

7.1 Charging to each individual estate the cost of obtaining an Insolvency Practitioners licence bond in respect of that estate; and

7.2 Apportioning between said estates equally the cost of the composite Gazette notice to be placed under paragraph 5 above.

8. Without incurring any additional expense to any of the said estates, the Applicant shall notify each Creditor or Member (as the case may be) of this Application and any Order made as a result of this Application, by way of notice in the next routine report that shall be due to the Creditors of each estate (as the case may be), such notice to contain the following matters:

8.1 An explanation of the effect of the Order;

8.2 Express reference to the liberty to apply contained in paragraph 9 below;

8.3 In the case of IVAs, CVAs and Administrations, the provision of all such information as might reasonably be required with regard to the conduct of the Voluntary Arrangement or Administration as the case may be;

8.4 In the case of Liquidations, where Liquidation Committees have been appointed, an explanation that (to the extent that any information which would otherwise be required to be provided under Insolvency Rule 4.108(3) has not already been provided as part of this report) it is open to that Committee to require the Applicant appointed to provide an account of the administration of the estate, including:

8.4.1 A summary of receipts and payments;

8.4.2 A statement that he has reconciled his accounts.

8.5 In the case of Liquidations under the Insolvency Act 1986 where no Liquidation Committees have been appointed, an explanation that, to the extent that such information has not already been provided as part of the report, it is open to any Creditor to apply to Court for an Order that the Applicant appointed do provide such information as might otherwise be required by Rule 4.108(3) that is to say, an account of the administration of the estate, including:

8.5.1 A summary of receipts and payments;

8.5.2 A statement that he has reconciled his accounts.

8.6 Notification that if any Applicant appointed has been required to provide the information referred to in (8.4) and (8.5) above, whether by the Liquidation Committee or by Court Order on the application of any individual Creditors, the appointed Applicant's costs of so complying will, unless there are good reasons to the contrary, be paid as an expense of the winding-up; and

8.7 In the case of Liquidations under the Insolvency Act 1986, notification to each Creditor and Member of his right under Rule 11(1) (compulsory winding-up) and Rule 11(2) (voluntary winding-up) of the Insolvency Regulations 1994 to require the appointed Applicant or Respondent to supply a statement of receipts and payments free of charge.

9. Liberty to each Creditor of each estate to apply to vary or discharge this order within 21 days of the receipt of the notice directed to be sent under paragraph 8 above.

10. The cost of this application (including VAT) be aggregated and apportioned equally between each of the estates listed in the Schedule to be drawn as disbursements where sufficient funds are available.

Appointments transferred to Andrew Rosler:

Appointment as Supervisor in Individual Voluntary Arrangements:

Amanda Horton, Graham Bowerbank, Nina Wieteska, James Winter, Zare Faramarz, Karen Wareham, Lucia Thamaga, Gary Horton, Leon Marshall, Nicola Marshall, Geoffrey Carter, Lindsay Carter, Brian Rey, Alan Skea, Brian Gorton, Tataa Thamaga, Nicola Widdowson (née Simpkin), Steven Widdowson and Sharon Benton.

Appointment as Administrator in Administrations:

ADM Tempforce Limited*, Brookes Specialist Contractors Limited*, Brookes Group Limited*, Brookes IT Solutions Limited*, Brookes Access Solutions Limited*, Garage Door Services (North East) Limited*, Premier Car Credit Limited*, Red Box Properties*,

Appointment as Supervisor in Company Voluntary Arrangements:

ADC Architects Limited, MCL (Manchester) Limited, The Ashton Window Company Limited*.

Appointment as Liquidator in Compulsory Liquidations:

North West Contracting Limited, Phoenix Aviation & Technology Limited*, Spaciba Limited.

