Notice is hereby given, pursuant to Rule 11.2(1A) of the Insolvency Rules 1986 (as amended), that the Joint Liquidators intend to declare a first and final dividend to the unsecured creditors of the Company within two months of the last date for proving specified below. Creditors who have not yet done so must prove their debts by sending their full names and addresses, particulars of their debts or claims, and the names and addresses of their solicitors (if any), to the Joint Liquidators at Auria Recovery LLP, 9 Wimpole Street, London, W1G 9SR by no later than 15 July 2014 (the last date for proving). Creditors who have not proved their debt by the last date for proving may be excluded from the benefit of this dividend or any other dividend declared before their debt is proved.

Date of Appointment: 8 March 2013

Office Holder details: Robert Horton and Nigel Nutting (IP Nos. 8922 and 9684) both of Auria Recovery LLP, 9 Wimpole Street, London, W1G 9SR

Further details contact: Email: nigel@auriarecovery.com. Alternative contact: Email: rosemary@auriarecovery.com

Robert Horton and Nigel Nutting, Joint Liquidators 11 June 2014

(2145786)

In the High Court of Justice, Chancery Division

Leeds District Registry No 225 of 2013

COSALT PLC

00019628

Registered office: PricewaterhouseCoopers LLP, Benson House, 33 Wellington Street, Leeds, West Yorkshire, LS1 4JP

Principal trading address: 4 Origin Way, Europarc, Grimsby, South Humberside, DN37 9TZ and Suite 9 The Innovation Centre, Innovation Way, Europarc, Grimsby, South Humberside, DN37 9TT

Notice is hereby given pursuant to Rule 2.95 of the Insolvency Rules 1986 that the Joint Administrators intend to declare a first and final dividend to unsecured creditors of the company within two months of the last date for proving on 11 July 2014.

Creditors who have not already done so, must send details in writing of any claim against the company by 11 July 2014, being the last date for proving, to the undersigned Joint Administrators at

PricewaterhouseCoopers, Waterfront Plaza, 8 Laganbank Road, Belfast, BT1 3LR . If so requested, creditors should provide such further details or produce such documentation or other evidence as may appear to the Joint Administrators to be necessary. A creditor who has not proved his debt before the last date for proving is not entitled to disturb, by reason that he had not participated in it, any dividend subsequently declared.

David James Kelly (IP Number 9612) of PricewaterhouseCoopers LLP, 101 Barbirolli Square, Lower Mosley Street, Manchester, M2 3PW and Andrew Ross (IP Number 13412) of PricewaterhouseCoopers LLP, Benson House, 33 Wellington Street, Leeds, LS1 4JP were appointed Joint Administrators of the Company on 15 February 2013. Contact: Nadine Chambers, 02890 415 649, nadine.t.chambers@uk.pwc.com.

David James Kelly and Andrew Ross, Joint Administrators (2145794)

In the Southend County Court No 357 of 2013 **HIGHGROVE CONSTRUCTION LIMITED** 07367544

Registered office: 122 New London Road, Chelmsford

Notice is hereby given that I intend to declare a first and final dividend of $4p/\Sigma$ to unsecured creditors within a period of 2 months from the last date of proving 18 July 2014. Creditors who have not proved their debts must do so by 18 July 2014 otherwise they will be excluded from the dividend. The required proof of debt form, which must be lodged with me at the address below, is available on the Insolvency Service website (www.bis.gov.uk/insolvency, select "Forms" and then form 4.25). Alternatively, you can contact my office at the address below to supply a form.

Mrs *S Fearns*, Official Receiver, LTADT, 11th Floor, Southern House, Wellesley Grove, Croydon, CR0 1XN, Tel: 0208 681 5166, email: RTLU.SouthEast@insolvency.gsi.gov.uk

Capacity: Liquidator

(2145801)

JEMMA KIDD MAKE-UP LIMITED

05340072

Registered office: MWB Exchange House, 494 Midsummer Boulevard, Milton Keynes MK9 2EA

Principal Trading Address: 65-68 Smithfield Kilns, Cranleigh, Guildford GU6 8JJ

Notice is hereby given, pursuant to Rule 11.2(1A) of the Insolvency Rules 1986 (as amended), that the Joint Liquidators intend to declare a first interim dividend to unsecured creditors of the Company within two months of the last date for proving specified below. Creditors who have not yet done so must prove their debts by sending their full names and addresses, particulars of their debts or claims, and the names and addresses of their solicitors (if any), to the Joint Liquidators at Opus Restructuring LLP, MWB Exchange House, 494 Midsummer Boulevard, Milton Keynes MK9 2EA by no later than 8 July 2014 (the last date for proving). Please note that the relevant date for claims is 21 September 2012 which relates to the original Administration appointment. Creditors who have not proved their debt by the last date for proving may be excluded from the benefit of this dividend or any other dividend declared before their debt is proved.

Date of Appointment: 13 September 2013.

Office Holder Details: Timothy John Edward Dolder and Trevor John Binyon (IP Nos 9008 and 9285) both of Opus Restructuring LLP, MWB Exchange House, 494 Midsummer Boulevard, Milton Keynes MK9 2EA.

For further details contact: Timothy John Edward Dolder or Trevor John Binyon, E-mail: hayley.tregarthen@opusllp.com, Tel: 01908 306090. Alternative contact: Hayley Tregarthen.

Timothy John Edward Dolder and Trevor John Binyon, Joint Liquidators

(2145753)

LEHMAN BROTHERS HOLDINGS PLC IN ADMINISTRATION

12 June 2014

NOTICE OF INTENDED DIVIDEND PURSUANT TO RULE 2.95 OF THE INSOLVENCY RULES 1986

Notice is hereby given pursuant to Rule 2.95 of the Insolvency Rules 1986 that the Joint Administrators of Lehman Brothers Holdings plc ("LBH") intend to make a distribution (by way of paying an interim dividend) to the preferential creditors (if any) and to the unsecured, non-preferential creditors of LBH.

Proofs of debt may be lodged at any point up to (and including) 31 July 2014, the last date for proving claims, however, creditors are requested to lodge their proofs of debt at the earliest possible opportunity.

Persons so proving are required, if so requested, to provide such further details or produce such documents or other evidence as may appear to the Joint Administrators to be necessary.

The Joint Administrators will not be obliged to deal with proofs lodged after the last date for proving but they may do so if they think fit.

The Joint Administrators intend to make such distribution within the period of two months from the last date for proving claims.

For further information, contact details, and proof of debt forms, please visit http://www.pwc.co.uk/businessrecovery/administrations/ lehman/LBH-plc-in-administration.jhtml. Please complete and return a proof of debt form, together with relevant supporting documents, to PricewaterhouseCoopers LLP, 7 More London Riverside, London SE1 2RT marked for the attention of Diane Adebowale. Alternatively, you can email a completed proof of debt form to LBHplc@lbia-eu.com.

Rule 2.95(2)(c) of the Insolvency Rules 1986 requires the Joint Administrators to state in this notice the value of the prescribed part of LBH's net property which is required to be made available for the satisfaction of LBH's unsecured debts pursuant to section 176A of the Insolvency Act 1986. There are no floating charges over the assets of LBH and accordingly, there shall be no prescribed part. All of LBH's net property will be available for the satisfaction of LBH's unsecured debts.

17 June 2014

DA Howell, AV Lomas, SA Pearson, GE Bruce and JG Parr (2145756)

LEHMAN BROTHERS UK HOLDINGS LIMITED IN ADMINISTRATION NOTICE OF INTENDED DIVIDEND PURSUANT TO RULE 2.95 OF THE INSOLVENCY RULES 1986