



IRIS OIFISIÚIL

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Tuesday, 3rd October, 2006

The Minister of State at the Department of Enterprise, Trade and Employment has made the following Statutory Instrument:

S.I. No. 504 of 2006.

SAFETY, HEALTH AND WELFARE AT WORK (CONSTRUCTION) REGULATIONS 2006.

The purpose of these Regulations is to prescribe the main requirements for the protection of the safety, health and welfare of persons working on construction sites and to give further effect to Council Directive 92/57/EEC on the minimum safety and health requirements at temporary or mobile construction sites.

These Regulations are designed to clarify and strengthen the general duties of all parties as regards securing occupational safety, health and welfare in construction work, including those of Clients, Project Supervisors, Designers, Contractors and Employees.

A Regulatory Impact Analysis has been undertaken for these Regulations and is available from the website of the Department of Enterprise, Trade and Employment (www.entemp.ie).

These Regulations replace and revoke the Safety, Health and Welfare at Work (Construction) Regulations 2001 (S.I. No. 481 of 2001), and the Safety, Health and Welfare at Work (Construction) (Amendment) Regulations 2003 (S.I. No. 277 of 2003) except for Regulations 4 and 6 of the 2001 Regulations as they apply to project supervisors appointed prior to the commencement of these Regulations and to Regulations 80 to 123 — lifting appliances and lifting equipment.

Copies of these Regulations may be obtained from Government Publications Sale Office, Sun Alliance House, Molesworth Street., Dublin 2, or by mail order from Government Publications, Postal Trade Section, 51 St. Stephen's Green, Dublin 2, Fax (01) 647 6843.

A copy of the S.I. is also available on: www.entemp.ie.

Prn A6/1626

Price: €17.78

SEAN GORMAN,
 Secretary-General,
 Department of Enterprise, Trade and Employment.

[17]

PROVENDER MILLING JOINT LABOUR COMMITTEE

Pursuant to Section 48 of the Industrial Relations Act, 1990, the Joint Labour Committee hereby gives notice that it has formulated Proposals for fixing the statutory minimum remuneration of workers in relation to whom the Committee operates.

In relation to the Proposals, the Committee will consider any written representations made to it within 21 days after the date specified below. Notices containing details of the Proposals may be had on application from the Office of the Joint Labour Committees. The Industrial Relations Act 1946, Regulations 1950 require that every employer concerned post up a copy of the relevant Notice for the benefit of the workers affected.

Office of the Joint Labour Committees
The Labour Court
Tom Johnson House
Haddington Road
Dublin 4

3rd October 2006

Note: Enquiries should be directed to the Secretary, Joint Labour Committees, The Labour Court, Tom Johnson House, Haddington Road, Dublin 4. (Telephone (01) 6136666, Extension Nos. 6639, 6640, 6641 and 6642. Lo-Call Number (if calling from outside (01) area 1890 220228) E-mail: jlc@labourcourt.ie

[1]

AERATED WATERS & WHOLESALE BOTTLING JOINT LABOUR COMMITTEE

Pursuant to Section 48 of the Industrial Relations Act 1990, the Joint Labour Committee hereby gives notice that it has formulated Proposals for fixing the statutory minimum remuneration and amending the statutory conditions of employment of workers in relation to whom the Committee operates.

In relation to the Proposals, the Committee will consider any written representations made to it within 21 days after the date specified below. Notices containing details of the Proposals may be had on application from the Office of the Joint Labour Committees. The Industrial Relations Act 1946, Regulations 1950 require that every employer concerned post up a copy of the relevant Notice for the benefit of the workers affected.

Office of the Joint Labour Committees
The Labour Court
Tom Johnson House
Haddington Road
Dublin 4

3rd October 2006

Note: Enquiries should be directed to the Secretary, Joint Labour Committees, The Labour Court, Tom Johnson House, Haddington Road, Dublin 4. (Telephone (01) 6136666, Extension Nos. 6639, 6640, 6641 and 6642. Lo-Call Number (if calling from outside (01) area 1890 220228) E-mail: jlc@labourcourt.ie

[2]

UNCLAIMED LIFE ASSURANCE POLICIES NOTICE

Under the terms of the Unclaimed Life Assurance Policies Act, 2003 life assurance companies are required to identify policies where there has been no recent communication from the policy holder and to designate them as unclaimed policies.