Appointment as Liquidator in Creditors' Voluntary Liquidations

Appletree Publishing Limited*, Appletree Media Limited*, ADM Tempforce (NW) Limited*, AMF Connect Limited*, Blossom Cosmetics UK Limited*, Bloomfields Aquatic Supplies Limited*, BWS Projects Limited*, Barry Walkden Auto Electrics Limited, Bellusci Limited, Bellusci Uomo Limited, Bluestone Motors Limited, Building & Restorations (UK) Limited*, Burleigh Stone Cleaning and Restoration Company Limited, Barrowford Hotel Supplies Limited, Cell Solutions Global Limited*, Costalla Limited*, Commercial Building Solutions Limited*, Construction North West Limited, Darwen Timber & Building Supplies (NW) Limited*, Delta

Microsystems Limited*, Direct Business Services (UK) Limited*, Deva Developments (Northwest) Limited, Dancing in Celtic Limited, Euro Asia Telecom Limited*, E.R.I.C. Environmental Services Limited*, Essential Recruiting Limited*, Essential Communication Solutions Limited*, Egenica Limited, F B A Systems Limited*, Fluidair International Limited*, Guardian Windows (NW) Limited, Helping Hands Cleaning Services Limited, Holden Pallets Limited, Helm Groundworks Limited*, Indian Times Square Limited*, Inter Forensics UK Limited*, Ian Edward Day Limited*, Juno Racing Limited, JMACS Carpets Limited*, Kinderslegh Limited, Koan Limited*, Kitchen Systems Limited*, Kestral Window Systems Limited*, Lancashire Glass and Trade Frames Limited, Metanova Limited*, MMA Recruitment Limited*, Mercot Stainless Limited*, My Storage Limited*, Moorish Idol Marketing Limited*, Natural Home Limited*, Nationwide Resourcing Group Limited*, Oracle Media Solutions Limited, Passfield Electronics Limited*, Prysm Electrics Limited*, Pinnington Express Logistics Limited*, Plastermaster Limited, Panmarbo Limited*, Rehabilitation Specialists Limited, Richards Group Limited*, Rude of London Limited*, RF Interiors Ltd*, Sign-Tec Graphics Limited, Shaw Window Systems Limited*, Sprint 1191 Limited*, Strand Consulting Limited*, Style Products Limited, Titan Automation Limited*, T Hedger Limited*, Tabco Trading Limited*, Total Mortgage Solutions 4U (UK) Limited*, Vico Engineering Services Limited*, Vista Visuals (UK) Limited*, Vineridge Limited*, Wolverhampton Labels Limited, With and Without Wires Limited*, Xytel Limited*.

Appointment as Liquidator in Members' Voluntary Liquidations:

Heavy Duty Forklifts Limited*, Pyegreave Farm Limited*,

Notes:

All appointments are Sole Appointments.

Please note that Kevin Lucas was removed as Joint Supervisor of those appointments indicated by an asterisk after the name of the Company or individual concerned but was not replaced. Andrew David Rosler, the Joint Office Holder in those matters, continues as Sole Office Holder.

A Rosler

22 October 2009.

(960107)

MERETEC LIMITED

Notice is hereby given that Meetings of the Members and Creditors of Meretec Limited (In Liquidation) will be held at 10.30 am and 11:00 am respectively, on Friday, 27 November 2009, at the offices of SFP, 9 Ensign House, Admirals Way, Marsh Wall, London E14 9XQ.

The meetings are called pursuant to Rule 4.54 of the Insolvency Rules 1986 for the purpose of enabling the Joint Liquidator to pass certain resolutions to carry on the conduct of the Liquidation. A member or creditor entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him. A proxy need not be a member or creditor.

Proxies to be used at the meetings should be lodged at SFP, 9 Ensign House, Admirals Way, Marsh Wall, London E14 9XQ, no later than 12.00 noon on the working day immediately before the meetings.

Simon Plant, Joint Liquidator

26 October 2009.

(957670)

STRATHMORE ENTERPRISES LIMITED

Notice is hereby given that Meetings of the Members and Creditors of Strathmore Enterprises Limited (In Liquidation) will be held at 2.00 pm and 2.30 pm respectively, on Friday, 27 November 2009, at the offices of SFP, 9 Ensign House, Admirals Way, Marsh Wall, London E14 9XQ. The meetings are called pursuant to Rule 4.54 of the Insolvency Rules 1986 for the purpose of enabling the Joint Liquidator to pass certain resolutions to carry on the conduct of the Liquidation. A member or creditor entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him. A proxy need not be a member or creditor. Proxies to be used at the meetings should be lodged at SFP, 9 Ensign House, Admirals Way, Marsh Wall, London E14 9XQ, no later than 12.00 noon on the working day immediately before the meetings.

Simon Plant, Joint Liquidator

27 October 2009.

(958393)