



THE GAZETTE

EDINBURGH GAZETTE

**CONTAINING ALL NOTICES PUBLISHED ONLINE
BETWEEN 8 AND 9 OCTOBER 2018**

PRINTED ON 10 OCTOBER 2018 | NUMBER 28090
PUBLISHED BY AUTHORITY | ESTABLISHED 1665
WWW.THEGAZETTE.CO.UK

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October 2018

ENVIRONMENT & INFRASTRUCTURE

ENVIRONMENTAL PROTECTION

FIFE COUNCIL

SCHEDULE 5 REGULATION 24(1)

THE ENVIRONMENTAL IMPACT ASSESSMENT (SCOTLAND) REGULATIONS 2011

NOTICE UNDER REGULATION 24

The proposed development at Broomhall Site At Land Adjacent To Pitreavie Business Park Grange Road Dunfermline Fife is subject to assessment under the Town and Country Planning (Environmental Impact Assessment) (Scotland) Regulations 2011.

Notice is hereby given that Supplementary Environmental Information relating to masterplan updates has been submitted to Fife Council by Stirling Developments Ltd relating to the planning application (Ref: 16/04155/EIA) for Planning Permission in Principle for a residential led mixed-use development comprising a minimum of 2,150 residential units, employment/commercial land, landscape framework (landscaping, parks, green space), community facilities, healthcare, local retail, new primary school(s), roads and drainage infrastructure and associated development. Possible decisions relating to the application are:- (i) approval of the application without conditions; (ii) approval of the application with conditions; (iii) refusal of the application. A copy of the Supplementary Environmental Information, Environmental Statement and the associated planning application may be viewed online at www.fifedirect.org.uk/planning or inspected at all reasonable hours in the register of planning applications kept by the planning authority for the area at Fife Council - Economy, Planning and Employability, Kingdom House, Kingdom Avenue, Glenrothes, Fife KY7 5LY

Copies of the environmental statement may be purchased from Ironside Farrar, 111 McDonald Road, Edinburgh, EH7 4NW at a cost of £200 in paper format or £15 for CD format. The non technical summary is available free of charge, separately on request.

Any person who wishes to make representations to Fife Council about the environmental statement should do so before **8th November 2018**, and may make them online at www.fifedirect.org.uk/planning or in writing to Fife Council, Enterprise Economy, Planning and Employability, Kingdom House, Kingdom Avenue, Glenrothes, Fife KY7 5LY. (3126144)

PORTS & HARBOURS

HARBOURS ACT 1964 (AS AMENDED)

THE PROPOSED CLYDEPORT OPERATIONS LIMITED (GREENOCK OCEAN TERMINAL CRUISE BERTH) HARBOUR REVISION ORDER 2018

NOTICE OF APPLICATION FOR A HARBOUR REVISION ORDER

NOTICE IS HEREBY GIVEN THAT Clydeport Operations Limited (“the Company”), as the statutory harbour authority for the Port of Greenock (“the Port”), has applied to the Scottish Ministers for a harbour revision order (“the Order”) under section 14 of the Harbours Act 1964 (“the 1964 Act”).

The Order would authorise the construction and maintenance of a new dedicated cruise ship berth and associated facilities at the Port within the limits of deviation shown on the deposited plans and sections. The works proposed consist of dredging in front of the existing quay wall, together with the construction of mono piles, a floating pontoon, access structures and associated ancillary works. The Order creates an offence of, without lawful authority, intentionally obstructing or interfering with the carrying out of the works, with a fine on summary conviction not exceeding level 3 on the standard scale. Provision is made—

- (a) against danger to navigation and abatement of works abandoned or decayed; and
- (b) for the lighting of the works permanently and during construction.

A defence of due diligence is available to the Company in respect of offences committed under the Order.

No land is proposed for compulsory acquisition and there are no proposals to extinguish or divert any public right of way over a footpath or bridleway.

The Scottish Ministers have advised by letter dated 11 May 2018 that they have decided in accordance with paragraph 4 of Part 1 of Schedule 3 to the 1964 Act that the application relates to a project which falls within Annex II to Council Directive 2011/92/EU on the assessment of the effects of certain public and private projects on the environment (“the Directive”) as the application relates to the construction of a port installation. The Scottish Ministers have concluded that it is not a relevant project in terms of Schedule 3 to the 1964 Act because it would be unlikely to have significant effects on the environment by virtue of its size and location. Accordingly, no environmental statement is required.

Paragraph 16 of Schedule 3 to the 1964 Act (which relates to information on a project which is likely to have significant effects on the environment in any other European Economic Area Member State) does not apply to the application.

A copy of the draft Order, the deposited plans, sections and elevations of the proposed works which accompanied the application and the letter dated 11 May 2018 from the Scottish Ministers referred to above, may be inspected, free of charge, until the expiry of the forty-two day period referred to below at the following locations and times—

Location	Opening Times
Clydeport Operations Limited, 16 Robertson Street, Glasgow, Strathclyde G2 8DS	Mondays to Fridays: 9.30am to 4.30pm; Saturdays and Sundays: Closed
Greenock Central Library, Wallace Place, Greenock PA15 1JB	Mondays, Tuesdays and Thursdays: 9.30am to 7.00pm; Wednesdays: 9.30am to 1.00pm; Fridays: 9.30am to 5.00pm; Saturdays: 10.00am to 1.00pm; Sundays: Closed
Bircham Dyson Bell LLP, 50 Broadway, Westminster, London SW1H 0BL	Mondays to Fridays: 9.30am to 5.30pm; Saturdays and Sundays: Closed

Electronic versions of the documents will also be available from the following website: www.peelports.com/clydeport/hro

Any person requiring further information concerning the proposed works should apply in writing for that information either to the Company or to Bircham Dyson Bell LLP at the addresses given in the table above, quoting reference ‘Greenock Harbour Revision Order’.

Any person wishing to make an objection or representation to the Scottish Ministers concerning the application should write to Val Ferguson, Ports Policy Co-ordinator, Ports and Harbours Branch, Transport Scotland, Area 2D North, Victoria Quay, Edinburgh EH6 6QQ or email harbourorders@transport.gov.scot within forty-two days from the date at the foot of this notice quoting “The Proposed Clydeport Operations Limited (Greenock Ocean Terminal Cruise Berth) Harbour Revision Order 2018”, stating the grounds of their objection or representation and giving an address to which correspondence relating to the objection or representation may be sent.

All objections or representations made, including personal information provided to Scottish Ministers, will be shared with the Company who may contact you to discuss your concerns. Names and the text of any objections or representations may also be published on Transport Scotland’s website due to Freedom of Information requirements. If you wish to discuss any issues relating to the use of your personal data please contact Val Ferguson at the address set out above.

If an objection is duly made to the application and not withdrawn then the Scottish Ministers may, before making their decision, (i) cause an inquiry to be held, or (ii) give to the objector an opportunity of appearing before and being heard by a person appointed by them.

BIRCHAM DYSON BELL LLP

Solicitors and Parliamentary Agents acting on behalf of Clydeport Operations Limited
50 Broadway, London SW1H 0BL
8 October 2018

(3121462)

Planning

TOWN PLANNING

STIRLING COUNCIL TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 PLANNING (LISTED BUILDINGS AND CONSERVATION AREAS) (SCOTLAND) ACT 1997

The applications listed below are proposals requiring planning permission and/or Listed Building Consent which have been submitted to Stirling Council and may be viewed online at www.stirling.gov.uk/onlineplanning.

Written comments may be made to the Planning & Building Standards Service Manager, Planning Services, Stirling Council, Teith House, Kerse Road, Stirling FK7 7QA (Telephone 01786 233660) within 21 days of this notice.

Proposal/Reference:
18/00661/LBC

Address of Proposal:
Land And Buildings At Craigton Farm, Stirling

Description of Proposal:
Conversion of semi-derelict farm buildings into 2 new dwelling houses, retention of a listed circular horse mill, retention and refurbishment of the other existing buildings

Proposal/Reference:
18/00663/LBC

Address of Proposal:
25 Forth Place, Riverside, Stirling, FK8 1UD

Description of Proposal:
Internal alterations to form an opening (slapping) to an existing brick wall between the dining room and proposed new kitchen and bricking up of an existing doorway adjacent to the proposed wall slapping
(3126152)

INVERCLYDE COUNCIL TOWN & COUNTRY PLANNING (SCOTLAND) ACT 1997 THE STOPPING UP OF ROAD & FOOTPATH, INVERCLYDE (MAVIS LANE, GREENOCK) ORDER 2018

The Inverclyde Council, in exercise of the powers conferred on it in terms of Schedule 16 of the Town & Country Planning (Scotland) Act 1997 and all other powers enabling it to do so, has confirmed the above Order under Sections 207 and 208 of the said Act authorising the stopping up of the road and footpath as specified in the said Order. A copy of the Order and relevant plan specifying the road and footpath to be stopped up may be inspected at the Customer Service Centre, Municipal Buildings, Clyde Sq., Greenock PA15 1LY by any person free of charge during the Council's usual opening hours.
(3126153)

CLACKMANNANSHIRE COUNCIL NOTICE OF APPLICATIONS PUBLISHED UNDER REGULATION 20(1) OF THE TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE)(SCOTLAND) REGULATIONS 2008 PLANNING APPLICATIONS

You can see the Planning Register with details of all planning applications on the Council's website www.clacksweb.org.uk/eplanning/ or at the Council Offices, Kilncraigs, Greenside Street, Alloa FK10 1EB from 9.00 a.m. to 5.00 p.m. Monday - Friday (except Bank Holidays). The applications listed below are likely to be of a public interest.