A policy is unclaimed where premiums are no longer being paid and an amount is payable to the policy holder* and where:

- In the case of a fixed term policy which matured at least 5 years ago, there has been no written communication from the policy holder since the policy matured; OR
- In the case of a policy without a fixed term, there has been no written communication from the policy holder for at least 15 years, OR
- In the case of personal pension policies (i.e. those not linked to an employer's pension scheme), 5 years have elapsed, without communication, since the latest retirement date contained in the policy.

Life Assurance companies are required to contact holders of unclaimed policies to ascertain their wishes in respect of the policy e.g. to receive any money due or to continue/reactivate the policy (if permitted by the policy conditions). Once written instructions are received from the customer, the policy will be removed from the unclaimed list.

* This does not apply to a policy which constitutes or forms part of the assets of an occupational pension scheme, other retirement benefit scheme or trust; a group permanent health insurance or disability benefit scheme; a sponsored superannuation scheme.

Life Assurance companies are not required to write to holders of unclaimed policies where (a) the value of the policy is less than €500 or (b) the company has been instructed not to correspond with or contact the policyholder, or (c) the company has tried but failed to contact the customer. In such cases, this advertisement serves as notice of the Act's provisions.

Where there has been no communication from the customer by 31st March 2007, the net encashment value of the policy will be transferred to the National Treasury Management Agency (NTMA) which will manage the funds on behalf of the State.

The rights of policy owners are unaffected by the transfer of moneys to the NTMA. Policies may be reclaimed from the insurance company by following the procedures outlined in the leaflet 'A Guide to Unclaimed Life Assurance Policies' available at all life assurance companies or from the IIF website, www.iif.ie/savings_investments.aspx.

If you have any queries or concerns regarding a policy which you believe may be classified as unclaimed, please contact your insurer†.

Where the original owner of the policy has died or ownership of the policy has been transferred, any person having a valid legal interest in an unclaimed policy e.g. heirs, executors, administrators or assignees, should contact the relevant insurer.

Individuals who make fraudulent claims may be guilty of an offence.

† If the branch or insurance company that initiated your policy no longer exists please log on to the IIF website at www.iif.ie/savings_investments.aspx which contains contact numbers of individual companies or telephone IIF on (01) 6761914. Further information is available in our leaflet "A Guide to Unclaimed Life Assurance Policies" available at all life assurance offices.

Irish Insurance Federation life assurance members (and contact telephone numbers): Acorn Life (091 535 700), Anglo Irish Assurance (01 616 2828), Ark Life (01 668 1199), Bank of Ireland Life (1850 237 237), Caledonian Life (01 429 3333), Canada Life (01 210 2000), Cardiff Pinnacle (01 612 5380), Combined life (01 269 6522), Eagle Star Life (01 283 1301), ECCU Assurance (01 614 6700), Equitable Life (0044 1296 386 242), Friends First (01 661 0600), Genworth Financial (061 714 5000), Hibernian Life & Pensions (01 617 8022), Irish Life (01 704 1010), New Ireland (01 632 2398), Phoenix Life Limited and Phoenix Life and Pensions Limited (0044 845 7883311), Quinn Life-Direct (049 436 8100), Royal Liver (1890 308 308), Scottish Legal Life (1800 409151), Scottish Provident (01 639 9898), Standard Life (01 639 7100), Sun Life of Canada (0044 125 6841 414), Alba Life Limited (0044 1564 207050).

FÓGRA MAIDIR

LE CUNTAIS DHÍOMHAOINE

CÓNAIDHM BHAINCÉIRÍ ÉIREANN

IRISH BANKERS
FEDERATION

Faoi théarmaí Acht na gCuntas Díomhaoine, 2001, ní mór d'institiúidí airgeadais cuntais, nach ndearna custaiméirí gnó iontu le 15 bliain anuas, a aithint agus iad a shainiú mar chuntais dhíomhaoine.

