liquidator, a resolution specifying the terms on which the Liquidator is to be remunerated, and the meeting may receive information about, or be called upon to approve, the costs of preparing the statement of affairs and convening the meeting. The meeting will be held on 19 January 2024, at 11:15.

In order to be entitled to vote at the meeting, creditors must lodge proxies and hitherto unlodged proofs with Nicholas Barnett at Unit 3, Chandler House, Bushey WD23 1FL by no later than 16:00 on 18 January 2024.

The liquidator will treat any debts of £1,000 or less as proved for the purposes of paying a dividend, unless creditors advise the liquidator that the amount of the debt is incorrect (in which case, proofs must be submitted) or that no debt is owed, also by 16:00 on 18 January 2024. Any creditor who has opted out from receiving notices may nevertheless vote if the creditor provides a proof by 16:00 on 18 January 2024.

For further details, please contact: Nicholas Barnett (9731), Libertas Associates Limited, Unit 3, Chandler House, Bushey WD23 1FL, Telephone: 02086345599, Email address:

chumphrey@libertasassociates.co.uk.

Gary Anderson, Chairman (4528627)

A L TYRES (HINCKLEY) LIMITED

(Company Number 07280433)

Registered office: Unit 1 Brookfield Road, Burbage, Hinckley, LE10 2LL

Principal trading address: Unit 1 Brookfield Road, Burbage, Hinckley, LE10 2LL

Notice is hereby given, under Section 100 of the Insolvency Act 1986 and Rules 6.14 and 15.8 of the Insolvency (England and Wales) Rules 2016, that a virtual meeting of the creditors of the above named Company has been convened by Malcolm Adam Leatherland, the director of the company in accordance with resolutions passed by the Board of Directors.

The virtual meeting will be held on 17 January 2024 at 10.15 am.

To access the virtual meeting, which will be held via an online conferencing platform, contact Opus Restructuring LLP, on behalf of the convener - details below.

The virtual meeting will be recorded video and audio in order to establish and maintain records of the existence of relevant facts or decisions that are taken at the meeting. By attending this meeting, you consent to being recorded including recordings of your facial image. Where any recording of the meeting also entails the processing of personal data, such personal data shall be treated in accordance with the Data Protection Act 2018.

A meeting of shareholders has been called and will be held prior to the virtual meeting of creditors to consider passing a resolution for voluntary winding up of the Company. Any creditor entitled to attend and vote at this virtual meeting is entitled to do so either in person or by proxy. Creditors wishing to vote at the virtual meeting must (unless they are individual creditors attending in person) lodge their proxy with the convener before they may be used at the meeting.

Unless there are exceptional circumstances, a creditor will not be entitled to vote unless his written statement of claim ('proof'), which clearly sets out the name and address of the creditor and the amount claimed, has been lodged and admitted for voting purposes. Proofs must be delivered by 4 pm on the business day before the meeting.

Unless they surrender their security, secured creditors must give particulars of their security, the date when it was given and the estimated value at which it is assessed if they wish to vote at the meeting.

The resolutions to be taken at the creditors' meeting may include the appointment by creditors of a liquidator, a resolution specifying the terms on which the Liquidators are to be remunerated, and the meeting may receive information about, or be called upon to approve, the costs of preparing the statement of affairs and convening the procedure to seek a decision from creditors on the nomination of a liquidator

Louise Williams and Paul Mallatratt (Office holder details: 20170 and 20630) are qualified to act as Insolvency Practitioners in relation to the above company and during the period before the decision date they will furnish creditors free of charge with such information concerning the company's affairs as they may reasonably require.

In case of queries, please contact Charlotte Jones on 0115 666 8230 or email charlotte.jones@opusllp.com

Malcolm Adam Leatherland, Director

8 January 2024

Ag MJ100549 (4528070)

ABERDEEN HOUSE CARE LIMITED

(Company Number 07658860)

Registered office: West Walk Building, Regent Road, Leicester, LE1 7LT

Principal trading address: 20 Stockerston Rd, Uppingham, Oakham LE15 9UD

Notice is hereby given that a virtual meeting of the creditors of the above-named Company is being convened by Rakesh Kotecha to be held on Wednesday, 17 January 2024 at 10:30am for the purpose provided for in section 100 of the Insolvency Act 1986 and to consider a resolution specifying the terms on which the appointed Liquidator is to be remunerated.

Creditors entitled to attend and vote at the virtual meeting may do so personally or by proxy. A creditor can attend the virtual meeting in person and vote, and is entitled to vote if they have delivered proof of their debt by no later than 4 p.m. on the business day before the meeting. If a creditor cannot attend in person, or does not wish to attend but still wishes to vote at the meeting, they can either nominate a person to attend on their behalf, or they may nominate the Chair of the meeting, who will be a director of the Company, to vote on their behalf. Creditors must deliver their proxy by no later than the commencement of the meeting. Creditors must deliver all proofs of their debt and proxies to Business Helpline Group, Office 007, Northlight Parade, Nelson, BB9 5EG. Creditors failing to lodge a proof of their debt or proxy as indicated will lead to their vote(s) being disregarded.

Unless they surrender their security, secured creditors must give particulars of their security, the date when it was given and the estimated value at which it is assessed if they wish to vote at the meeting.

At the meeting creditors may be called upon to approve, the costs of preparing the statement of affairs and convening the meeting of creditors.

Laura Stewart, IP No 23590, of Business Helpline Group Limited and Gareth Wilcox, IP No 21052 of Opus Restructuring LLP are both qualified to act as Insolvency Practitioners in relation to the Company and will, during the period before the day of the meeting, furnish creditors free of charge with such information concerning the Company's affairs as they may reasonably require.

Creditors can contact Business Helpline Group Limited (Kerry Marsh) on 01282 502832 or by email at support@businesshelpline.uk.

Rakesh Kotecha, Director

5 January 2024

Ag MJ100466

(4528054)

APO CATERING LIMITED

(Company Number 09811271)

Trading Name: Flames Kebab House

Registered office: 310 High Road, Wood Green, London, N22 8JR Principal trading address: 106 Norfolk Street, Kings Lynn, Norfolk, PE30 1AQ

This notice is given pursuant to Rule 15.13 of the Insolvency (England and Wales) Rules 2016.

Notice is hereby given that a virtual meeting of the creditors of the above named Company is being convened and will be held 18 January 2024 at 2.30 pm. Abdullah Tasin, the director of the Company is the convener of the meeting ("the Convener").

The primary purpose of the virtual meeting is for creditors to consider a decision on the nomination of liquidators, and if the creditors think fit, to appoint a liquidation committee.

In addition, in the event that a committee is not formed, creditors will also be asked to consider a decision in relation to the payment of the costs of assistance with preparation of the Company's statement of affairs and seeking the creditors' decision on the nomination of liquidators, as an expense of the liquidation. Creditors participating in