If you want the Council to take note of your views on any application you can comment online at the address above or write to the Council's Head of Development Services at Kilncraigs, Greenside Street, Alloa, FK10 1EB within 14 days or e-mail planning@clacks.gov.uk. When you make a comment, your views will be held on file and published on the Council's website.

You will be notified of the Council's decision. If you need any advice, please contact Clackmannanshire Council at Kilncraigs, Greenside Street, Alloa FK10 1EB Tel: 01259 450000.

Proposal/Reference:
Ref: 18/00219/FULL

Address of Proposal:
Birchfield, 2 East Burnside, Dollar, Clackmannanshire FK14 7AT

Description of Proposal:

Alterations, Removal of Front Porch And Formation Of Dormer Above, Extension To Front Of House with Formation Of First Floor Balcony Above, Re-clad Two Storey Bay Window In Stonework, Alterations To Garage And Single Storey Extension To Side And Rear Of House, Formation Of Car Port, Replace Windows And External Doors Throughout, Remove Tree And Part Of Curved Stone Wall At Front Side And Form Matching Gate Posts At Each End Of Remaining Wall With Decorative Metal Railing Infill.

Development in a Conservation Area

Proposal/Reference:
Ref: 18/00220/LIST

Address of Proposal:
Birchfield, 2 East Burnside, Dollar, Clackmannanshire FK14 7AT

Description of Proposal:
Alterations, Removal of Front Porch And Formation Of Dormer Above, Extension To Front Of House with Formation Of First Floor Balcony Above, Re-clad Two Storey Bay Window In Stonework, Alterations To Garage And Single Storey Extension To Side And Rear Of House, Formation Of Car Port, Replace Windows And External Doors Throughout, Remove Tree And Part Of Curved Stone Wall At Front Side And Form Matching Gate Posts At Each End Of Remaining Wall With Decorative Metal Railing Infill.

Listed Building Consent (3126151)

FIFE COUNCIL TOWN & COUNTRY PLANNING (SCOTLAND) ACT 1997 AND RELATED LEGISLATION

The applications listed in the schedule may be viewed online at www.fifedirect.org.uk/planning Public access computers are available in Local Libraries. Comments can be made online or in writing to Fife Council, Economy, Planning and Employability Services, Kingdom House, Kingdom Avenue, Glenrothes, KY7 5LY within 21 days from the date of this notice.

Proposal/Reference:
18/02819/LBC

Address of Proposal:
St Andrews Episcopal Church Queens Terrace St Andrews Fife KY16 9QF

Name and Address of Applicant:
St Andrews Episcopal Church

Description of Proposal:
Erection of gate

Proposal/Reference:
18/02826/LBC

Address of Proposal:
16 Provost Wynd Cupar Fife KY15 5HE

Name and Address of Applicant:
Mr & Mrs Johnny Stevenson

Description of Proposal:
Listed building consent for single storey extension to rear of dwellinghouse

Proposal/Reference:
18/02798/LBC

Address of Proposal:
5 Hopeward Court Dalgety Bay Dunfermline Fife KY11 9TF

Name and Address of Applicant:
Ms Susan Hunter

Description of Proposal:
Installation of replacement windows

Proposal/Reference:
18/01978/LBC

Address of Proposal:
Land To West Of 3 East Leven Street Burntisland Fife KY3 9DX

Name and Address of Applicant:
Ms Catriona King

Description of Proposal:
Listed building consent for demolition of part of existing wall and erection of fence and gates

Proposal/Reference:
18/02805/LBC

Address of Proposal:
Flat 1 26 Matthew Street Kirkcaldy Fife KY2 5AT

Name and Address of Applicant:
Andrew Orr

Description of Proposal:
Listed Building Consent for alterations to boundary wall (3126167)

Roads & highways

ROAD RESTRICTIONS

STIRLING COUNCIL

ROADS (SCOTLAND) ACT 1984

ROAD HUMPS AT C63 (COMMONLY KNOWN AS COWIEHALL

ROAD – NO 2), COWIE

The STIRLING COUNCIL, under Section 36 of the Roads (Scotland) Act 1984, propose to construct road humps as detailed in the Schedule hereto with a view to improving road safety by slowing traffic speeds at the C63, Cowie.

A COPY of the plan showing the location affected by the proposal can be examined at the Stirling Council Offices, Environment and Place, Endrick House, Stirling during office hours.

Objectors must state their reasons in writing to David Crighton, Service Manager Roads and Land, Environment and Place, Endrick House, Stirling, FK7 7SN by 7 November 2018 by quoting reference number TM/6 – RH/2018(5).

SCHEDULE

Road in Cowie	Hump Type	Location
C63 (commonly known as Cowiehall Road)	1 no. asphalt flat topped raised table 75 mm in height will be provided. The raised table will be 6.08 metres or thereby in width and 6 metres or thereby long.	C63 from a point 10 metres or thereby south of the projected south kerbline of Dr Campbell Avenue in a southerly direction for a distance of 6 metres or thereby.
C63 (commonly known as Cowiehall Road)	1 no. asphalt flat topped raised table 75 mm in height will be provided. The raised table will be 5.82 metres or thereby in width and 6 metres or thereby long.	C63 from a point 20 metres or thereby south of the projected south kerbline of Hilton in a southerly direction for a distance of 6 metres or thereby.

(3126150)

OTHER NOTICES

COMPANY LAW SUPPLEMENT

The Company Law Supplement details information notified to, or by, the Registrar of Companies. The Company Law Supplement to **The London, Belfast and Edinburgh Gazette** is published weekly on a Tuesday.

These supplements are available to view at <https://www.thegazette.co.uk/browse-publications>.

Alternatively use the search and filter feature which can be found here <https://www.thegazette.co.uk/all-notices> on the company number and/or name. (2909815)

COMPANIES

COMPANIES RESTORED TO THE REGISTER

EXPRESS SHOPPING LIMITED

A Petition to restore Express Shopping Limited to the Companies Register under Sections 1029 and 1030 of the COMPANIES ACT 2006 has been presented to the Court of Session at Edinburgh. Any interested parties should lodge Answers to the Petition within 1 day of this advertisement.

Thompsons Solicitors and Solicitor Advocates, Berkeley House, 285 Bath Street, Glasgow, G2 4HQ (3126154)

WITTON DISTRIBUTION LIMITED

Company Number: 631546

A petition to restore Witton Distribution Limited (631546) to the Companies Register under Sections 1029 to 1031 of the COMPANIES ACT 2006 has been presented to the Court of Session at Edinburgh. Any interested parties should lodge Answers to the Petition within 21 days of this advertisement.

Allan McDougall Solicitors, 3 Coates Crescent, Edinburgh EH3 7AL (3126171)

H & L GLENROTHES LIMITED

Notice is hereby given that on 4 October 2018 a Petition was presented to Forfar Sheriff Court on behalf of H & L Glenrothes Limited, a Company with its registered office at 3 Kaims Hill, Letham Grange, Arbroath, Angus DD11 4QY seeking restoration of the name of the Company to the Register of Companies. By First Deliverance dated 4 October 2018 the Sheriff at Forfar appointed any person interested if they intend to show cause why the Petition should be granted to lodge Answers with The Sheriff Clerk, Sheriff Court House, Market Street, Forfar, DD8 3LA within eight days of this Notice

Peter D J Stephen WS

Stanhope House, 12 Stanhope Place, Edinburgh EH12 5HH
Solicitor for Petitioners (3126170)

Corporate insolvency

Creditors' voluntary liquidation

APPOINTMENT OF LIQUIDATORS

Name of Company: **G & T'S LIMITED**

In Creditors Voluntary Liquidation

Previous Name of Company: Inn at the Park and Glentana Bar, Aberdeen

Company Number: SC249412

Notice is hereby given in accordance with Rule 4.19 of THE INSOLVENCY (SCOTLAND) RULES 1986 that I became liquidator of G & T's Limited on 7 September 2018 as an exit strategy following the administration process. A liquidation committee has not been established and I do not propose to summon a separate meeting for this purpose unless requested to do so by one tenth, in value, of the company creditors.

All creditors who have not yet lodged a statement of claim with me is requested to do so in early course.

Michael J M Reid CA, Liquidator, Meston Reid & Co, 12 Carden Place, Aberdeen AB10 1UR
4 October 2018 (3126169)

Company Number: SC110049

Name of Company: **JOHN RAE LIMITED**

Trading Name: John Rae Limited

Nature of Business: Heating and plumbing contractor

Type of Liquidation: Creditors' Voluntary Liquidation

Registered office: 16 Bourtree Place, Hawick, Roxburghshire, TD9 9HW

Principal trading address: 16 Bourtree Place, Hawick, Roxburghshire, TD9 9HW

Liquidator's name and address: *Alistair McAlinden and Blair Carnegie Nimmo* of KPMG LLP, Saltire Court, 20 Castle Terrace, Edinburgh EH1 2EG

Office Holder Numbers: 21950 and 8208.

Date of Appointment: 27 September 2018

By whom Appointed: Creditors

Further information about this case is available from Dominique Taylor at the offices of KPMG LLP on 0141 3005658 or at Dominique.Taylor@kpmg.co.uk.

