

Name of Company: WESSEX CAD SYSTEMS LIMITED.
 Address of Registered Office: 3 Wyndham Road, Hawksworth
 Industrial Estate, James Watt Close, Swindon, Wiltshire.
 Nature of Business: Computer Consultants.
 Court: HIGH COURT OF JUSTICE. BRISTOL DISTRICT
 REGISTRY.

Number of Matter: 2552 of 1990.

Last Day for Receiving Proofs: 6th December 1991.

Name of Liquidator and Address: Harrison, John Neil, Finnie &
 Co., 74 South Street, Reading, Berkshire RG1 4RA.

J. N. Harrison, Liquidator

4th November 1991.

(243)

DISSOLUTIONS

Notice is hereby given that the Partnership hitherto subsisting between David John Dalrymple Vaughan, Philip Stewart Austin, Colin John Witherall, Rupert Maxwell Braid Griffiths, Ian Sinclair Grindal, Peter Anthony Glyn Jones and Timothy Richard Ollerenshaw carrying on business as Solicitors under the style or firm name of NEWSOME VAUGHAN has been dissolved as from 5th October 1991 so far as concerns Colin John Witherall and Timothy Richard Ollerenshaw who retired from the said firm.

All debts due to and owing by the said firm will be received and paid respectively by David John Dalrymple Vaughan, Philip Stewart Austin, Rupert Maxwell Braid Griffiths, Ian Sinclair Grindal and Peter Anthony Glyn Jones who will continue to carry on the said business in partnership under the style or firm name of Newsome Vaughan.

R. M. B. Griffiths, on behalf of himself and the above-mentioned persons.

4th November 1991.

(277)

Notice is given hereby that the Partnership subsisting between John Sydney Peters and Frank Smith carrying on business as Marketing Consultants under the firm name of TDM MARKETING ASSOCIATES at 4th Floor, Adelphi Mill, Grimshaw Lane, Bollington, Macclesfield, has been dissolved as from 27th September 1991.

All debts due to and owing by the firm will be received and paid by John Sydney Peters, who will continue to carry on the business.

*J. S. Peters
 F. Smith*

28th October 1991.

(278)

BEACHCROFT STANLEYS

Notice is hereby given that David Rowland Phillips Morgan retired from his Partnership in the firm of BEACHCROFT STANLEYS, Solicitors, of 20 Furnival Street, London EC4A 1BN, on and with effect from 31st October 1991.

Take notice that from 1st November 1991 the partners in the firm of Beachcroft Stanleys are: Elizabeth Joy Adams, Malcolm Paul Austwick, Trevor Blythe, Peter Anthony Brazel, Maria Luisa Broadhurst, Ian Edgar Cairns, Anthony John Cherry, Richard Charles Evans, Barry Hugh Francis, George Pipon Francis, Julian Anthony Gizzi, Charles Nicholas Hall, Simon James Hodson, David James Fletcher Hunt, John Reginald Hurdley, Peter Jonathan Lazar Illion, Andrew David Kennedy, Julian Simmons Korn, Peter Alfred Kraus, Ivan Mostyn Henry Kremer, Philip Alastair Lawrence, Laurence Paul Markham, Steven Michael Edgar Mitchell, Philip Thomas Murphy, Richard Pain, John Christopher Phelps, Jean Elizabeth Richards, Kenneth Ridehalgh, Paul Christopher Mark Solon, Gay Elizabeth Wilder and Christopher John Wilkes.

D. R. P. Morgan

A. D. Kennedy, on behalf of Beachcroft Stanleys

4th November 1991.

(279)

We J. Z. Prusinski and Pannell Kerr Forster hereby give formal notice that with effect from 1st October 1991 the said J. Z. Prusinski ceased to be a Partner in the firm of PANNELL KERR FORSTER, carrying on business at 3 Horsefair Street, Leicester.

*H. F. Dixon,
 G. I. Langley,
 J. E. Vesty,
 J. D. Tyler,*

*G. J. Page,
 B. J. Hamblin,
 D. G. Adams,
 P. R. Hamblin,
 J. Z. Prusinski*

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MISCELLANEOUS

HUDSONS HOTEL LIMITED ("the Company")

Notice is hereby given pursuant to section 175 of the Companies Act 1985 (the "Act"), that at an Extraordinary General Meeting of the Company held on 1st November 1991, a payment out of capital by the Company for the purpose of the Company acquiring 147,314 of its own shares by purchase was approved by Special Resolution for the purposes of section 173 of the Act. The Special Resolution was passed on 1st November 1991. The total amount of the permissible capital payment for the shares in question is £75,143. The Statutory Declaration of the Directors and the Auditors' Report required by section 173 of the Act are available for inspection at the Company's Registered Office (60 Bootham, York, North Yorkshire). Any Creditor of the Company may at any time within the five weeks immediately following the said date of the Resolution for payment out of capital apply to the Court under section 176 of the Act for an Order prohibiting the payment.

Dennison Till, Solicitors to the Company

4th November 1991.

(357)

DE LA RUE PLC (Registered in England—No. 58025)

Rights issue of up to 46,945,660 Ordinary shares of 25p each at 350p per share

Notice is hereby given, pursuant to the provisions of section 90(5) of the Companies Act 1985, to persons registered as holders of Ordinary shares of 25p each in De La Rue plc ("the Company") who have no registered address within the United Kingdom and who have not supplied an address within the United Kingdom to the Company for the giving of notices to them ("Relevant Shareholders") that the following documents, being copies of the documents in connection with and constituting the offer by way of rights ("the Issue") of up to 46,945,660 new Ordinary shares of 25p each in the Company at 350p per share payable in cash on the basis of 1 new Ordinary share for every 3 Ordinary shares (to which shareholders on the Register at the close of business on Friday, 1st November 1991, were entitled) may, (subject to as aforesaid and as provided below) be obtained on personal application by or on behalf of Relevant Shareholders from National Westminster Bank Plc, New Issues Section, 27 Old Broad Street, London EC2N 1HQ, or inspected at the offices of Herbert Smith, Exchange House, Primrose Street, London EC2A 2HS, during usual business hours on any weekday (Saturdays and public holidays excepted) up to and including Friday, 29th November 1991:

- (i) The Circular Letter in connection with the Issue addressed *inter alia* to the holders of Ordinary shares of the Company and dated 22nd October 1991; and
- (ii) the Provisional Allotment Letter in respect of new Ordinary shares provisionally allotted pursuant to the Issue, provided that in the case of Relevant Shareholders to whom originals thereof were despatched by post on Thursday, 7th November 1991, such Provisional Allotment Letters may not be obtained but may only be inspected unless the originals thereof so despatched by post are surrendered to National Westminster Bank Plc, at the above address.

By Order of the Board.

S. A. Field, Secretary

Registered Office:
 3-5 Burlington Gardens,
 London W1A 1DL.

7th November 1991.

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