- Ní mór d'institiúidí iarracht réasúnta a dhéanamh ar dhul i dteagmháil le sealbhóirí na gcuntas sin a shainítear mar chuntais dhíomhaoine d'fhonn mian an chustaiméara a chinntiú agus an cuntas a athmhúscailt trí ghnó airgid (dochar agus/nó sochar) ón gcustaiméir féin.
- Luath is a dhéanfar an gnó airgid sin, bainfeadh an cuntas de liosta na gcuntas díomhaoine agus athshocrófar 'clog' an díomhaoine ar neamhní.
- Má tharlaíonn an custaiméir a bheith marbh, beidh cead ag an ionadaí dlíthiúil/pearsanta an cuntas a athmhúscailt sa ghnáthshlí.
- Muna ndéanann sealbhóir an chuntais gnó airgid sa chuntas roimh 31ú Márta seo chugainn, aistreofar cistí an chuntais go dtí Gníomhaireacht Bainistíochta an Chisteáin Náisiúnta (NTMA), a dhéanfaidh bainistíocht ar na cistí thar ceann an Stáit.
- Is leis an sealbhóir cuntais na cistí a aistrítear ar an gcaoi sin agus is féidir athéileamh a dhéanamh orthu uair ar bith ag brainse an bhainc

a raibh an cuntas ann sa chéad áit, nó ag an Ardoifig, de réir mar a oireann, ach na céimeanna atá sa leabhrán.

A Guide to Dormant Accounts, a bhfuil fáil air sna hinstiúidí go léir, a leanúint.

- Ní mór d'institiúidí scríobh chuig na custaiméirí go léir atá sainithe mar shealbhóirí cuntas díomhaoine, ach amháin i gcás:—
 - a) fülleach an chuntais a bheith faoi bhun €100,
 - b) gur thug an custaiméir treoir don institiúid comhfhreagras iomlán an chuntais choinneáil,
 - c) gur seoladh ar ais cibé comhfhreagras a cuireadh chuig an seoladh deireanach a tugadh don institiúid agus é marcáilte 'imithe ón seoladh seo'.
- Más dóigh leat go bhfuil cuntas agat a d'fhéadfaí a rangú mar chuntas díomhaoine, ba chóir duit teagmháil a dhéanamh le do bhrainte féin nó leis an Ardoifig, de réir mar a oireann, le do chuntas a athmhúscailt agus é a bhaint de liosta na gcuntas díomhaoine.
- Má dhéanann duine ar bith éileamh mí-ionraic, d'fhéadfadh an duine sin a bheith ciontach as coir faoi théarmaí an Ahta.

Murab ann níos mó don bhrainte nó don institiúid ina raibh do chuntas agat, déan teagmháil, le do thoil, le IBF ag 01-6715311 nó ag an suíomh idirlín www.ibf.ie le tuilleadh eolais a fháil. Gheobhaidh tú eolas i dtaca le cabhairlín na n-institiúidí éagsúla ar an suíomh idirlín.

IBF Member Institutions

Aareal Bank AG — Dublin Branch, ABN AMRO Bank N.V., ACC Bank plc, Allied Irish Banks Group, AIB Capital Markets plc, Anglo Irish Bank Corporation plc, ANP International Finance Ltd., Bank of America NA, Bank of Ireland Group, Bank of Ireland Global Markets, Bank of Ireland Mortgage Bank, Bank of Montreal Ireland plc, Bank of Scotland (Ireland) Ltd., Barclays Bank Ireland plc, Bear Stearns Bank plc, BNP Paribas — Dublin Branch, Capmark Bank Europe plc, CIBC World Markets Ireland Ltd., Citco Bank Nederland NV — Dublin Branch, Citibank Europe plc, Commerzbank Europe (Ireland), DEPFA BANK plc, Dexia Bank Belgium — Dublin Branch, DZ BANK Ireland plc, EBS Building Society, First Active plc, Fortis Prime Fund Solutions Bank (Ireland) Ltd., Helaba Dublin Landesbank Hessen-Thüringen International, Hewlett-Packard International Bank Plc, HSBC Bank plc — Dublin Branch, Hypo Public Finance Bank, ICS Building Society, IIB Bank plc, IIB Homeloans Ltd., ING Bank NV, Intesa Bank Ireland plc, Investec Bank (UK) Ltd. (Irish Branch), Irish Nationwide Building Society, J.P. Morgan Bank (Ireland) plc, KBC Finance Ireland, LBBW Bank Ireland plc, LGT Bank (Ireland) Ltd., MBNA Europe Bank Ltd., Merrill Lynch International Bank Ltd., Naspá Dublin, National Irish Asset Finance Ltd., National Irish Bank Ltd., Nexgen Capital Ltd., Northern Rock plc, permanent tsb, Pfizer International Bank Europe, Rabobank Ireland plc, Sachsen LB Europe plc, Sanpaolo IMI Bank Ireland plc, Scotiabank (Ireland) Ltd., TD Global Finance, Tesco Personal Finance, Ulster Bank Group, Unicreditio Italiano Bank (Ireland) plc, WestLB Ireland plc, WestLB Covered Bond Bank plc, WGZ BANK Ireland plc, Zurich Bank.