Dated: 4 October 2018 (3126142)

PURSUANT TO SECTION 109 OF THE INSOLVENCY ACT 1986

Name of Company: **OLA TRADING LIMITED**

Company Number: SC506825

Nature of Business: Nature of Company and Nature of Business:

Operating Bar and Restaurant

Type of Liquidation: Creditors Voluntary Liquidation

Registered office: 130 Toryglen Street, Glasgow G5 0BH

Liquidator's name and address: *Derek Jackson*, Grainger Corporate Rescue & Recovery, 3rd Floor, 65 Bath Street, Glasgow, G2 2BX

Office Holder Number: 9505.

Date of Appointment: 3 October 2018

By whom Appointed: Members and Creditors

For further details contact: Derek Jackson

Email: derekj@gcrr.co.uk

Telephone: 0141 353 3552 (3126147)

FINAL MEETINGS

In the matter of

ELP INNOVATIONS LIMITED

Company Number: SC394068

Previous Name of Company: Emma Parker Consulting Limited (changed on 11 April 2014)

Registered office: 272 Bath Street, Glasgow, G2 4JR

Principal trading address: 272 Bath Street, Glasgow, G2 4JR

and

in the matter of the Insolvency Act 1986 and the Insolvency Rules 1986

Notice is hereby given that final meetings of the members and of the creditors of the above named company will be held at The Genesis Centre, Garrett Field, Birchwood, Warrington, WA3 7BH on 13 November 2018 at 10:30 am and 11.30 am respectively for the purposes of having an account laid before them by the Liquidator (pursuant to Section 106 of the Insolvency Act 1986), showing the manner in which the winding up of the company has been conducted, and the property of the company disposed of, and also determining whether the Liquidator should be granted her release from office.

A member or creditor entitled to vote at the above meetings may appoint a proxy to attend and vote in the member or creditor's stead. It is not necessary for the proxy to be a member or creditor. Proxy forms must be returned to the offices of Carter Halliwell Limited by no later than 4:00 pm on the business day before the meeting.

Office Holder Details: *Tracey Howarth* (IP number 16410) of Carter Halliwell Limited, The Genesis Centre, Garrett Field, Birchwood, Warrington WA3 7BH. Further information about this case is available from Tracey Howarth at the offices of Carter Halliwell Limited on 01925 394225 or at admin@carterhalliwell.co.uk.

Tracey Howarth, Liquidator

8 October 2018 (3127066)

MEETINGS OF CREDITORS**RKC RESTAURANT LTD**

Company Number: SC523526

Trading Name: Tinto Tapas Bar

Registered office: 9 Glebe Street, East Kilbride, Glasgow, G74 4LY

Principal trading address: 138 Battlefield Road, Glasgow, G42 9JT

NOTICE IS HEREBY GIVEN pursuant to Section 98 of the Insolvency Act 1986, as amended, ("the Act") that a meeting of creditors of the above named Company will be held at Leonard Curtis Recovery Limited, 4th Floor, 58 Waterloo Street, Glasgow, G2 7DA on 31 October 2018 at 11.30am for the purposes mentioned in Sections 99, 100 and 101 of the Act.

Creditors should lodge particulars of their claims for voting purposes at Leonard Curtis Recovery Limited, 4th Floor, 58 Waterloo Street, Glasgow, G2 7DA at or before the meeting. Secured creditors (unless they surrender their security) should also include a statement giving particulars of their security, the date when it was given and the value at which it is assessed.

Any creditor entitled to attend and vote at this meeting is entitled to do so either in person or by proxy. Completed proxy forms may be lodged at or before the meeting.

The resolutions to be taken at the meeting may include a resolution specifying the bases on which the Liquidators are to be remunerated and the meeting may receive information about, and be called upon to approve, the costs of preparing the Statement of Affairs and convening the meetings of members and creditors.

A list of names and addresses of the above company's creditors can be inspected at the offices of Leonard Curtis Recovery Limited, 4th Floor, 58 Waterloo Street, Glasgow, G2 7DA between the hours of 10.00am and 4.00pm on the two business days before the meeting of creditors.

For further details please contact Emma Cameron on 0141 212 2069 or by email at Emma.Cameron@leonardcurtis.co.uk.

DATED: 5 October 2018*Christopher Craig*, Director

(3126020)

RESOLUTION FOR WINDING-UP**PRIVATE COMPANY LIMITED BY SHARES****WRITTEN RESOLUTIONS****OF****OLA TRADING LIMITED**

Company Number: SC506825

Registered office: 130 Toryglen Street, Glasgow G5 0BH

3 October 2018

Pursuant to Chapter 2 of Part 13 of the COMPANIES ACT 2006, the directors of the Company propose that:

- resolution 1 below is passed as a special resolution.
- resolution 2 is passed as an ordinary resolution.

SPECIAL RESOLUTION

1. **THAT** it has been proved to the satisfaction of the members that the company is insolvent and that it is advisable to wind up the same, and, accordingly, that the company be wound up voluntarily.

ORDINARY RESOLUTION

2. **THAT** Derek A. Jackson of Grainger Corporate Rescue & Recovery Limited, 3rd Floor, 65 Bath Street, Glasgow, G2 2BX be and is hereby appointed Liquidator of the Company for the purpose of such winding up;

AGREEMENT

The undersigned, a person entitled to vote on the above resolutions on 3 October 2018, hereby irrevocably agrees to the Special Resolution and Ordinary Resolution:

Signed by *Raymond John Lafferty*

Date 3 October 2018

(3126146)

Liquidation by the Court**APPOINTMENT OF LIQUIDATORS****INSPIRERETAILUK LIMITED**

Company Number: SC478857

Registered office: 4 Atlantic Quay, 70 York Street, Glasgow, G2 8JX

(Formerly) Unit 19/20, The Forge Shopping Centre, Glasgow, G31 4EB

Principal trading address: Unit 19/20, The Forge Shopping Centre, Glasgow, G31 4EB

I, *James Stephen*, of BDO LLP, 4 Atlantic Quay, 70 York Street, Glasgow, G2 8JX, (IP No. 9273) hereby give notice pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986 that I was appointed Liquidator of Inspireretailuk Limited, by resolution of the first meeting of creditors on 03 October 2018. A Liquidation Committee was not formed. I do not intend to summon another meeting to establish a Liquidation Committee unless requested to do so by one tenth, in value, of the company's creditors.

Further details contact: Catherine Taylor, Tel: 01412 483 761, Email: catherine.taylor@bdo.co.uk

James Stephen, Liquidator

03 October 2018

Ag ZF70334

(3124717)

PRESTIGE DECORATING AND AIMES TAPING LIMITED

Company Number: SC383667

IN LIQUIDATION

Registered office: C/O: JOHN A THOMSON, 1/1 1288, SHETTLESTON ROAD, HELENSBURGH, G84 8TG

I, *Annette Menzies* of William Duncan (Business Recovery) Ltd, 2nd Floor, 18 Bothwell Street, Glasgow, G2 6NU, hereby give notice that I was appointed Interim Liquidator of Prestige Decorating And Aimes Taping Limited on 21 September 2018 by interlocutor of Glasgow Sheriff Court.

Notice is also given pursuant to Section 138 of the INSOLVENCY ACT 1986 and Rule 4.12 of THE INSOLVENCY (SCOTLAND) RULES 1986 that the first Meeting of Creditors of the above company will be held within the offices of William Duncan (Business Recovery) Ltd, 2nd Floor, 18 Bothwell Street, Glasgow, G2 6NU on 31 October 2018 at 10.00am, for the purpose of choosing a Liquidator and determining whether to establish a Liquidation Committee.

A creditor will be entitled to vote at the meeting only if a claim has been lodged with me at or before the meeting. Voting must either be in person by the creditor or by form of proxy. To be valid, proxies must either be lodged with me at the meeting or to my office at the above address prior to the meeting.

Further contact details:

Kim Wilson on telephone number 0141 535 3133 or email kwilson@wd-br.co.uk

Annette Menzies

Interim Liquidator

04 October 2018

Office-holder Number: 9128

(3126149)

PUK CABLE MANAGEMENT LIMITED

Company Number: SC517912

Registered office: Titanium 1, King's Inch Place, Renfrew, PA4 8WF

Principal trading address: Units 3/4, Kinning Parkway Estate, Maclellan Street, Glasgow, G41 1RR

I, *Derek Forsyth*, of Campbell Dallas, Titanium 1, King's Inch Place, Renfrew, PA4 8WF, (IP No. 8219), hereby give notice pursuant to Rule 4.19 of the Insolvency (Scotland) Rules 1986 that I was appointed Liquidator of PUK Cable Management Limited, by resolution of the creditors present at the meeting of creditors held on 04 October 2018. A Liquidation Committee was not formed. I do not intend to summon another meeting to establish a Liquidation Committee unless requested to do so by one tenth, in value, of the Company's creditors. Further details contact: Derek Forsyth, Tel: 0141 886 6644. Alternative contact: Email: Cameron.Stone@campbelldallas.co.uk

Derek Forsyth, Liquidator

04 October 2018

Ag ZF70500

(3124720)

FINAL MEETINGS**D & G INFLATABLES LTD**

Company Number: SC461038
 Registered office: C/O Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline, Fife, KY11 8PB
 Principal trading address: West Raffles, Carrutherstown, Glasgow, DG1 4JY

Notice is hereby given pursuant to Section 146 of the Insolvency Act 1986, that the Final Meeting of Creditors of the above named Company will be held within the offices of Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline, Fife, KY11 8PB on 13 November 2018 at 10.00 am for the purpose of receiving the Liquidator's final report showing how the winding up has been conducted and determining whether in terms of Section 174 of the Insolvency Act 1986, the Liquidator should receive his release. Creditors are entitled to attend in person or alternatively by proxy. A creditor may vote only if his claim has been submitted to the Liquidator and that claim has been accepted in whole or in part. A resolution will be passed only if a majority in value of those voting in person or by proxy vote in favour. Proxies must be lodged with the Liquidator at or before the meeting.

