representations to the Court prior to the hearing which will be considered at the hearing. Any person who intends to appear at the hearing, and any person who dissents from the Transfer and/or wishes to say how they will be adversely affected by the Transfer, but does not intend to appear at the hearing, is requested to give, where possible, not less than ten clear business days' notice prior to the hearing date in writing of such intention or dissent or concern that they will be adversely affected by the Transfer, and the reasons for their intention or dissent or concern that they will be adversely affected by the Transfer, to the Solicitors named below.

Dated this 22 May 2015 NORTON ROSE FULBRIGHT LLP Of 3 More London Riverside, London SE1 2AQ Solicitors of Royal & Sun Alliance Insurance plc (Reference RAXH/LN69443)

(2338023)

(2338008)

Corporate insolvency

MORATORIA

S.K.M. SERVICES (SCOTLAND) LTD.

Company Number: SC391574

Nature of Business: Plumbing, heat and air-conditioning installation.

Registered office: Unit 1 Block A, Smeaton Road, West Gourdie Industrial Estate, Dundee DD2 4UT

Principal Trading Address: Unit 1 Block A, Smeaton Road, West Gourdie Industrial Estate, Dundee DD2 4UT

The Moratorium under section 1A of the Insolvency Act 1986 which came into force on 7 April 2015 came to an end on 14 May 2015.

Further details contact: David Angus, Tel: 0845 051 0210.

Antonia McIntyre, Nominee

15 May 2015

NOTICES OF DIVIDENDS

HERITABLE BANK PLC (IN ADMINISTRATION)

NOTICE IS HEREBY GIVEN that, pursuant to paragraph 65(3) of Schedule B1 of the Insolvency Act 1986, the Joint Administrators of Heritable Bank plc (in Administration) intend to declare a fifteenth interim dividend to non-preferential creditors, who are required on or before 18 June 2015 (the "last date for submitting claims") to submit their statement of claim to the undersigned, and if so requested to provide such further details or produce such documentation or other evidence as may appear to the Joint Administrators to constitute evidence of his debt. A creditor who has not submitted details of his debt (or such documentation or evidence) by the last date for submitting claims may be excluded from the dividend that the Joint Administrators intend to declare.

Creditors who have already submitted a statement of claim, or who have already supplied the Joint Administrators with details of their debt including: (i) their name and address; (ii) the amount of the debt; (iii) brief particulars of how it was incurred; and (iv) details of any security held in respect of the debt, need not resubmit their claim.

Should you wish to submit a claim, the statement of claim and documentation or evidence in support of your claim must be sent to the Joint Administrators of Heritable Bank plc (in Administration), c/o Ernst & Young LLP, 1 More London Place, London SE1 2AF. It is anticipated that the dividend will be declared and paid in August 2015.

Alan Robert Bloom, Joint Administrator 21 May 2015

(2338034)

Administration

MEETINGS OF CREDITORS

CALEDONIAN MARTS (STIRLING) LIMITED

(In Administration) ("the Company") Registered number: SP1483RS Registered office address: Ten George Street, Edinburgh, EH2 2DZ NOTICE IS HEREBY GIVEN pursuant to paragraph 51 of Schedule B1 to the INSOLVENCY ACT 1986 and Rule 2.26A of the Insolvency (Scotland) Rules 1986, that a meeting of the creditors of the company will be held at Tolbooth, Jail Wynd, Stirling, FK8 1DE at 2.30 pm on 9 June 2015 to decide whether to approve the Administrators' proposals and to decide if a committee of creditors should be established.

A creditor will be entitled to vote at the meeting only if he has lodged a claim in writing with me at or before the meeting and it has been accepted in whole or in part for voting purposes. For the purposes of entitlement to vote, claims are calculated as at the date on which the company entered administration.

Any proxies to be used at the meeting must be completed and lodged with me at or before the meeting.

Any resolution proposed at the meeting will be passed if a majority of those voting in person or by proxy vote in favour of it.

Claims and proxy forms lodged before the meeting should be sent to me at the address below.

A J Davison Joint Administrator

EY Ten George Street, Edinburgh EH2 2DZ 20 May 2015

(2338017)

In the High Court of Justice

No P97 of 2015 KERR STIRLING NO.1 LIMITED

Company Number: SC050252

Trading Name: Sunrite Blinds Limited

Previous Name of Company: Sunrite Blinds Limited

Registered office: Ocean Drive, Leith EH6 6JL Principal trading address: 4 Newhailes Industrial Estate, Musselburgh EH21 6SY and Unit 17 Trinity Centre, Park Farm Industrial Estate,

Wellingborough, Northamptonshire Notice is hereby given, pursuant to Rule 2.35(4A) of the Insolvency Rules 1986 (as amended), that the Joint Administrators have summoned a meeting of creditors of the Company of an initial creditors' meeting requested under paragraph 52 (2) of Schedule B1 to the Insolvency Act 1986. The meeting will be held at The Old Bank, 187a Ashley Road, Hale, Cheshire, WA15 9SQ on 28 May 2015 at 2.30 pm. Under Rule 2.38 a person is entitled to vote at the meeting only if: he has have given to the Joint Administrators at The Old Bank, 187a Ashley Road, Hale, Cheshire WA15 9SQ, not later than 12.00 noon on the business day before the meeting date, details in writing of the debt which he claims to be due to him from the Company; the claim has been duly admitted under Rule 2.38 or 2.39; and there has been lodged with the Joint Administrators any proxy which he intends to be used on his behalf.

Darren Brookes and Colin Burke, Joint Administrators 15 May 2015

(2338045)

Creditors' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

PURSUANT TO RULE 4.19 OF THE INSOLVENCY (SCOTLAND) RULE 1986

Name of Company: MILBURN SERVICES LIMITED Company Number: SC105066

This is to certify that at a meeting of creditors of the above-named company held on 8 May 2015, *Steven Philip Ross* and *lan William Kings* of 1 St James' Gate, Newcastle upon Tyne NE1 4AD having provided written statements that they are qualified to act as insolvency practitioners in relation to the above-named company under the provisions of the Insolvency Act 1986 and that they consent to act, were appointed Joint Liquidators of the Company. The Joint Liquidators are to act jointly and severally

The Appointment of the Liquidators is to be effective from 8 May 2015 (2338026)