DORMANT ACCOUNTS ACT 2001

Under the terms of the Dormant Accounts Act 2001 Financial Institutions, including An Post (formerly Department of Posts and Telegraphs), are required to identify accounts/investments where no customer transactions have taken place for the past 15 years or more and to designate these accounts/investments as being dormant.

In accordance with the Act, An Post will write to the holders of accounts or investments deemed to be dormant, except where:

- the account or investment balance is less than €100, or
- the account or investment holder has requested that no correspondence be sent, or
- previous correspondence to the account or investment holder has been returned marked 'gone away' or 'not known at this address'.

Where An Post has already been notified that the holder of the account or investment is deceased a letter will be issued in due course to the legal/personal representative. To prevent an account or investment becoming dormant the account holder/investor must make a transaction which is defined as follows:

- For a Post office Savings Bank Deposit Account (Post Office Book) with no transactions since 1 October 1991, a deposit or a withdrawal will prevent the account becoming dormant.

In the case of Savings Bonds, Savings Certificates and Instalment Savings the 15 year period commences at the first maturity point for the investment i.e. on completion of the initial investment term. The following investments will be considered dormant unless a partial repayment takes place on or before 31 March 2007:

- Savings Bonds (purchased on or before 30 September 1988 with no partial repayments since 1 October 1991)
- Savings Certificates (purchased on or before 30 September 1986 with no partial repayments since 1 October 1991)
- Instalment Savings (where the 12 month savings cycle was completed on or before 30 September 1986 with no partial repayments since 1 October 1991)

Once a transaction is made on or before 31 March 2007 the account or investment will be removed from the dormant list.

Where no transaction takes place on the account or investment on or before 31 March 2007 the total value of the holding will be transferred to the Dormant Accounts Fund held by the National Treasury Management Agency (NTMA), who will manage the funds on behalf of the State.

Balances transferred to the Dormant Accounts Fund, including any interest due thereon, will remain the property of the account or investment holder and may be reclaimed at any time from An Post subject to advance notice as prescribed in the Act.

Further information is available on our Savings and Investment Customer Care Line 1850 30 50 60.



Individuals who make fraudulent claims may be guilty of an offence under the terms of the Act.

NENAGH TOWN COUNCIL

TRAFFIC AND PARKING BYE LAWS.

Revised Traffic and Parking Bye Laws for The Control of Traffic and Parking Within The Administrative Area Of Nenagh were passed by Nenagh Town Council in exercise of the powers conferred on it by Section 101 of the Road Traffic Act 1961, (No. 24 of 1961), as amended by Section 6, of the Road Traffic Act 1968 (No. 25 of 1968) and Section 36 of the Road Traffic Act 1994, Section 37, the Local Government Act 1994, and Section 199, the Local Government Act 2001, at the September Monthly Meeting of Nenagh Town Council, held Monday 25th September 2006 at 7.00 p.m.

The Bye Laws come into force as of 9.00 a.m. on the 26th September, 2006.

The Bye Laws may be inspected free of charge between the hours of 9.30 a.m. and 4.30 p.m. Monday to Friday, at the offices of Nenagh Town Council, Limerick Road, Nenagh. Copies may be purchased for a nominal fee of €1.00.