Date of appointment: 5 April 2018. Office holder details: Richard Gardiner (IP No 9488) of Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline, Fife, KY11 8PB.

Further details contact: Richard Gardiner, Tel: 01383 628800. Alternative contact: Derek Simpson, Email: info@thomsoncooper.com
Richard Gardiner, Liquidator

03 October 2018

Ag ZF70429 (3124721)

MERCURY SALES LIMITED

Company Number: SC493537
 Registered office: C/O Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline, Fife, KY11 8PB
 Principal trading address: 12 Saltmarsh Drive, Lenzie, Kirkintilloch, Glasgow, G66 3NR

Notice is hereby given pursuant to Section 146 of the Insolvency Act 1986, that the Final Meeting of Creditors of the above named Company will be held within the offices of Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline, Fife, KY11 8PB on 13 November 2018 at 11.00 am for the purpose of receiving the Liquidator's final report showing how the winding up has been conducted and determining whether in terms of Section 174 of the Insolvency Act 1986, the Liquidator should receive his release. Creditors are entitled to attend in person or alternatively by proxy. A creditor may vote only if his claim has been submitted to the Liquidator and that claim has been accepted in whole or in part. A resolution will be passed only if a majority in value of those voting in person or by proxy vote in favour. Proxies must be lodged with the Liquidator at or before the meeting.

Date of appointment: 25 January 2018. Office holder details: Richard Gardiner (IP No 9488) of Thomson Cooper, 3 Castle Court, Carnegie Campus, Dunfermline, Fife, KY11 8PB.

Further details contact: Richard Gardiner, Tel: 01383 628800. Alternative contact: Derek Simpson, Email: info@thomsoncooper.com
Richard Gardiner, Liquidator

03 October 2018

Ag ZF70430 (3124719)

MEETINGS OF CREDITORS**J BRYCELAND FIRE SPRINKLERS LIMITED**

Company Number: SC392369
 Registered office: 27 Lauriston Street, Edinburgh, EH3 9DQ
 Principal trading address: 27 Lauriston Street, Edinburgh, EH3 9DQ
 I, George Dylan Lafferty, Insolvency Practitioner, (IP No: 9584) of 180 Advisory Solutions Limited, Suite 148, Central Chambers, 11 Bothwell Street, Glasgow G2 6LY hereby give notice that I was appointed Interim Liquidator of J Bryceland Fire Sprinklers Limited on 28 September 2018, by Interlocutor of the Sheriff at Edinburgh. Notice is also given that the First Meeting of Creditors of the above company will be held at 2nd Floor, Suite 148, Central Chambers, 11 Bothwell Street, Glasgow G2 6LY, on 06 November 2018, at 10.30 am for the purposes of choosing a Liquidator and of determining whether to

establish a Liquidation Committee. Creditors whose claims are unsecured, in whole or in part, are entitled to attend and vote in person or by proxy providing that their claims and proxies have been submitted and accepted at the meeting or lodged beforehand at the above address. A resolution will be passed when a majority in value of those voting have voted in favour of it. For the purpose of formulating claims, creditors should note that the date of commencement of the liquidation is 30 August 2018.

Further details contact: Email:
 christopher.addison@180advisorysolutions.co.uk

George Dylan Lafferty, Interim Liquidator

04 October 2018

Ag ZF70338 (3124722)

PETITIONS TO WIND-UP**SANDBED CONVENIENCE STORE LTD**

Company Number: SC512626
 On 20 September 2018, a petition was presented to Jedburgh Sheriff Court by the Advocate General for Scotland for and on behalf of the Commissioners for Her Majesty's Revenue and Customs craving the Court **inter alia** to order that Sandbed Convenience Store Ltd., 7 Sandbed, Hawick, TD9 0HE (registered office) (company registration number SC512626) be wound up by the Court and to appoint a liquidator. All parties claiming an interest must lodge Answers with Jedburgh Sheriff Court, Castlegate, Jedburgh within 8 days of intimation, service and advertisement.

C MUNRO

Officer of Revenue & Customs

HM Revenue & Customs

Solicitor's Office and Legal Services

20 Haymarket Yards, Edinburgh

for Petitioner

Ref: 623/1107657/ARG

(3126155)

Members' voluntary liquidation**APPOINTMENT OF LIQUIDATORS**

Company Number: SC439164

Name of Company: **DUNCANON MARINE LIMITED**

Nature of Business: Other professional, scientific and technical activities not elsewhere classified

Type of Liquidation: Members

Registered office: Dairhua, Downies Lane, Stromness, Orkney, KW16 3EP

Principal trading address: Dairhua, Downies Lane, Stromness, Orkney, KW16 3EP

Gordon MacLure, of Johnston Carmichael LLP, Bishop's Court, 29 Albyn Place, Aberdeen, AB10 1YL

Office Holder Number: 8201.

Further details contact: Gordon MacLure, Tel: 01224 212222.

Alternative contact: Carol James.

Date of Appointment: 25 September 2018

By whom Appointed: Members

Ag ZF70348 (3124711)

PURSUANT TO SECTION 109 OF THE INSOLVENCY ACT 1986

Name of Company: **J & S SMITH CONSTRUCTION LIMITED**

Company Number: SC464900

Nature of Business: Construction

Type of Liquidation: Members

Registered office: Seattle Bothkennar Road, Carronshore, Falkirk FK2 8HS

Annette Menzies, William Duncan (Business Recovery) Ltd, 2nd Floor, 18 Bothwell Street, Glasgow G2 6NU

Office Holder Number: 9128.

Date of Appointment: 3 October 2018

Further Contact Details: Kim Wilson - telephone number 0141 535 3133 or email kwilson@wd-br.co.uk

(3126168)

Company Number: SC392283
 Name of Company: **JNOC LIMITED**
 Nature of Business: Consultants in the oil industry
 Type of Liquidation: Members
 Registered office: C/O Neil Nisbet & Co, Thain House, 226 Queensferry Road, Edinburgh EH4 2BP
 Principal trading address: N/A
Keith V Anderson, of mlm Solutions, Forsyth House, 93 George Street, Edinburgh EH2 3ES
 Office Holder Number: 006885.
 Further details contact: Keith V Anderson, Tel: 0845 051 0210.
 Date of Appointment: 27 September 2018
 By whom Appointed: Members
 Ag ZF70492 (3124713)

Company Number: SC381795
 Name of Company: **MORTARA INSTRUMENT UK LIMITED**
 Previous Name of Company: Mortara Dolby UK Limited; Dolby Medical Products and Service Limited
 Nature of Business: Wholesale of other intermediate products
 Type of Liquidation: Members
 Registered office: Units 11 & 12 Scion House, Stirling University Innovation Park, Stirling, FK9 4NF
 Principal trading address: N/A
Stephen Roland Browne and *Ian Harvey Dean*, both of Deloitte LLP, 1 New Street Square, London, EC4A 3HQ
 Office Holder Numbers: 009281 and 009462.
 Stephen Roland Browne and Ian Harvey Dean can be contacted at Deloitte LLP on 020 7007 0763.
 Date of Appointment: 28 September 2018
 By whom Appointed: The Company
 Ag ZF70432 (3124712)

Company Number: SC395857
 Name of Company: **NCSS LIMITED**
 Nature of Business: Medical Consultancy
 Type of Liquidation: Members
 Registered office: 288 Broomhill Road, Aberdeen, AB10 7LQ
 Principal trading address: N/A
Gordon MacLure, of Johnston Carmichael LLP, Bishop's Court, 29 Albyn Place, Aberdeen, AB10 1YL
 Office Holder Number: 8201.
 Further details contact: Gordon MacLure, Tel: 01224 212222.
 Alternative contact: Carol James.
 Date of Appointment: 28 September 2018
 By whom Appointed: Members
 Ag ZF70349 (3124714)

Name of Company: **SUPERFACTOR (HOLDINGS) LIMITED**
 Company Number: SC247675
 Registered office: C/O Charles Ca, 29 Brandon Street, Hamilton, Lanarkshire, ML3 6DA
 Principal trading address: C/O Charles Ca, 29 Brandon Street, Hamilton, Lanarkshire, ML3 6DA
 Nature of Business: Activities of head offices
 Type of Liquidation: Member's Voluntary
 Date of Appointment: 26 September 2018
 Joint Liquidator's Name and Address: *Stephen James Hobson* (IP No. 006473) of Francis Clark LLP, Centenary House, Peninsula Park, Rydon Lane, Exeter, EX2 7XE. Telephone: 01392 667000.
 Joint Liquidator's Name and Address: *Lucinda Clare Coleman* (IP No. 10710) of Francis Clark LLP, Centenary House, Peninsula Park, Rydon Lane, Exeter, EX2 7XE. Telephone: 01392 667000.
 For further information contact Scott Bebbington at the offices of Francis Clark LLP on 01392 667000, or Scott.Bebbington@pkf-francisclark.co.uk.
 By whom Appointed: Members
 4 October 2018 (3126464)

Company Number: SC018066
 Name of Company: **THE BURNSIDE QUARRY COMPANY LIMITED**
 Nature of Business: Dormant Company
 Type of Liquidation: Members' Voluntary Liquidation
 Registered office: Cambusnethan House, Linnet Way, Strathclyde Business Park, Bellshill ML4 3NJ
 Principal trading address: Cambusnethan House, Linnet Way, Strathclyde Business Park, Bellshill ML4 3NJ
Emma Cray and *David Matthew Hammond* of PricewaterhouseCoopers LLP, Cornwall Court, 19 Cornwall Street, Birmingham B3 2DT
 Office Holder Numbers: 17450 and 9355.
 Date of Appointment: 28 September 2018
 By whom Appointed: Members
 Further information about this case is available from Joanne Ridley at the offices of PricewaterhouseCoopers LLP at joanne.ridley@pwc.com.

