RESOLUTION

"That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly, that the Company be wound up voluntarily, and that Mr David Hunter, Licensed Insolvency Practitioner, of Moores Rowland, 25 Bothwell Street, Glasgow, G2 6NL, be and he is hereby appointed Liquidator for the purpose of such winding up."

> Les Aikman Director

(7)

HAIR AFFAIR LIMITED

NOTICE is hereby given that on 6th June 1996 a Petition was presented to the sheriff at Aberdeen by Danestar Limited, 25 Woodthorpe Gardens, Sarisbury Green, Southampton craving the court, inter alia that Hair Affair Limited, a company incorporated under the Companies Acts and having its Registered Office at 100 Union Street, Aberdeen ("the company") be wound up by the court and that an interim Liquidator be appointed; in which Petition the Sheriff at Aberdeen by Interiocutor dated 7th June 1996 appointed all persons interested, if they intend to show cause why the prayer of the Petition should not be granted, to lodge answers in the hands of the Sheriff Clark at Aberdeen within eight days after intimation, service, and advertisement and appointed eo die David Campbell Griffith, Chartered Accountant, 39 St Vincent Place, Glasgow, to be Provisional Liquidator of the company with the powers contained in paragraphs 4 and 5 of schedule 4 of the Insolvency Act 1986, all of which notice is hereby given.

James and George Collie Solicitors 1 East Craibstone Street Aberdeen

Agents for Petitioners

(40)

(99)

J & M SERVICES (ECOSSE) LIMITED

(Creditors' Voluntary Liquidation)

NOTICE is hereby given pursuant to Section 106 of the Insolvency Act 1986 that a Final General Meeting of Members of the above named company will be held at Kendon Business Centre, 27 Miller Road, Ayr, on Thursday 18th July 1996 at 10.30 am to be followed at 10.45 am by the Final Meeting of Creditors, for the purposes of having an account laid before them showing how the winding up of the company has been conducted and the property of the company has been disposed of and of hearing any explanation that may be given by the Liquidator.

> T S Bryson Liquidator

Bryson & Company Kendon Business Centre 27 Miller Road Ayr KA7 2AX 17th June 1996 KELMECK LIMITED

(In Liquidation)

8 Maukinfauld Road, Tollcross, Glasgow

NOTICE is hereby given pursuant to Section 146 of the Insolvency Act 1986, that a Final Meeting of Creditors of the above named Company will be held within the offices of Kenneth A Ross & Sharkey, Chartered Accountants, 24 Newton Place, Glasgow, on Thursday 1st August 1996 at 2.30 pm for the purpose of receiving the Liquidator's Report on the winding up and determining whether in terms of Section 174 of the Insolvency Act 1986, the Liquidator should receive his release.

Any creditor entitled to attend and vote at the above-mentioned meeting is entitled to appoint a proxy and vote instead of him, such proxy need not be a creditor.

Kenneth A Ross CA FIPA FSPI

Kenneth A Ross & Sharkey 24 Newton Place Glasgow G3 7PY 19th June 1996

(73)

MAINS CASTLE LIMITED

(In Liquidation)

NOTICE is hereby given, pursuant to Section 146 of the Insolvency Act 1986 that a Final Meeting of Members and Creditors of the above-named Company will be held on Tuesday 23rd July 1996 at 10.00 am and 10.15 am respectively within the offices of Tom Dyer & Co., Chartered Accountants, Wallace Craigie House, 57 Blackscroft, Dundee for the purpose of receiving the Liquidator's account of the winding up.

)

Liquidator

Thomas Dyer B.A., C.A.

Tom Dyer & Co. Chartered Accountants Wallace Craigie House 57 Blackscroft Dundee DD4 6AT 17th June 1996

(79)

M T REALISATIONS LIMITED

Formerly Melroses Limited

(In Liquidation)

NOTICE is hereby given, pursuant to Section 146 of the Insolvency Act 1986, that the Final General Meeting of the Creditors of the above Company will be held at Ten George Street, Edinburgh EH2 2DZ on 17th July 1996 at 10.00 am to receive my report on the winding up and determine whether or not I should be released as liquidator.

Creditors are entitled to attend in person or alternatively by proxy. A creditor may vote only if his claim has been submitted to me