Signed: Jacqueline McGrath,
Town Clerk.

Date: 26th September, 2006.

[5]

IN THE MATTER OF

TIGHE TARMACADAM SERVICES LIMITED
(In Voluntary Liquidation)

AND IN THE MATTER OF

THE COMPANIES ACT 1963-2005

Notice is hereby given that a Special Resolution for the winding up of the above named Company by means of a Members' Voluntary Liquidation was passed on the 22nd September, 2006. An Ordinary Resolution was also passed appointing Patrick Keavney of KBG Chartered Accountants as Liquidator for the purpose of such winding up. All claims against the Company should be sent to Patrick Keavney, KBG Chartered Accountants, 18 Railway Road, Cavan, Co. Cavan and should be received no later than 31st October, 2006.

Dated this day 25th September, 2006.

PATRICK KEAVNEY,
Liquidator,
Tighe Tarmacadam Services Limited.

[8]

IN THE MATTER OF

PROMISE-A-2000-1 PUBLIC LIMITED COMPANY
(In Voluntary Liquidation)

AND IN THE MATTER OF

THE COMPANIES ACTS 1963-2005

I hereby give notice that the Shareholders of the above named Company passed the following Special Resolution on 18 September, 2006:

“That pursuant to the Articles of Association, the Company be wound-up as a Members' Voluntary Winding-Up and that Mr. Ross Burns of DHKN Chartered Accountants, be and he is hereby appointed Liquidator of the Company for the purpose of such winding up and that the Liquidator be and is hereby authorised, in accordance with the Memorandum and Articles of Association of the Company, to distribute among the Shareholders of the Company in specie the whole or any part of the assets of the Company and that the Liquidator be authorised, if a Shareholder so requests, to sell any assets in specie and pay the proceeds of sale to the Shareholder”.

Dated this the 29th day of September, 2006.

ROSS BURNS,
Liquidator.

Note: This is a Members' Voluntary Winding-Up. All admitted creditors have been or will be paid in full.

[9]

IN THE MATTER OF

PROMISE AUSTRIA-2002 PUBLIC LIMITED COMPANY
(In Voluntary Liquidation)

AND IN THE MATTER OF

THE COMPANIES ACTS 1963-2005

I hereby give notice that the Shareholders of the above named Company passed the following Special Resolution on 18 September, 2006:

“That pursuant to the Articles of Association, the Company be wound-up as a Members' Voluntary Winding-Up and that Mr. Ross Burns of DHKN Chartered Accountants, be and he is hereby appointed Liquidator of the Company for the purpose of such winding up and that the Liquidator be and is hereby authorised, in accordance with the Memorandum and Articles of Association of the Company, to distribute among the Shareholders of the Company in specie the whole or any part of the assets of the Company and that the Liquidator be authorised, if a Shareholder so requests, to sell any assets in specie and pay the proceeds of sale to the Shareholder”.

Dated this the 29th day of September, 2006.

ROSS BURNS,
Liquidator.

Note: This is a Members' Voluntary Winding-Up. All admitted Creditors have been or will be paid in full.

[9A]

IN THE MATTER OF
PROMISE-A-2002-1 PUBLIC LIMITED COMPANY
(In Voluntary Liquidation)

AND IN THE MATTER OF

THE COMPANIES ACTS 1963-2005

I hereby give notice that the Shareholders of the above named Company passed the following Special Resolution on 18 September, 2006:

“That pursuant to the Articles of Association, the Company be wound-up as a Members’ Voluntary Winding-Up and that Mr. Ross Burns of DHKN Chartered Accountants, be and he is hereby appointed Liquidator of the Company for the purpose of such winding up and that the Liquidator be and is hereby authorised, in accordance with the Memorandum and Articles of Association of the Company, to distribute among the Shareholders of the Company in specie the whole or any part of the assets of the Company and that the Liquidator be authorised, if a Shareholder so requests, to sell any assets in specie and pay the proceeds of sale to the Shareholder”.

Dated this the 29th day of September, 2006.

ROSS BURNS,
Liquidator.

Note: This is a Members’ Voluntary Winding-Up. All admitted Creditors have been or will be paid in full.