The Liquidators may act as controllers of personal data as defined by UK data protection law depending upon the specific processing activities undertaken. PricewaterhouseCoopers LLP may act as a processor on the instructions of the Liquidators. Personal data will be kept secure and processed only for matters relating to the Liquidators' appointment. Further details are available in the privacy statement on the PwC.co.uk website or by contacting the Liquidators. (3125543)

FINAL MEETINGS

ALPAT SERVICES LTD

Company Number: SC453781
 Registered office: 20 Hawthorn Avenue, Bearsden, East Dunbartonshire, Glasgow G61 3NH
 Principal trading address: 20 Hawthorn Avenue, Bearsden, East Dunbartonshire, Glasgow G61 3NH
 Notice is hereby given, pursuant to Section 94 of the Insolvency Act 1986, that a final meeting of the members will be held on 2 November 2018 at 10.00 am. The meeting will be held at Clarke Bell Limited, 3rd Floor, The Pinnacle, 73 King Street, Manchester, M2 4NG for the purpose of having an account laid before them, and to receive the report of the Joint Liquidator showing how the winding up of the company has been conducted and its property disposed of, and hearing any explanations that may be given by the Joint Liquidator. Any member entitled to attend and vote at the above meeting is entitled to appoint a proxy to attend and vote instead of him and such proxy need not also be a member. Proxies to be used at the meeting must be lodged with the Joint Liquidator at Clarke Bell Limited, 3rd Floor, The Pinnacle, 73 King Street, Manchester, M2 4NG no later than 12.00 noon on the business day preceding the meeting.
 Date of Appointment: 8 January 2018. Office Holder details: John Paul Bell, (IP No. 8608) of Clarke Bell Limited, 3rd Floor, The Pinnacle, 73 King Street, Manchester, M2 4NG.
 For further details contact: George Piggott, Email: georgepiggott@clarkebell.com, Tel: 0161 907 4044.
John Paul Bell, Joint Liquidator
 03 October 2018
 Ag ZF70382 (3124723)

CALEDONIA OIL & GAS UK LIMITED

Company Number: SC341781
 Registered office: Davont, Crathes, Banchory, Kincardineshire AB31 5JE
 Principal trading address: Davont, Crathes, Banchory, Kincardineshire AB31 5JE
 Notice is hereby given, pursuant to Section 94 of the Insolvency Act 1986, that a final meeting of the members will be held on 2 November 2018 at 11.00 am. The meeting will be held at Clarke Bell Limited, 3rd Floor, The Pinnacle, 73 King Street, Manchester, M2 4NG for the purpose of having an account laid before them, and to receive the report of the Joint Liquidator showing how the winding up of the company has been conducted and its property disposed of, and hearing any explanations that may be given by the Joint Liquidator. Any member entitled to attend and vote at the above meeting is entitled to appoint a proxy to attend and vote instead of him and such proxy need not also be a member.

Proxies to be used at the meeting must be lodged with the Joint Liquidator at Clarke Bell Limited, 3rd Floor, The Pinnacle, 73 King Street, Manchester, M2 4NG no later than 12.00 noon on the business day preceding the meeting.

Date of Appointment: 7 July 2017. Office Holder details: John Paul Bell, (IP No 8608) and Toyah Marie Poole (IP No 9740) both of Clarke Bell Limited, 3rd Floor, The Pinnacle, 73 King Street, Manchester, M2 4NG.

For further details contact: Sam Hastie, Email: samhastie@clarkebell.com Tel: 0161 907 4044.

John Paul Bell, Joint Liquidator

03 October 2018

Ag ZF70340

(3124718)

CHRIS WARD COOPERATIVE LEARNING CONSULTING LIMITED

Company Number: SC352234

IN MEMBERS' VOLUNTARY LIQUIDATION

Notice is hereby given pursuant to Section 94 of the INSOLVENCY ACT 1986, that a general meeting of the members of the above named Company will be held within the offices of French Duncan LLP at 133 Finnieston Street, Glasgow, G3 8HB on 16 November 2018 at 12 noon, for the purpose of having an account laid before the meeting showing how the winding up of the company has been conducted and the property of the Company disposed of and hearing any explanation that may be given by the Liquidator. A Member entitled to attend and vote at the Meeting may appoint a proxy, who need not be a Member, to attend and vote instead of him or her.

Further contact details:

Steven Rodden on telephone number 0141 271 2827 or email businessrecovery@frenchduncan.co.uk

Brian Milne

Office-holder Number: 9381

Liquidator

French Duncan LLP

04 October 2018

(3126145)

SIMPSON QUALITY SERVICES LTD.

Company Number: SC276780

Registered office: SFP, 9 Ensign House, Admiral's Way, Marsh Wall, London E14 9XQ

Principal trading address: (Formerly) 54, Newburgh Road, Bridge of Don, Aberdeen AB22 8QY

Notice is given that a final meeting of the members of the above named Company will be held at SFP Restructuring Limited, 9 Ensign House, Admirals Way, Marsh Wall, London, E14 9XQ on 3 December 2018 at 10.00am for the purposes of receiving an account of how the winding-up has been conducted and the Company's property disposed of and hearing any explanations that may be given by the Liquidator. A resolution is passed when a majority in value of those voting, in person or by proxy, have voted in favour of it. Members can attend the meeting in person and vote. Alternatively, if members wish to vote by proxy, a completed form of proxy must be received by the Liquidator at SFP Restructuring Limited, 9 Ensign House, Admirals Way, Marsh Wall, London, E14 9XQ by no later than 12.00 noon on the business day before the day of the meeting.

A member entitled to attend and vote at the above meeting may appoint another person as his proxy to exercise all or any of his rights to attend and to speak and vote at a meeting of the Company. A member may appoint more than one proxy in relation to a meeting, provided that each proxy is appointed to exercise the rights attached to a different share or shares held by him, or (as the case may be) to a different £10, or multiple of £10, of stock held by him.

Date of Appointment: 4 October 2017. Office Holder details: Robert Welby, (IP No. 6228) of SFP Restructuring Limited, 9 Ensign House, Admirals Way, Marsh Wall, London E14 9XQ.

For further details contact: Robert Welby or Laura Kenna, Tel: 020 7538 2222.

Robert Welby, Liquidator

03 October 2018

Ag ZF70343

(3124707)

NOTICES TO CREDITORS

MORTARA INSTRUMENT UK LIMITED

Company Number: SC381795

Previous Name of Company: Mortara Dolby UK Limited; Dolby Medical Products and Service Limited

Registered office: Units 11 & 12 Scion House Stirling University Innovation Park, Stirling, FK9 4NF

Principal trading address: N/A

The Company was placed into Members' Voluntary Liquidation on 28 September 2018 when Stephen Roland Browne and Ian Harvey Dean (IP Nos: 009281 and 009462) of Deloitte LLP, 1 New Street Square, London, EC4A 3HQ were appointed Joint Liquidators. The Company is able to pay all its known creditors in full. Notice is hereby given, that the Joint Liquidators of the Company intend making a final distribution to creditors. Creditors of the company are required to prove their debts, on or before 5 November 2018 by sending to Stephen Roland Browne, Joint Liquidator at 1 New Street Square, London, EC4A 3HQ written statements of the amount they claim to be due to them from the Company. They must also, if so requested, provide such further details or produce such documentary or other evidence as may appear to the Joint Liquidators to be necessary.

A creditor who has not proved his debt on or before 5 November 2018 or who increases the claim in his proof after that date, will not be entitled to disturb the intended final distribution. The Joint Liquidators may make the intended distribution without regard to the claim of any person in respect of a debt not proved or claim increased by that date.

The Joint Liquidators intend that, after paying or providing for a final distribution in respect of the claims of all creditors who have proved their debts, the funds remaining in the hands of the Joint Liquidators shall be distributed to shareholders absolutely.

Stephen Roland Browne and Ian Harvey Dean can be contacted at Deloitte LLP on 020 7007 0763.

Stephen Roland Browne, Joint Liquidator

03 October 2018

Ag ZF70432

(3124715)

SUPERFACTOR (HOLDINGS) LIMITED

Company Number: SC247675

Registered office: C/O Charles Ca, 29 Brandon Street, Hamilton, Lanarkshire, ML3 6DA

Principal trading address: C/O Charles Ca, 29 Brandon Street, Hamilton, Lanarkshire, ML3 6DA

Nature of Business: Activities of head offices.

Final Date For Submission: 14 December 2018.

