Jurisdiction or the United States. In addition persons receiving the Offer Document and the Form of Acceptance or CDI Acceptance Form (as applicable) (including, without limitation, any agent, nominee, custodian or trustee) must not mail or otherwise forward, distribute or send it in, into or from such jurisdiction. Any person (including, without limitation, any agent, nominee, custodian or trustee) who has a contractual or legal obligation, or may otherwise intend, to forward this document and/or any other related document to a jurisdiction outside Australia should seek appropriate professional advice before any action and inform themselves of, and observe, any applicable legal or regulatory requirements of their jurisdiction and must not mail, send or otherwise forward or distribute this document and/or any other related document in, into or from any Restricted Jurisdiction or the United States. Doing so may render any purported acceptance of the Offer invalid. To the fullest extent permitted by applicable law, the companies and persons involved in the Offer disclaim any responsibility and liability for the violation of such restrictions by any person.

The Offer is not being made to UNV Shareholders whose address as shown in the register of member of UNV is in the United Kingdom unless they are a "qualified investor" within the meaning of Article 2(e) of Regulation (EU) 2017/1129. UNV Shareholders who are "qualified investors" within the meaning of Article 2(3) of Regulation (EU) 2017/1129 should contact the UK Receiving Agent +44 (0)371 664 0321 between 9.00 a.m. to 5.30 p.m. (London time) Monday to Friday (excluding public holidays in England and Wales) for further information on how to accept the Offer.

Any UNV Shareholder who is in any doubt about the Offer or what action he/she should take, is recommended to seek his/her own personal financial advice immediately from his/her stockbroker, bank manager, solicitor, accountant or other independent financial adviser, who is an appropriately authorised independent financial adviser.

The Offer is, by means of this notice, being notified to all persons to whom the Offer Document may not be despatched. If you are a UNV Shareholder, you may request a hard copy of the Offer Document and the Form of Acceptance by contacting the UK Receiving Agent, Link Asset Services, on +44 (0)371 664 0321 between 9.00 a.m. to 5.30 p.m. (London time) Monday to Friday (excluding public holidays in England and Wales). If you are a UNV CDI Holder, you may request a hard copy of the Offer Document and the CDI Acceptance Form by contacting the Australia Receiving Agent, Link Market Services Australia on +61 1300 330 255 between 8.30 a.m. to 5.30 p.m. (Sydney time) Monday to Friday (excluding Australia public holiday). TCIG Resources Pte Ltd

12 February 2020 (3495371)

## Corporate insolvency

## **NOTICES OF DIVIDENDS**

**ALAXIA LIMITED** 

07932290

Trading Name: Caterina 55

Registered office: 5th Floor, Grove House, 248a Marylebone Road, London NW1 6BB

Principal trading address: The Heron 5 Moor Lane, London, EC2Y 9AP

Notice is hereby given, pursuant to Rule 14.28 of the INSOLVENCY (ENGLAND AND WALES) RULES 2016, that the Joint Liquidators intend to declare a first and final dividend to unsecured creditors of the Company within a period of two months from the last date for proving specified below.

Creditors who have not yet done so must prove their debts by delivering their proofs (in the format specified in Rule 14.4) to the Joint Liquidators at Leonard Curtis, 5th Floor, Grove House, 248a Marylebone Road, London, NW1 6BB by no later than 13 March 2020 (the last date for proving).

Creditors who have not proved their debt by the last date for proving may be excluded from the benefit of this dividend or any other dividend declared before their debt is proved.

Date of Appointment: 30 March 2017

Office Holder Details: *Neil Bennett* (IP No. 9083) and *Alex Cadwallader* (IP No. 9501) both of Leonard Curtis, 5th Floor, Grove House, 248a Marylebone Road, London, NW1 6BB

Further details contact: The Joint Liquidators, Tel: 020 7535 7000. Alternative contact: Marc Palmer.

Neil Bennett, Joint Liquidator

13 February 2020 Ag PG110971

0971 (3494197)

## CRAMA COACHWORKS (BROXBOURNE) LTD

In Creditors' Voluntary Liquidation

09431603

Registered office: Recovery House, Hainault Business Park, 15-17 Roebuck Road, Ilford, Essex IG6 3TU

Principal trading address: Unit 3 Bridge Works, Nazeing New Road, Broxbourne EN10 6SG

Notice is given that I, Alan J Clark, the Liquidator of the above-named Company, intend declaring a first and final dividend to the non-preferential unsecured creditors within two months of the last date for proving specified below.

Creditors who have not already proved are required, on or before 10 March 2020 the last date for proving, to submit a proof of debt to me at Carter Clark, Recovery House, 15-17 Roebuck Road, Hainault Business Park, Ilford, Essex, IG6 3TU and, if so requested by me, to provide such further details or produce such documentary or other evidence as may appear to be necessary. A creditor who has not proved his debt before the date specified above is not entitled to disturb the dividend because he has not participated in it.

Please Note: The last date for submitting a proof of debt is 10 March 2020.

Office Holder Details: Alan J Clark (IP number 8760) of Carter Clark, Recovery House, Hainault Business Park, 15-17 Roebuck Road, Ilford, Essex IG6 3TU. Date of Appointment: 6 February 2019. Further information about this case is available from Julie Jackson at the offices of Carter Clark on 020 8559 5086 or at julie.jackson@carterclark.co.uk

Alan J Clark, Liquidator

DATED THIS 12th DAY OF FEBRUARY 2020 (3495412)

## IN THE MATTER OF DRUMLANRIG CONSULTING LIMITED

In Members' Voluntary Liquidation 09721559

Registered office: (Former): 40 Stowage, London SE8 3EF Principal trading address: (Former): 40 Stowage, London SE8 3EF

IN THE MATTER OF THE INSOLVENCY ACT 1986

Nature of Business: Management consultancy.activities other than financial management

Date by which proofs must be delivered: 9 March 2020.

**Notice is hereby given**, pursuant to Rule 14.28 of the Insolvency (England and Wales) Rules 2016, that the liquidator of DRUMLANRIG CONSULTING Limited ("the Company") (in members' voluntary liquidation) intends to make final distributions to creditors. Creditors are required to prove their debts on or before the date by which proofs must be delivered by sending full details of their claims to the liquidator. Creditors must also, if so requested by the liquidator, provide such further details and documentary evidence to support their claims as the liquidator deems necessary.

The intended distributions are final distributions and may be made without regard to the claim of any person in respect of a debt not proved by the date by which proofs must be delivered. Any creditor who has not delivered their proof by that date, or who increases the claim in their proof after that date, will not be entitled to disturb the intended final distributions. The liquidator intends that, after paying or providing for final distributions in respect of creditors who have proved their claims, all assets remaining in the liquidator's hands following the final distributions to creditors shall be distributed to the shareholders of the Company absolutely.

The director has made a statutory declaration that the Company is able to pay all its known liabilities in full with interest at the official rate.

Date of Appointment: 11 February 2020

Place to which proofs must be delivered: Liquidator's Name and Address: Phillip Anthony Roberts (IP No. 6055) of Sterling Ford, Centurion Court, 83 Camp Road, St Albans, Herts AL1 5JN. Telephone: 01727 811161.