CANNOCK SCHOOL LIMITED (in Members' Voluntary Liquidation)

Notice is hereby given that the last date for proving debts against the above-named Company, which is being voluntary wound-up is 12th July 1996, by which date claims must be sent to Anthony Peter McQueen, 3-4 Mulgrave Court, Mulgrave Road, Sutton, Surrey SM2 6LF, the Liquidator of the said Company. Notice is further given that the Liquidator intends to declare a first dividend within two weeks of the last date for proving.

A. P. M. Benedict, Liquidator

18th June 1996.

(567)

PARTNERSHIP

Notice is given that as from 11th June 1996 Tom Seaden has retired as a partner from the partnership hitherto subsisting between Paul Lefevre, Peter Pearson and Tom Seaden carrying on the business of executive recruitment search selection and business consultants under the name of The Berwick Group. The remaining partners will continue to carry on the business of the firm as before. The name and address of the firm will remain the same.

> P. Lefevre P. Pearson T. Seaden

13th June 1996.

(255)

DISSOLUTIONS

Notice is given that the partnership formerly subsisting between us the undersigned Richard John Alderman and Christopher James Baker carrying on business at County Squire and County Squire Wedding Services at 24 Catmos Street, Oakham, Rutland, has been dissolved by mutual consent as from 30th April 1996 and all debts due to and owing by the late firm will be received and paid by Richard John Alderman who will continue to carry on the business under the same name trading as a sole trader.

R. J. Alderman

C. J. Baker

8th June 1996.

(251)

Notice is given that the Partnership hitherto subsisting between Thomas Andrew Burchmore, Beatrice Nancy Burchmore and David Gordon Burchmore carrying on business as farmers under the style or firm name of Burchmore Brothers has been dissolved as from 1st May 1996.

T. A. Burchmore

B. N. Burchmore

(280)

D. G. Burchmore

Notice is given that the partnership hitherto subsisting between Elaine Mary Aldred and George Carruthers carrying on the practice of chiropractors under the style or firm name of the Holywell Annexe Chiropractic Clinic has been dissolved as from 26th April 1996.

E. M. Aldred G. Carruthers

31st May 1996.

(307)

MISCELLANEOUS

PIO'S RESTAURANT LIMITED

Notice is given, pursuant to the Companies Act 1985, section 175, that a Special Resolution of the above-named Company ("the Company") on 17th June 1996 was passed:

- Approving a form of contract providing for the purchase by the Company of one thousand two hundred and fifty (1,250) of its Ordinary Shares of one pound (£1.00) each for the aggregate sum of forty thousand pounds (£40,000) and
- 2. Authorising the payment of the sum of twenty seven thousand one hundred and two pounds (£27,102) of the said sum out

The statutory declaration of the Directors of the Company and the Auditors report required by the Companies Act 1985, section 173(5) are available for inspection at the registered office of the Company at the Oak Inn, Defford, Pershore in the county of Hereford and Worcester.

Any Creditor of the Company may at any time within the five weeks immediately following the 17th July 1996, apply to the Court under the Companies Act 1985, section 176 for an Order cancelling the Resolution or for other relief.

E. Aston, Secretary of Pio's Restaurant Limited

ORLON INSURANCE (GENERAL) LIMITED (Registered in England No. 2650871)

Proposed payment out of capital pursuant to section 171 of the Companies Act 1985

Notice is hereby given, pursuant to section 175 of the Companies Act 1985 ("the Act") that:

- (a) Orion Insurance (General) Limited (the Company) has by a Special Resolution passed on 18th June 1996, approved a payment out of capital for the purpose of acquiring by purchase 33,926,000 Ordinary Shares of £1 each in its own
- (b) the permissible capital payment (as defined in section 171 of the Act) for such shares is £33,926,000;
- (c) the statutory declaration of the Company's Directors and the report of the Company's Auditors required by section 173 of the Act in respect of such payment out of capital are available for inspection by any Member or Creditor of the Company at the Company's registered office at 18 Rood Lane, London EC3N 8AP, during business hours on any day (except a Saturday or public holiday) up to and including 23rd July
- (d) any Creditor of the Company may at any time up to and including 23rd July 1996, may apply to the High Court of Justice under section 176 of the Act for an Order prohibiting such payment out of capital.

The Orion Insurance Company Plc and Orion Insurance (General) Limited are not connected with Guardian Royal Exchange Plc, nor with its subsidiaries GRE Orion Healthcare Limited and Orion Personal Insurances Limited.

A van Koert, Director

Registered Office,

18 Rood Lane. London EC3N 8AP.

18th June 1996.

(300)

W. T. HILLS (HOLDINGS) LIMITED (Registered in England No. 3035939)

COMPANIES ACT 1985, SECTION 175

To whom it may concern, notice is hereby given, pursuant to section 175 of the Companies Act 1985, that:

- (1) The above Company has approved a payment out of capital
- for the purpose of acquiring its own shares by redemption. The amount of the permissible capital payment for the shares in question is £140,896, and the Resolution approving such payment out of capital was passed on 17th June 1996.

 (3) The statutory declaration of the Directors and the Auditor's
- report required by section 173 of the said Act are available for inspection at the Company's registered office at Pentreve House, Meadfoot Road, Devon TQ1 2JU.
- Any Creditor of the Company may at any time within five weeks immediately following 17th June 1996, apply to the Court under section 176 of the said Act for an Order prohibiting the payment.

(296)

N. S. Duguid, Secretary

(Companies Act 1985, Section 175)

BIOTECH INSTRUMENTS LIMITED (Registered in England No. 01656180)

To whom it may concern. Notice is hereby given pursuant to section 175 of the Companies Act 1985 that:

- (I) The above-named Company has approved a payment out of capital for the purpose of acquiring its own shares by purchase.
- (2) The amount of the permissable capital payment for the shares in question is £80,000 and the resolution approving such payment was passed on 19th June 1996.
- (3) The statutory declaration of the director's and auditors' report required by section 173 of the said Act are available for inspection at the Company's registered office at Christchurch House, Upper George Street, Luton, Bedfordshire LU1 2RS.