

Fenmanor Limited—High Court.
 Landhaven Limited—High Court.
 Wojcart Unlimited—High Court.
 Admiral's Wharf Management Company Limited—High Court.
 Swifty Limited—High Court.
 DCA Industries (WEM) Limited—High court.
 Williams & Mansley Limited—High Court.
 Ladywalk Investments Limited—High Court.
 Penharry Properties Limited—High Court.
 Brooks Castings Limited—High Court.
 Cityhold Limited—High Court.
 Westwood (Properties) Limited—High Court.
 William Walton (1985) Limited—High Court.
 Abelgen Limited—Newport Isle of Wight, County Court.
 Atlantic Realisations No. 2 Limited—High Court.
 Pacific Resorts Limited—High Court.
 Northcrest Properties Limited—High Court.
 (32 SI) *D. E. Durham, Registrar of Companies*

INSURANCE COMPANIES ACT 1982

Notice of Direction under Section 11

Notice is hereby given pursuant to section 12(8) of the Insurance Companies Act 1982 ("the Act") that on 5th March 1992, the Secretary of State gave a direction under section 11 of the Act to Hallmark Insurance Company Limited. The direction provided that the Company shall cease to be authorised to effect contracts of insurance in the United Kingdom and was given at the request of the Company.

5th March 1992. (1 SI)

Companies House, Crown Way,
 Maindy, Cardiff CF4 3UZ

In the High Court of Justice (Chancery Division)
 No. 0011596 of 1991

In the Matter of HARRIER FREIGHT SERVICES LIMITED and in the Matter of the Companies Act 1985 and in the Matter of the Insolvency Act 1986.

Notice is hereby given that by an Order made on the 22nd January 1992 upon the petition of Department of Social Security, a Creditor of the above-named Company presented to this Court on the 10th October 1991, and upon hearing counsel for the petitioner and no-one appearing for or on behalf of the said Company and upon reading the evidence and it appearing that the said Company was dissolved on or about the 5th February 1991 and struck off the Register of Companies in pursuance of the provisions of section of the Companies Act 1985. It is ordered that the name of the said Harrier Freight Services Limited be restored to the Register of Companies and it is ordered that Harrier Freight Services Limited be wound up by this Court under the provisions of the Insolvency Act 1986, and it is ordered that the costs of the Petitioner of the said Petition be paid out of the assets of the said Company.

(31 SI) *D. Durham, Registrar*

MONOPOLIES AND MERGERS COMMISSION REPORTS ON THE STORA/SWEDISH MATCH/GILLETTE MERGERS AND ON RAZORS AND RAZOR BLADES

*Notice published by the Secretary of State under Schedule 9 to the
 Fair Trading Act 1973*

Proposed order under sections 56(2), 73(2) and 90(2), (3) and (4) of, and paragraphs 1, 12C and 14 of Schedule 8 to, the Fair Trading Act 1973 in relation to the merger situations between Stora Kopparbergs Bergslags AB ("Stora") and Swedish Match NV and between Stora and The Gillette Company and in relation to the supply in the United Kingdom of razors and razor-blades for wet-shaving use.

1. Section 91(2) of and Schedule 9 to the Fair Trading Act 1973 ("the Act") require the Secretary of State, before laying before Parliament a draft of an Order exercising any of the powers specified in Part II of Schedule 8 to the Act, to cause notice of his intention to be published in the *London Gazette*, the *Edinburgh Gazette* and the *Belfast Gazette* and in two or more daily (other than local)

newspapers and not to lay the draft until the end of the period of 42 days beginning with the day on which publication is completed.

2. The notice must—

- (a) state that it is proposed to lay the draft before Parliament;
- (b) indicate the nature of its provisions;
- (c) name a place where a copy will be available to be seen at all reasonable times; and
- (d) state that any person whose interests are likely to be affected by the order and who is desirous of making representations in respect of it should do so in writing (stating his interest and the grounds on which he wishes to make the representations) before the date on which the period mentioned above is due to expire.

3. The Secretary of State is required to consider any representation duly made with respect to the draft and not withdrawn.

4. The Secretary of State accordingly hereby gives notice that following receipt of the reports of the Monopolies and Mergers Commission entitled "Stora Kopparbergs Bergslags AB/Swedish Match NV and Stora Kopparbergs Bergslags AB/The Gillette Company—a report on the merger situations" and "Razors and razor blades—a report on the supply in the United Kingdom of razors and razor blades for wet shaving use" ("the Reports"), presented to Parliament by the Secretary of State for Trade and Industry by command of Her Majesty in March 1991 (Cm. 1473 and Cm. 1472 respectively), he intends to lay before Parliament a draft of an Order under sections 56(2), 73(2) and 90(2), (3) and (4) of, and paragraphs 1, 12C and 14 of Schedule 8 to, the Act for the purpose of remedying or preventing adverse effects specified in the Reports.

Summary of proposed provisions

5. The order will require Gillette UK Limited ("Gillette UK") to dispose of its equity interest in Eemland Holdings NV ("Eemland") and require Lustrasilk International UK Limited ("Lustrasilk") to dispose of the debt owed to it by Eemland, within six months in both cases. Until compliance, Gillette UK may not exercise any voting rights attaching to the equity, and neither it nor Lustrasilk may carry out any agreement relating to their interests, except to further compliance with the order or preserve the value of the interests.

Detail of proposed provisions

6. The nature of the provisions to be embodied in the order is set out in paragraphs 7 to 10 below.

7. The order will define "Gillette company" as meaning The Gillette Company, Gillette Industries Limited, Gillette UK, Lustrasilk and any other company in the same corporate group as any of them, and "Gillette associate" as a person associated with a Gillette company within the meaning of section 77(4)(d) of the Act for the purpose of securing or exercising control of Eemland.

(23 SI)

8.—(1) Gillette UK must, not later than six months after the Order is made, either—

- (a) transfer to a person who is not a Gillette company or associate all of its rights and interests in, under or in respect of Eemland or its shares, stock or capital and every agreement relating to such shares or stock or to any other interest in Eemland or its capital, or
- (b) surrender or renounce those rights and interests to or for the benefit of Eemland so that no Gillette company or associate has any such right or interest thereafter.

(2) Until Gillette UK has complied with the above, it may not exercise any voting rights attached to Eemland shares or stock, and it will be unlawful for Gillette UK to carry out any agreement as mentioned in (1)(a) above; but it will be lawful to carry out such an agreement for the purpose of complying with the Order or preserving or enhancing the value of Gillette UK's Eemland shares or stock or rights or interests in such shares or stock.

9.—(1) Lustrasilk must, not later than six months after the Order is made, either—

- (a) assign to a person who is not a Gillette company or associate all of its rights and interests in, under or in respect of any debt owed by Eemland, or
- (b) surrender, compound or forgive every such debt to or for the benefit of Eemland or accept repayment of every such debt so that no Gillette company or associate has any such right or interest.

(2) Until Lustrasilk has complied with the above, it may not carry out any agreement relating any debt owed by Eemland in, under or in respect of which it has a right or interest; but it will be lawful to carry out such an agreement for the purpose of complying with the Order or preserving or enhancing the value of such a right or interest.

10. The Order will extend to Gillette UK's and Lustrasilk's acts and omissions outside the United Kingdom.