Notice is hereby given, pursuant to Rule 14.28 of the Insolvency (England and Wales) Rules 2016, that the joint liquidators of the Company named above (in members' voluntary liquidation) intend to make final distributions to creditors. Creditors are required to prove their debts on or before the final date for submission specified in this notice by sending full details of their claims to the joint liquidators. Creditors must also, if so requested by the joint liquidators, provide such further details and documentary evidence to support their claims as the joint liquidators deem necessary.

The intended distributions are final distributions and may be made without regard to any claims not proved by the final date for submission specified in this notice. Any creditor who has not proved his debt by that date, or who increases the claim in his proof after that date, will not be entitled to disturb the intended final distributions. The joint liquidators intend that, after paying or providing for final distributions in respect of creditors who have proved their claims, all funds remaining in the joint liquidators' hands following the final distributions to creditors shall be distributed to the shareholders of the Company absolutely.

The directors have made a statutory declaration that the Company is able to pay all known liabilities in full.

Date of Appointment: 26 September 2018

Joint Liquidator's Name and Address: *Stephen James Hobson* (IP No. 006473) of Francis Clark LLP, Centenary House, Peninsula Park, Rydon Lane, Exeter, EX2 7XE. Telephone: 01392 667000.

Joint Liquidator's Name and Address: *Lucinda Clare Coleman* (IP No. 10710) of Francis Clark LLP, Centenary House, Peninsula Park, Rydon Lane, Exeter, EX2 7XE. Telephone: 01392 667000.

For further information contact Scott Bebbington at the offices of Francis Clark LLP on 01392 667000, or Scott.Bebbington@pkf-francisclark.co.uk.

4 October 2018

(3126463)

RESOLUTION FOR VOLUNTARY WINDING-UP

DUNCANON MARINE LIMITED

Company Number: SC439164

Registered office: Dairhua, Downies Lane, Stromness, Orkney, KW16 3EP

Principal trading address: Dairhua, Downies Lane, Stromness, Orkney, KW16 3EP

Special and Ordinary Resolutions of Duncanon Marine Limited ("the Company") were passed on 25 September 2018, by Written Resolution of the members of the Company:

"That pursuant to section 84(1)(b) of the Insolvency Act 1986 the Company be wound up voluntarily and that pursuant to sections 84(1) and 91 of the Insolvency Act 1986 *Gordon MacLure*, of Johnston Carmichael LLP, Bishop's Court, 29 Albyn Place, Aberdeen, AB10 1YL, (IP No. 8201) be appointed Liquidator of the Company for the purposes of winding up the Company's affairs and distributing its assets."

Further details contact: Gordon MacLure, Tel: 01224 212222.

Alternative contact: Carol James.

Peter Duncan Bentley, Shareholder

04 October 2018

Ag ZF70348

(3124709)

SPECIAL RESOLUTIONS

PURSUANT TO SECTION 283 (1) AND (4) TO (6) OF THE COMPANIES ACT 2006 AND 84(1)(B) OF THE INSOLVENCY ACT 1986

J & S SMITH CONSTRUCTION LIMITED

Company Number: SC464900

Registered office: Seattle Bothkennar Road, Carronshore, Falkirk FK2 8HS

At a General Meeting of the Members of the above named Company duly convened and held at 2nd Floor, 18 Bothwell Street, Glasgow G2 6NU on 3 October 2018 the following Special Resolutions were duly passed:-

"That the Company be wound up voluntarily and that Annette Menzies of William Duncan (Business Recovery) Ltd and is hereby appointed Liquidator of the Company for the purposes of such winding up."

Further contact details:

Kim Wilson on telephone number 0141 535 3133 or email kwilson@wd-br.co.uk

Annette Menzies

Liquidator

Office-holder Number: 9128

3 October 2018

(3126166)

JNOC LIMITED

Company Number: SC392283

Registered office: C/O Neil Nisbet & Co, Thain House, 226 Queensferry Road, Edinburgh EH4 2BP

Principal trading address: N/A

At a General Meeting of the Members of the above-named Company duly convened and held at 30/1 Rattray Grove, Edinburgh EH10 5TL on 27 September 2018, at 2.00 pm, the following Special Resolution was duly passed:

"That the Company be wound up voluntarily by way of a Members' Voluntary Liquidation and that *Keith Anderson*, of mlm Solutions, 7th Floor, 90 St Vincent Street, Glasgow G2 5UB, (IP No 006885) be and is hereby appointed as Liquidator for the purposes of such winding up, and that the Liquidator be and is hereby authorised under the provisions of Section 165 of the Insolvency Act 1986 to exercise the powers laid down in Schedule 4, Part 1 of the said Act."

Further details contact: Keith V Anderson, Tel: 0845 051 0210.

Nicola Crowther, Chairman

27 September 2018

Ag ZF70492

(3124708)

MORTARA INSTRUMENT UK LIMITED

Company Number: SC381795

Previous Name of Company: Mortara Dolby UK Limited; Dolby Medical Products and Service Limited

Registered office: Units 11 & 12 Scion House, Stirling University Innovation Park, Stirling, FK9 4NF

Principal trading address: N/A

Notification of written resolutions of the company proposed by the directors and having effect as special and ordinary resolutions of the Company pursuant to the provisions of part 13 of the Companies Act 2006. Circulation Date: on 28 September 2018, Effective Date: on 28 September 2018.

I, the undersigned being a director of the Company hereby certify that the following written resolutions were circulated to the sole member of the Company on the Circulation Date and that the written resolutions were passed on the Effective Date: "That the Company be wound up voluntarily and that *Stephen Roland Browne* and *Ian Harvey Dean*, both of Deloitte LLP, 1 New Street Square, London, EC4A 3HQ, (IP Nos: 009281 and 009462) (together the "Joint Liquidators"), be and are hereby appointed liquidators for the purposes of winding up the Company's affairs and that any act required or authorised under any enactment or resolution of the Company to be done by them, may be done by them jointly or by each of them alone."

Stephen Roland Browne and Ian Harvey Dean can be contacted at Deloitte LLP on 020 7007 0763.

Graeme George Johnston, Director

28 September 2018

Ag ZF70432

(3124716)

NCSS LIMITED

Company Number: SC395857

Registered office: 288 Broomhill Road, Aberdeen, AB10 7LQ

Principal trading address: N/A

Special and Ordinary Resolutions of NCSS Limited ("the Company") were passed on 28 September 2018, by Written Resolution of the members of the Company:

"That pursuant to section 84(1)(b) of the Insolvency Act 1986 the Company be wound up voluntarily and that pursuant to sections 84(1) and 91 of the Insolvency Act 1986 *Gordon MacLure*, of Johnston Carmichael LLP, Bishop's Court, 29 Albyn Place, Aberdeen, AB10 1YL, (IP No. 8201) be appointed Liquidator of the Company for the purposes of winding up the Company's affairs and distributing its assets."

Further details contact: Gordon MacLure, Tel: 01224 212222.

Alternative contact: Carol James.

Julie Margaret Craig, Shareholder

04 October 2018

Ag ZF70349

(3124710)

SUPERFACTOR (HOLDINGS) LIMITED

Company Number: SC247675

Registered office: C/O Charles Ca, 29 Brandon Street, Hamilton, Lanarkshire, ML3 6DA

Principal trading address: C/O Charles Ca, 29 Brandon Street, Hamilton, Lanarkshire, ML3 6DA

Notice is hereby given that pursuant to Chapter 2 of Part 13 of the Companies Act 2006, the following resolution was passed by the sole member as a special resolution on 26 September 2018 that the Company be wound up voluntarily, and the Joint Liquidators specified below be appointed Joint Liquidators of the Company for the purposes of the voluntary winding up.

Neil Croxson, Director

Date of Appointment: 26 September 2018

Joint Liquidator's Name and Address: *Stephen James Hobson* (IP No. 006473) of Francis Clark LLP, Centenary House, Peninsula Park, Rydon Lane, Exeter, EX2 7XE. Telephone: 01392 667000.

Joint Liquidator's Name and Address: *Lucinda Clare Coleman* (IP No. 10710) of Francis Clark LLP, Centenary House, Peninsula Park, Rydon Lane, Exeter, EX2 7XE. Telephone: 01392 667000.

For further information contact Scott Bebbington at the offices of Francis Clark LLP on 01392 667000, or Scott.Bebbington@pkf-francisclark.co.uk.

4 October 2018

(3126465)

THE BURNSIDE QUARRY COMPANY LIMITED

Company Number: SC018066

Registered office: Cambusnethan House, Linnet Way, Strathclyde Business Park, Bellshill ML4 3NJ

Principal trading address: Cambusnethan House, Linnet Way, Strathclyde Business Park, Bellshill ML4 3NJ

By written resolution of the sole Member of the above-named company passed on 28 September 2018, the following Resolutions were duly passed, as a Special Resolution and as an Ordinary Resolution:

1. 'THAT the Company be wound up voluntarily.'

Ordinary resolution

2. 'THAT Emma Cray and David Matthew Hammond of PricewaterhouseCoopers LLP, Cornwall Court, 19 Cornwall Street, Birmingham B3 2DT be and are hereby appointed Joint Liquidators of the Company for the purposes of such winding up, and any act required or authorised under any enactment to be done by the Joint Liquidators is to be done by all or any one or more of the persons for the time being holding office.'