[9B]

IN THE MATTER OF
VINCENT FINUCANE & COMPANY LIMITED
(In Voluntary Liquidation)

AND THE MATTER OF

THE COMPANY ACT 1963-2001

Notice is hereby given in Pursuant to Section 251 (IB) of The Companies Act 1963 that a Meeting of Members of the above Company was held on the 28th September, 2006, at No. 3 Courtfields Commercial Centre, Raheen, Limerick.

At the Meeting a Special Resolution was passed, that the Company be wound up voluntarily.

By order of the Board.

[10]

IN THE MATTER OF
MAJESTIC BALLROOM LIMITED
(In Voluntary Liquidation)

AND THE MATTER OF

THE COMPANY ACT 1963-2001

Notice is hereby given in Pursuant to Section 251 (IB) of The Companies Act 1963 that a Meeting of Members of the above Company was held on the 28th September, 2006, at No. 3 Courtfields Commercial Centre, Raheen, Limerick.

At the Meeting a Special Resolution was passed, that the Company be wound up voluntarily.

By order of the Board.

[10A]

IN THE MATTER OF
THE COMPANIES ACTS 1963-2001

AND IN THE MATTER OF

B.C. GALLAGHER & SONS LIMITED
(In Voluntary Liquidation)

At an Extraordinary General Meeting of the Members of the Company held on 31st August, 2006, the following Special Resolution was passed.

“That the Company be wound up voluntarily as a Members’ Voluntary Liquidation and that Enda Lewis of Leinster Lodge, Maynooth, Co. Kildare be appointed Liquidator of the Company for the purpose of such Liquidation and that the Liquidator be authorised to distribute all of the surplus assets of the Company in specie”.

Dated: 31st August, 2006.

ENDA LEWIS,
Liquidator.

[11]

THE HIGH COURT
 Record No. 2006 No. 334 COS
 IN THE MATTER OF
 CASTLEMAHON FOOD PRODUCTS
 AND IN THE MATTER OF
 THE COMPANIES ACTS 1963-2001

Notice is hereby given that a Petition for the winding up of the above named Company by the High Court was presented to the High Court on the 26th day of September 2006 by the said Company whose registered office is at Castlemahon, County Limerick and that Mr. Kieran Wallace of KPMG Chartered Accountants, 1 Stokes Place, St. Stephen's Green, Dublin 2 was appointed provisional Liquidator of the said Company on that day by order of Ms Justice Dunne. The said Petition is directed to be heard before the High Court on the 23rd day of October 2006, and that any creditor or contributory of the said Company who wishes to support or oppose the making of an order of the said Petition may appear at the time of hearing by himself or his counsel for that purpose and a copy of the Petition will be furnished to any creditor or contributory of the said Company who requires it by the undersigned on the payment of the regulated charge for same.

DILLON EUSTACE,
 Solicitors for the Petitioner,
 33 Sir John Rogerson's Quay,
 Dublin 2.

NOTE: Any person who intends to appear at the hearing of the Petition must serve on or send by post to the above named Petitioner, or his solicitor, notice in writing of his intention to do so. The notice must state the name and address of the person, or if a firm, the name and address of the firm, and must be signed by the person or firm, or his or its solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to reach the above named solicitor or the Petitioner not later than 5 o' clock in the afternoon of the 20th day of October 2006.

[13]

IN THE MATTER OF
 THE COMPANIES ACTS 1963-2005
 AND IN THE MATTER OF
 F & P QUIGLEY LIMITED
 (In Voluntary Liquidation)

Notice is hereby given that at an Extraordinary General Meeting of the Members of the said Company, duly convened and held at 5/9 Terenure Place, Dublin 6W, on 26th September, 2006, the following Special Resolutions were duly passed:

1. That the Company be voluntarily wound up as a Members' Voluntary Winding-Up.
2. That Mr. Peter Savage of Savage & Co., 5/9 Terenure Place, Dublin 6W, be and is hereby appointed as Liquidator of the Company for the purposes of such winding up.
3. That the Liquidator be and is hereby authorised in accordance with the Memorandum and Articles of Association of the Company, to distribute the whole or any part of the assets of the Company amongst the Members in specie.

