

the said Accountancy Practice under the style or firm of Lopian Gross Barnett & Co.

*M. Gross,
D. Z. Lopian,
S. A. Lopian,
E. R. Epstein,
D. M. Green,
S. A. Kahan,*

1st November 1994.

(268)

Notice is hereby given that on 30th June 1994, Edward St. Clair Kellaway ceased to be a partner in the Partnership of J. E. Varley and E. St. Clair Kellaway, proprietors of Holiday Homes, trading as THE OLD COASTGUARD COTTAGES, Abbotsbury, Dorset.

(269)

*E. St. C. Kellaway,
J. E. Varley,*

LIMITED PARTNERSHIP ACT 1907

INDUSTRI KAPITAL 1994

Limited Partnership Registration Number LP 4728

Notice is hereby given that the entire interests of B & C Subscribers (Jersey) Limited held in respect of that Company's position as limited partner in Industri Kapital 1994 Limited Partnership V Registration Number LP 4728, being a Limited Partnership registered in England, were assigned on 31st October 1994 in favour of Industri Kapital 1994 Limited.

???? and ???, for and on behalf of Industri Kapital 1994 Limited as General Partner.

31st October 1994.

(270)

MISCELLANEOUS

TRADE MARKS ACT 1938

(SECTION 22(7): RULE 80)

The Trade Marks set out below were assigned on 15th December 1993 by O'Neill, Inc. to Extreme Sports Inc., WITHOUT THE GOODWILL OF THE BUSINESS IN THE GOODS FOR WHICH THE TRADE MARKS ARE REGISTERED.

Trade Mark No.	Mark	Goods Specification
1368303	JET PILOT FACTORY SQUADRON	Diver suits; wet suits and dry suits, all for diving and underwater swimming; underwater breathing apparatus; divers masks and divers goggles; protective clothing for aquatic pursuits; life jackets and life belts; protective helmets for use in water sports; parts and fittings for all the aforesaid goods; all included in Class 09
1368304	JET PILOT FACTORY SQUADRON	Trunks, bags and holdalls; articles made of leather or of imitation leather; parts and fittings for all the aforesaid goods; all included in Class 18
1368305	JET PILOT FACTORY SQUADRON	Sails; ropes, bags (in the nature of sacks); cords and strings; all included in Class 22
1368306	JET PILOT	Wet suits for surface water sports; all included in Class 25
1368307	JET PILOT FACTORY SQUADRON	Sporting articles; non-motorised surf boards; non-motorised surf boards incorporating sails; windsurfing boards; mast feet; masts, daggerboards, skegs, foot loops, inhauls, uphauls and sails battens; parts and fittings for all the aforesaid goods; all included in Class 28

(370)

THE PENSION AND LIFE ASSURANCE PLAN OF MINTY PLC

Pursuant to section 27 of the Trustee Act 1925, notice is hereby given that all Creditors, Members and others having any claims against or claiming to be beneficially interested in the fund now constituted under The Pension and Life Assurance Plan of Minty Plc established by a Trust Deed dated 23rd December 1968 and now governed by a Trust Deed and Rules dated 25th October 1983 are required to send particulars in writing to Rowe and Maw, 20 Black Friars Lane, London EC4V 6HD, marked for the attention of Andrew White on or before 6th January 1995, after which date the Trustees will proceed to distribute the assets of the Scheme amongst the person entitled to them having regard only to the claims of which they then have notice and shall not be liable for the assets so distributed to any person or persons of whose claims or demands they have not had notice.

NOTE: Those persons who have already received benefits should ignore this Notice. This Notice should concern those Creditors, Members and others who have not received any benefits. (876)

AJB ENGINEERS LIMITED STAFF PENSION AND ASSURANCE SCHEME

Notice is hereby given pursuant to the Trustee Act 1925 that all persons having any claims or demands upon or against the assets of the AJB Engineers Limited Staff Pension and Assurance Scheme which was established by a trust deed dated 12th March 1954 and made between AJB Engineers Limited of the one part and the persons named therein of the other part are hereby required to send in particulars of their claims to the trustees of the AJB Engineers Pension Fund on or before 6th January 1995.

Notice is hereby also given that after that date the trustees of the Scheme will proceed to distribute the assets of the scheme amongst the parties entitled thereto, having regard only to such claims of which they shall then have had notice and that they will not be responsible for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.

Lawrence Graham Trust Corporation, Trustee of the Scheme, 190 Strand, London WC2R 1JN. (Ref. RJS/YTG.)

4th November 1994.

(877)

In the High Court of Justice (Chancery Division)
No. 006295 of 1994

In the Matter of CITY OF WESTMINSTER ASSURANCE
COMPANY LIMITED

and
In the Matter of CITY OF WESTMINSTER ASSURANCE
SOCIETY LIMITED

and
In the Matter of the Insurance Companies Act 1982

Notice is hereby given that a Petition was on 3rd October 1994 presented to Her Majesty's High Court of Justice by the above-named City of Westminster Assurance Society Limited (hereinafter called "the Society") for:

- (1) the sanction under Part I of Schedule 2C to the Insurance Companies Act 1982 to a Scheme (hereinafter called the "Scheme") providing for the transfer to City of Westminster Assurance Company Limited (hereinafter called "the Company") of the whole of the long-term insurance business carried on by the Society; and
- (2) an Order making ancillary provision in connection with the said transfer under paragraph 5 of Schedule 2C to the said Act.

Copies of the Petition, the Scheme and a report by an independent actuary in pursuance of the said Part I of Schedule 2C may be inspected at the offices specified in the Schedule hereto during usual business hours for a period of 21 days from the publication of this notice.

The Petition is directed to be heard before Mr. Registrar Buckley at the Royal Courts of Justice, Strand, London WC2A 2LL, on Wednesday, 7th December 1994 and any person, including any employee of the Company or the Society, who claims to be adversely affected by the Scheme may appear at the time of the hearing in person or by Counsel.

Any person who intends so to appear, and any policyholder of the Company or the Society who dissents from the Scheme but does not intend so to appear, should give not less than two clear days' prior notice in writing of such intention or dissent, and the reasons therefor, to the Solicitors named below.