBE
 Sir Reginald Thomas Newman TYRWHITT Bt.
 Air Vice Marshal Sir Stuart PEACH KCB CBE ADC BA MPhil DTech
 DLitt FRAeS RAF
 Tony McArdle
 Clerk to the Lieutenancy
 3 November 2014 (2225394)

COMPANIES

CHANGES IN CAPITAL STRUCTURE

WOODCOTE ESTATES LIMITED

(Company Number 4716715)
 "the Company"

Notice is hereby given pursuant to section 719 of the Companies Act 2006 ("Act") that:

1. by a written resolution passed by the requisite eligible majority on 31 October 2014, a payment of £2,000,000.00 out of an aggregate capital sum of £6,053,048.00, was authorised for the purpose of the Company acquiring 2,543 Ordinary shares of £1.00 each from Martin Morris;
2. the amount of the permissible capital repayment as defined by sections 711 and 772 of the Act was £2,000,000.00;
3. the directors' statement and the auditor's report required by section 714 of the Act are available for inspection at the registered office of the Company situated at Crown House Mews, Chequers Lane, Walton-on-the-Hill, Tadworth, Surrey KT20 7ST;
4. any creditor of the Company may at any time within the period of five weeks immediately following 31 October 2014 (being the date on which the written resolution was passed) apply to the High Court pursuant to section 721 of the Act for an order prohibiting the payment.

31 October 2014 (2225768)

Corporate insolvency

NOTICES OF DIVIDENDS

GRR CONSULTING LIMITED

08283763

Registered office: 3 Fine Garth Close, Bramham, West Yorkshire LS23 6SQ

Principal trading address: 3 Fine Garth Close, Bramham, West Yorkshire LS23 6SQ

Type of Liquidation: Members' Voluntary Liquidation

Notice is hereby given pursuant to Rule 11.2 of the Insolvency Rules 1986, that it is my intention to declare a first and final dividend to the unsecured creditors of the above company, within the period of two months from the last date of proving. Creditors who have not done so are required, on or before 30 November 2014, to send their proofs of debt to John William Butler and Andrew James Nichols (IP Nos 9591 and 8367) of Redman Nichols Butler, Westminster Business Centre, Nether Poppleton, York YO26 6RB (T: 01904 520 116), the joint liquidators of the above company and, if so requested, to provide such further details or produce such documentary or other evidence as may appear to them to be necessary. A creditor who has not proved his debt by the date specified will be excluded from the dividend.

Note: This notice is formal: all known creditors have been paid or provided for in full.

J W Butler, Joint Liquidator

22 October 2014

Liquidators' details: J W Butler and A J Nichols, Redman Nichols Butler, Westminster Business Centre, Nether Poppleton, York YO26 6RB. T: 01904 520 116. Office holder numbers: 9591 and 8367. Date of appointment: 22 October 2014 (2225418)

HARES OF SNAPE LIMITED

03428594

Registered office: BWC, Dakota House, 25 Falcon Court, Preston Farm Business Park, Stockton on Tees, T518 3TX

Principal trading address: The Manor House, Snape, Bedale, North Yorkshire, DL8 2TA

Notice is hereby given pursuant to Rule 11.2 of the Insolvency Rules 1986 that the Joint Liquidators intend to declare an interim dividend to the unsecured creditors of the company within a period of two months from the last date for proving being 7 December 2014.

Creditors must send their full names and addresses (and those of their Solicitors, if any), together with full particulars of their debts or claims to the Joint Liquidators at Dakota House, 25 Falcon Court, Preston Farm Business Park, Stockton-on-Tees TS18 3TX by 7 December 2014.

If so required by notice from the Joint Liquidators, either personally or by their Solicitors, Creditors must come in and prove their debts at such time and place as shall be specified in such notice. If they default in providing such proof, they will be excluded from the benefit of any distribution made before such debts are proved.

David Antony Willis and Paul Andrew Whitwam (IP numbers 9180 and 8346) of BWC Business Solutions, Dakota House, 25 Falcon Court, Preston Farm Business Park, Stockton-on-Tees TS18 3TX were appointed Joint Liquidators of the Company on 13 June 2013.

Further information about this case is available from Bhuvnesh Majupuria at the offices of BWC Business Solutions on 01642 608588 David Antony Willis and Paul Andrew Whitwam, Joint Liquidators

(2225403)

IAFYDS PLC

Previous Name of Company: Vphase Plc

04958332

NOTICE IS HEREBY GIVEN in accordance with the provisions of Rule 11.2 of the Insolvency Rules 1986 that a first and final dividend will be paid within a period of two months from the last date of proving. The last date for creditors to prove claims in this liquidation is 24 November 2014.

Creditors of the above named Company should send their addresses, descriptions and full particulars of their debt or claims to Patrick Lannagan, BDO LLP, 6th Floor, 3 Hardman Street, Spinningfields, Manchester M3 3AT.

Under Rule 11.3(2) a Supervisor is not obliged to deal with claims lodged after the date of proving.

Further information is available from the offices of BDO LLLP on 0161 817 7500.

30 October 2014

Patrick Lannagan, Supervisor

(2225404)

PORCHESTER HOMES LIMITED

04982661

Registered office: Latimer House, 5 Cumberland Place, Southampton S015 28H

Principal trading address: Inhurst House, Brimpton Road, Baughurst, Hampshire RG26 5JJ

Notice is hereby given pursuant to Rule 11.2 of the Insolvency Rules 1986 that creditors of the above named company who have not yet done so are required, on or before 21 November 2014 (being the said last day for proving), to send in writing their names and addresses and particulars of their debts or claims, if any, to the joint liquidators, Susan Rosemary Staunton and Alan Peter Whalley of James Cowper LLP, Latimer House, 5 Cumberland Place, Southampton, S015 2BH who intends to declare a first and final dividend within the period of two months from the last date for proving. Creditors who are in default thereof will be excluded from the benefit of the distribution of the dividend or of any other dividend declared before such debts are proved.