PETER SAVAGE.

26th September, 2006.

[12]

COMPANY NUMBER: 309237

IN THE MATTER OF
 THE COMPANIES ACTS 1963-2005
 AND IN THE MATTER OF
 PREMIER CONTRACT SERVICES LIMITED
 (In Voluntary Liquidation)

At a General Meeting of the Company duly convened and held at the Pery Hotel, Glentworth Street, Limerick at 11.30 a.m. on 18th September, 2006, the following Resolution was duly passed as an Ordinary Resolution:

“That it has been proved to the satisfaction of this Meeting that the Company cannot by reason of its liabilities, continue its business and that it is advisable to wind up same and accordingly that the Company be wound up as a Creditors' Voluntary Winding-Up and that the Creditors at their Meeting called under Section 266 of the Companies Act 1963 for 18th September, 2006, at the Pery Hotel, Glentworth Street, Limerick at 12.30 p.m., be requested to appoint their own nominee as Liquidator of the Company for the purpose of such winding up.”

At the subsequent Meeting of Creditors, Thomas McGuinness of McGuinness & Co, 32 Cecil Street, Limerick was appointed Liquidator.

Dated: 19th September, 2006.

Signed: THOMAS MCGUINNESS,
 Liquidator.

[14]

IN THE MATTER OF
THE COMPANIES ACT 1963-2005

AND IN THE MATTER OF
THOMAS HILL AND COMPANY LIMITED
(In Voluntary Liquidation)

Notice is hereby given that an Extraordinary General Meeting of the Members of the said Company, duly convened and held at 36 Strand Road, Clonakilty, Co Cork on 22nd September, 2006, the following Special Resolutions were duly passed:

1. That the Company be voluntarily wound up as a Members' Voluntary Winding-Up.
2. That Mr. Martin Ferris of Ferris & Associates, 21 Holles Street, Dublin 2, be and is hereby appointed Liquidator for the purposes of such winding up.
3. That the Liquidator be and is hereby authorised in accordance with the Memorandum and Articles of Association of the Company, to distribute the whole or any part of the assets of the Company amongst the Members in specie.

Dated this 22nd day of September, 2006.

MARTIN FERRIS,
Liquidator.

[15]

NOTICE TO THE CREDITORS
AND MEMBERS OF FINAL MEETING

IN THE MATTER OF
THERMAL BUILDING SYSTEMS LIMITED
(In Liquidation)

AND IN THE MATTER OF
THE COMPANIES ACTS 1963-2005

Notice is hereby given pursuant to section 262, 263, 272 and 273 of the Companies Act 1963 that the final Meetings of the Members and Creditors of the above named Company will be held on 25th October, 2006, at 9.00 a.m. and 9.30 a.m. respectively, at the offices of T. P. Glasheen & Company, 49 The Glen, Waterford for the purposes as set out in the aforementioned sections of the Companies acts for the purpose of having an account laid before it showing the manner in which the Company has been disposed of, and of hearing any explanation which may be given by the Liquidator and further, pursuant to section 305 of the Companies Act 1963 for the purpose of directing the manner in which the books, accounts, papers and documents of the Company and of the Liquidator shall be disposed of.

Dated this 19th day of September, 2006.

Signed: T. P. GLASHEEN FCA,
Liquidator,
T. P. Glasheen & Company,
49 The Glen,
Waterford.

[16]

IN THE MATTER OF
THE COMPANIES ACTS 1963-2005

AND IN THE MATTER OF

O'DOWD OIL MANAGEMENT SERVICES LIMITED
(In Voluntary Liquidation)

Notice is hereby given that an Ordinary Resolution for the winding up of the above named Company by means of a Creditors' Voluntary Liquidation was passed on 2 October, 2006, at a General Meeting of Members. An Ordinary Resolution was also passed appointing Jim Stafford of Friel Stafford Chartered Accountants as Liquidator for the purpose of such winding up. All claims against the Company should be sent to Jim Stafford, Friel Stafford, Chartered Accountants, 44 Fitwilliam Place, Dublin 2, not later than 3 November, 2006.

Dated: 2 October, 2006.

JIM STAFFORD,
Liquidator.

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