Office Holder Details: *Emma Cray* and *David Matthew Hammond* (IP numbers 17450 and 9355) of PricewaterhouseCoopers LLP, Cornwall Court, 19 Cornwall Street, Birmingham B3 2DT. Date of Appointment: 28 September 2018. Further information about this case is available from Joanne Ridley at the offices of PricewaterhouseCoopers LLP at joanne.ridley@pwc.com.

Emma Cray, Joint Liquidator

The Liquidators may act as controllers of personal data as defined by UK data protection law depending upon the specific processing activities undertaken. PricewaterhouseCoopers LLP may act as a processor on the instructions of the Liquidators.

Personal data will be kept secure and processed only for matters relating to the Liquidators' appointment. Further details are available in the privacy statement on the PwC.co.uk website or by contacting the Liquidators. (3125602)

Partnerships**DISSOLUTION OF PARTNERSHIP****FILM PARTNERSHIP**

Notice is hereby given, pursuant to Section 36 of the Partnership Act 1890, that with effect from 12 April 2018, Charlotte Square Media Partnership (the "Partnership"), a Scottish partnership, of 26 Charlotte Square, Edinburgh EH2 4ET was dissolved by agreement of the Partners.

Signed by a Nominated Partner

Name of Nominated Partner: *Ian Tudhope*

Date 17 September 2018

(3126172)

TRANSFER OF INTEREST**LIMITED PARTNERSHIPS ACT 1907****ASF LECCO L.P.****REGISTERED IN SCOTLAND NUMBER SL33250**

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that ASF General Partner (Scots) Limited has ceased to be a general partner in ASF Lecco L.P., a private fund limited partnership registered in Scotland with number SL33250 (the "Partnership"). (3126156)

LIMITED PARTNERSHIPS ACT 1907**FIM SUSTAINABLE TIMBER AND ENERGY LP**

Registered in Scotland: Number SL7703

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that pursuant to the assignments of the respective Limited Partnership interests referred to in the schedule annexed as relative hereto (the "**Schedule**"), the assignors detailed in the Schedule transferred to the respective assignees the various interests held by such assignees in FIM Sustainable Timber and Energy LP, a limited partnership registered in Scotland with number SL7703 and such assignors ceased to be limited partners and such assignees became limited partners in FIM Sustainable Timber and Energy LP.

Schedule

Vendor	Purchaser	Effective Date
Marian Kershaw	Alan and Pamela Anne Swan	05/09/2018
Gillian Mary Marvin	Alan and Pamela Anne Swan	05/09/2018
Marian Kershaw	David Lamper	05/09/2018
Gillian Mary Marvin	David Lamper	05/09/2018
Marian Kershaw	John Michael Steele Williamson	05/09/2018
Gillian Mary Marvin	John Michael Steele Williamson	05/09/2018
Marian Kershaw	Lawrence Kenneth Arnold	05/09/2018
Gillian Mary Marvin	Lawrence Kenneth Arnold	05/09/2018
Marian Kershaw	Mary Roberta Williamson	05/09/2018
Gillian Mary Marvin	Mary Roberta Williamson	05/09/2018
Marian Kershaw	Neil Ellis Morrey	05/09/2018
Gillian Mary Marvin	Neil Ellis Morrey	05/09/2018
Marian Kershaw	Peter Robert Jackson	05/09/2018
Gillian Mary Marvin	Peter Robert Jackson	05/09/2018
Marian Kershaw	Wendy Jane Haslam	05/09/2018
Gillian Mary Marvin	Wendy Jane Haslam	05/09/2018
Rebecca Sophie Rowe	John Foxley and Eileen Elizabeth Edwards	14/09/2018
Rebecca Sophie Rowe	Jennifer Scarf	14/09/2018

Edward Daniels
FIM Forest Funds General Partner Ltd as General Partner of FIM Sustainable Timber and Energy LP (3126148)

LIMITED PARTNERSHIPS ACT 1907**INFLEXION CO-INVESTMENT CI SCOTTISH LIMITED PARTNERSHIP****REGISTERED IN SCOTLAND NUMBER SL006949**

Notice is hereby given, pursuant to Section 10 of the Limited Partnerships Act 1907, that Gareth Healy and Rozel Trustees (Channel Islands) Limited as trustee of the Healy Trust transferred their entire interest in Inflexion Co-Investment CI Scottish Limited Partnership, a limited partnership registered in Scotland with number SL006949 (the "**Partnership**") to Simon Turner and John Hartz. Gareth Healy and Rozel Trustees (Channel Islands) Limited as trustee of the Healy Trust have each ceased to be a limited partner of the Partnership. Simon Turner and John Hartz have each been admitted as a limited partner of the Partnership. (3126173)

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The Publisher reserves the right to modify these Terms and Conditions at any time. Such modifications shall be effective immediately upon publication of the modified terms and conditions. By submitting Notices to The Gazette after the Publisher has published notice of such modifications, the Advertiser, including any principal, agrees to be bound by the revised Terms and Conditions.

1 Definitions

1.1 In these Terms and Conditions: "**Advertiser**" means any company, firm or person who has requested to place a Notice in The Gazette, whether acting on their own account or as agent or representative of a principal; "**Authorised Scale of Charges**" means the scale of charges set out at in the printed copy of the Gazette or at <https://www.thegazette.co.uk/place-notice/pricing> as modified from time to time; "**Charges**" means the payment due for the acceptance of a Notice by the Publisher payable by the Advertiser as set out in the Authorised Scale of Charges; "**Local Newspaper Notice**" means any notice placed in a local newspaper rather than The Gazette; "**Notice**" means all advertisements and state, public, legal or other notices (without limitation) placed in The Gazette, save in respect of any Local Newspaper Notice, to which other terms may apply where indicated in these Terms and Conditions; "**Publisher**" means The Stationery Office Limited, with registered company number 03049649.

1.2 the singular includes the plural and vice-versa; and

1.3 any reference to any legislative provision shall be deemed to include any subsequent re-enactment or amending provision.

2 By submitting a Notice to the Publisher, the Advertiser agrees to be bound by these Terms and Conditions which, unless stated otherwise in these Terms and Conditions, represent the entire terms agreed between the parties in relation to the publication of Notices in The Gazette and which every Notice shall be subject to. For the avoidance of doubt, these Terms and Conditions shall prevail over any other terms or conditions (whether or not inconsistent with these Terms and Conditions) contained or referred to in any correspondence or documentation submitted by the Advertiser or implied by custom, practice or course of dealing which the parties agree shall not apply, unless otherwise expressly agreed in writing by the Publisher.

3 The Publisher reserves the right, to be exercised at its sole and absolute discretion, to make reasonable efforts to verify the validity of the Advertiser.

4 The Publisher may, at its sole and absolute discretion, edit the Notice, subject to the following restrictions:

4.1 the sense of the Notice submitted by the Advertiser will not be altered;

4.2 Notices shall be edited for house style only, not for content;

4.3 Notices can be edited to remove obvious duplications of information;

4.4 Notices can be edited to re-position material for style;

4.5 any additions, amendments or deletions required in order to include the minimum necessary information set out in any Notice guidelines shall be confirmed with the Advertiser; and

4.6 subject to clause 5 below, no amendments to the text (other than those made as a consequence of 4.1 - 4.5 above) shall be made without confirmation from the Advertiser.

For the avoidance of doubt, the Advertiser agrees and accepts that, subject to the limited rights to edit any Notice referred to above, it is the Advertiser that shall be solely responsible for the content of any Notice, including its validity and accuracy and that the Publisher shall not be responsible for, nor shall have any liability in respect of such content in any way whatsoever.

5 The Advertiser accepts that it submits a Notice entirely at its own risk and that the Publisher shall have the sole and absolute discretion whether to accept a Notice for publication or the timing of any publication of a Notice, such decision to be final. The Advertiser must satisfy itself as to the legal, statutory and/or procedural requirements and accuracy relating to any Notice. Where the Publisher has accepted a Notice for publication, the Publisher shall have the sole and absolute discretion to refuse to publish where the content of the Notice, in the publisher's sole opinion, may not comply with any such requirements. In such instances, the Publisher shall notify the Advertiser of any action required to remedy any deficiency and publication shall not take place until the Publisher is satisfied that such action has been taken by the Advertiser.

6 Neither the Publisher nor The National Archives (or any successor organisation) (including affiliates, officers, directors, agents, subcontractors and/or employees) shall be liable for any liabilities, losses, damages, expenses, costs (including all interest, penalties, legal costs (including on a full indemnity basis) and other professional costs and/or expenses) suffered or incurred, howsoever arising (including negligence), whether arising from the acts or omissions of the Publisher, The National Archives and/or the Advertiser and/or any third party (including, without limitation, any principal of the Advertiser) or arising out of or made in connection with the Notice or otherwise except only that nothing in these Terms and Conditions shall limit or exclude any liability for fraudulent misrepresentation, or for death or personal injury resulting from the Publisher's or The National Archives' negligence or the negligence of the their agents, subcontractors and/or employees.

7 For the avoidance of doubt, subject to clause 6 above, in no circumstances shall the Publisher be liable for any economic losses (including, without limitation, loss of revenues, profits, contracts, business or anticipated savings), any loss of goodwill or reputation, or any special, indirect or consequential damages (however arising, including negligence).

8 Where the Publisher is responsible for any error including which, in the Publisher's reasonable opinion, causes a substantive change to the meaning of a Notice or would affect the legal efficacy of a Notice, upon becoming aware of such error, the Publisher shall publish the corrected Notice at no charge and at the next suitable opportunity. Both parties agree (including on behalf of any principal, if applicable) that this shall be the sole remedy of the Advertiser (including any principal, if applicable) and full extent of the limit of the Publishers liability in these circumstances.

9 In the event that the Publisher believes, in its sole opinion, an Advertiser is submitting Notices in bad faith, is in breach of clause 11 below, or has dealings with Advertisers who are in breach of these Terms and Conditions or has breached such Terms and Conditions previously, the Publisher may require further verification of information to be provided by the Advertiser and may, at its sole and absolute discretion, delay publication of those Notices until it is satisfied that the Notice it has received is based on authentic information.

10 The location of the Notice in The Gazette shall be at the discretion of the Publisher. For the avoidance of doubt, the Notice shall be published in the house style of The Gazette.

11 The Advertiser warrants:

11.1 that it has the right, power and authority to submit the Notice;

11.2 the Notice is not false, inaccurate, misleading, nor does it contain potentially fraudulent information;

11.3 the Notice is submitted in good faith, does not contravene any law (statutory or otherwise) nor is it in any way illegal, defamatory or an infringement of any other party's rights or an infringement of the

British Code of Advertising Practice (as amended and updated from time to time), nor is it subject to any court order prohibiting such publication.

12 To the extent permissible by law the Publisher excludes all warranties, conditions or other terms, whether implied by statute or otherwise, relating to the placing of any Notices.

13 The Advertiser agrees to fully indemnify and hold the Publisher and The National Archives (or any successor organisation), including any affiliates, officers, directors, agents, subcontractors and employees harmless from all liabilities, costs, expenses, damages and losses (including, without limitation) any direct, indirect, consequential and/or special losses and/or damage, loss of profit, loss of reputation and/or goodwill and all interest, penalties and legal costs (calculated on a full indemnity basis) and all other professional costs and/or expenses (including legal costs) suffered or incurred (including negligence) in respect of any matter arising out of, in connection with or relating to any Notice, including (without limitation) in respect of any claim and/or demand (including threatened and/or potential claims or demands) made by any third party which may constitute a breach, threatened and/or potential breach by the Advertiser (or their principal) of these Terms and Conditions or any breach and/or potential breach by the Advertiser of any law and/or any of the rights of a third party. The Publisher shall consult with the Advertiser as to the way in which such applicable claims, demands or potential claims or demands are handled but the Publisher shall retain the sole, absolute and final decision on all aspects of any matter arising from the aforementioned indemnity, including the choice of instructing legal representatives, steps taken in or related litigation and/or decisions to settle the case. The Advertiser shall use best endeavours to provide, at its own expense, such co-operation and assistance as the Publisher may reasonably request including in respect of any principal (if applicable) and including, without limitation, the provision of and/or access to witnesses, access to premises and delivery up of documents and/or any evidence, including supporting any associated litigation and/or dispute resolution process.

14 The Advertiser shall promptly notify the Publisher in writing of any actual, threatened or suspected claim made by a third party or parties against the Advertiser and/or the Publisher in relation to a Notice. The Publisher reserves the right, following a claim or threatened claim, to immediately remove the Notice which is the subject of the complaint from the website at www.thegazette.co.uk and all other websites controlled by the Publisher containing the Notice, as well as from any other medium in which the Notice has been placed that is controlled by The Gazette, where possible. The Publisher may require the Advertiser to amend the Notice at its own cost before it agrees to re-publish the Notice if it is capable of rectification to avoid the claim, threatened or suspected claim. Any reinstatement of the Notice shall be at the sole and absolute discretion of the Publisher, whose decision in respect of such matter shall be final. Other than withdrawal of a Notice following a claim or threatened claim, withdrawal of a Notice post-publication shall take place only upon the written instructions of The National Archives (or any successor organisation) or if there is a credible claim that the continuing presence of a Notice endangers an individual's personal safety or a request is received from any applicable regulatory and/or enforcement authorities.

15 The Advertiser acknowledges that the Publisher may re-use Notices and/or allow third parties to re-use Notices accepted for publication in The Gazette, and hereby assigns to the Publisher for and on behalf of the Crown, all rights, including but not limited to, copyright and/or other such intellectual property rights (as applicable) in all Notices, and warrants that any such activity in respect of any Notice (including any activity in the preparation of such Notice for publication in The Gazette) by the Publisher and/or third parties does not and will not infringe any legal right of the Advertiser or any third party. For the avoidance of doubt, all Notices and any content therein shall be Crown copyright and may be subject to the Open Government Licence (or any variation thereof).

16 The Advertiser accepts that the purpose of The Gazette is to disseminate information of interest to the public as widely as possible in the public interest and that the information contained in the Notices published in The Gazette may be used by third parties after publication for any purpose and that such use may be beyond the control of The Gazette. In such instances, the Publisher accepts and the Advertiser agrees that the Publisher shall have no liability whatsoever in respect of such use by third parties.

17 The Advertiser acknowledges and agrees that the publication of any Notice is subject to any court order and/or direction of the court or such other regulatory and/or enforcement authorities including the Information Commissioner's Office, the police, the Financial Conduct Authority (and such other related regulatory organisations), the Solicitors Regulation Authority and such other authorities as may be applicable (without limitation) and that the Publisher may delay, refuse to publish or withdraw from publication if it has received evidence to that effect and may not publish such notice until it has received written evidence from the court (as the Publisher may reasonably require from time to time) that demonstrates that any previous order and/or direction has been withdrawn and/or is no longer applicable (as the Publisher may reasonably require from time to time) and/or, subject to any statutory and/or applicable laws, The Gazette may share information and/or data related to the Notice and/or the Advertiser's account related to such authorities and the Advertiser hereby consents to such disclosure(s).

18 In respect of any Local Newspaper Notice, this clause 18 shall apply. For the avoidance of doubt, all other terms of the Terms and Conditions shall apply to Local Newspaper Notices only to the extent that they do not conflict with the terms set out below. In the event of any conflict, the terms set out in this clause 18 shall prevail:

18.1 The Local Newspaper Notice may be placed in a local newspaper by any subcontractor and/or a third party organisation at the Publisher's sole and absolute discretion and the Advertiser hereby consents to such use (including any activity that is ancillary and/or reasonably necessary to such use). For the avoidance of doubt, this may include the processing of personal data in accordance with the Data Protection Act 1998, as amended ("DPA"), by the Publisher, any subcontractor and/or third party organisation, together with the local newspaper and related organisations;

18.2 The placement of a Local Newspaper Notice shall be upon the standard terms and conditions of the local newspaper in question in addition to these Terms and Conditions. The Advertiser expressly agrees to such local newspaper terms and by submitting a Local Newspaper Notice to The Gazette, expressly consents to the Publisher, its subcontractors and/or any applicable third party organisation agreeing to such terms on behalf of the Advertiser;

18.2.1 To the extent that such local newspaper and the applicable terms allow, where the Publisher, any subcontractor, any third party acting on behalf of the Publisher and/or the local newspaper is responsible for any error including (without limitation), the Publisher, the Publisher shall arrange for the local newspaper to publish the corrected Local Newspaper Notice at no additional cost to the Advertiser. Both parties agree (including on behalf of any principal, if applicable) that this shall be the sole remedy of the Advertiser (including any principal, if applicable) and the full extent of the limit of liability in these circumstances;

19 In the event that a corrected Local Newspaper Notice is not published for whatever reason, the total aggregate liability of the Publisher and The National Archives, whether direct or indirect, and including (without limitation) all liabilities, losses, damages, expenses, costs (including all interest, penalties, legal costs and/or other professional costs and/or expenses) suffered or incurred, howsoever arising (including negligence), whether arising from the acts and/or omissions of the Publisher, The National Archives and/or the Advertiser and/or any third party (including, without limitation, any principal of the Advertiser) or arising out of or made in connection with the Notice or otherwise shall be limited to the value of the Local Newspaper Notice placed through The Gazette except that nothing in these Terms and Conditions shall limit or exclude any liability for fraudulent misrepresentation, or for death or personal injury resulting from the Publisher's or The National Archives' negligence or the negligence of their agents, subcontractors and/or employees or third parties acting on behalf of the Publisher.

20 The Advertiser accepts that the Charges may be amended from time to time and will be payable at the rate in force at the time of invoicing unless otherwise agreed by the Publisher in writing. The Charges must be paid in full by the Advertiser in advance of publication unless other requirements of the Publisher in respect of the payment of such Charges (as determined from time to time) are notified to the Advertiser.

21 If the Advertiser wishes to make a complaint, all such complaints shall be submitted in writing to customer.services@thegazette.co.uk

22 Save in respect of The National Archives (or any successor organisation), a person who is not a party to these Terms and

Conditions has no right under the Contracts (Rights of Third Parties) Act 1999 to enforce any term of these Terms and Conditions but this does not affect any right or remedy of a party specified in these Terms and Conditions or which exists or is available apart from that Act.

23 These Terms and Conditions and all other express terms of the contract shall be governed and construed in accordance with the laws of England and the parties hereby submit to the exclusive jurisdiction of the English courts.

All communications on the business of The Edinburgh Gazette should be addressed to
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(6 - 10 Related events will be charged at treble the single rate) If you are unsure how to price your notice or your notice contains more than 40 events please contact edinburgh@thegazette.co.uk	£0.00	£65.70	£186.45	£253.80
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part of Williams Lea Tag
 Published by TSO (The Stationery Office), part of Williams Lea Tag,
 and available from:

Online
www.tsoshop.co.uk

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