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Legal & Planning, DMG Media, Embassy House, Ballsbridge, D4

Company before the Merger will have the same rights and obligations following the Merger, but in relation to the Successor Company, not the

Transferor Company. (8). The claims of existing creditors of the Successor Company will not be impacted as a result of the Merger. in accordance with Regulation 15 of the Irish Merger Regulations, creditors of the Successor Company who at the date of publication of notices in Ireland in relation to the filing of the Draft Terms of Merger with the CRO, are entitled to any debt or claim against the Successor Company, are entitled to be heard in relation to the confirmation by the Irish High Court of the Merger.
(9). In accordance with Article 2:316

paragraph 1 DCC, at least one of the Transferor Company and the Successor Company must provide security or other satisfaction of the claim of any creditor of the Transferor Company and the Successor Company who and the successor company who demands the same, failing which the action of opposition as referred to in Paragraph 10 below shall succeed. This shall not apply if the creditor's claim is sufficiently secured or if the financial condition of the Successor rinancial condition of the Successor Company after the Merger will provide no fewer safeguards for satisfaction of the claim than previously.

(10). In accordance with Article 2:316 paragraph 2 DCC each creditor may oppose the proposed Merger by an application to the Dutch district court specifying the requested safeguards up to one month after the day on which both the Transferor Company and the Successor have given notice of the filing or publication of the Draft Terms of Merger. The Dutch district court shall disallow the request if the petitioner has not shown prima facie that the financial condition of the Successor Company after the Merger will provide fewer safeguards for the settlement of the claim and that inadequate safeguards were obtained from the legal person. (11). Full information on the

arrangements made for the exercise of the rights of creditors may be obtained free of charge by applying in writing to the Transferor Company or the Successor Company at their respective registered offices as specified above (please use reference "Adelaar Merger").
(12). Copies of the Common Draft

Terms of Merger and the Directors' Explanatory Report prepared by the boards of directors of the Transferor Company and the Successor Company are available also no minority members in the Successor Company.

(7). As a result of the Merger all assets and liabilities of the Transferor assets and liabilities of the Transferor Company shall be transferred to the Successor Company upon the Merger becoming effective. Following completion of the Merger, the Transferor Company will be dissolved without going Into liquidation and the Successor Company will continue the activities Transferor Company. Therefore, creditors of the Transferor Company will become creditors of the Successor Company as a result of the Merger. Persons who were creditors of the Transferor Company before the Merger will have the same rights and obligations following the Merger, but in relation to the Successor Company, not the

Transferor Company.
(8), The claims of existing creditors of the Successor Company will not be impacted as a result of the Merger. in accordance with Regulation 15 of the Irish Merger Regulations, creditors of the Successor Company. who at the date of publication of notices in Ireland in relation to the filing of the Draft Terms of Merger with the CRO, are entitled to any debt or claim against the Successor Company, are entitled to be heard in relation to the confirmation by the Irish High Court of the Merger.

(9). In accordance with Article 2:316

paragraph 1 DCC, at least one of the Transferor Company and the Successor Company must provide security or other safeguards for the satisfaction of the claim of any creditor of the Transferor Company and the Successor Company who demands the same, failing which the action of opposition as referred to in Paragraph 10 below shall succeed. This shall not apply if the creditor's claim is sufficiently secured or if the financial condition of the Successor Company after the Merger will provide no fewer safeguards for satisfaction of the claim than

previously. (10), in accordance with Article 2:316 paragraph 2 DCC each creditor may oppose the proposed Merger by an application to the Dutch district court specifying the requested sateguards up to one month after the day on which both the Transferor Company and the Successor Company have given notice of the filing or publication of the Draft Terms of Merger. The Dutch district court shall disallow the request if the petitioner has not shown prima facie that the financial condition of the Successor Company after the Merger will provide fewer safeguards

(4). The Successor Company is a private company limited by shares incorporated in the Republic of Ireland under registration number 597857. and having its registered office at 25-28 North Wall Quay, Dublin 1, D01H104.

CBM1 were delivered to the frish Companies Registration Office (CRO) on 4 September 2019.

(6). There are no minority shareholders in the Transferor Company as the Successor Company is the holder of 100% of the issued share capital of the Transferor Company. There are also no minority members in the Successor Company.
(7) As a result of the Merger all-

assets and liabilities of the Transferor Company shall be transferred to the Successor Company upon the Merger becoming effective. Following completion of the Merger, the Transferor Company Merger, the Transferor Company will be dissolved without going into liquidation and the Successor Company will continue the activities of the Transferor Company. Therefore, creditors of the Transferor Company will become creditors of the Successor Company as a result of the Merger. Persons who were creditors of the Transferor Company before the Merger will have the same rights and obligations following the Merger, but in relation to the Successor Company, not the

Transferor Company.
(8) The claims of existing creditors of the Successor Company will not be impacted as a result of the Merger. In accordance with Regulation 15 of the Irish Merger Regulations, creditors of the Successor Company who at the date of publication of notices in treland in relation to the filing of the Draft Terms of Merger with the CRO, are entitled to any debt or claim against the Successor Company, are entitled to be heard in relation to the confirmation by the

rish High Court of the Merger.

(9) In accordance with Article 2:316 paragraph 1 DCC, at least one of the Transferor Company and the Successor Company must provide security or other safeguards for the satisfaction of the claim of any creditor of the Transferor Company and the Successor Company who demands the same, failing which the action of opposition as referred to in Paragraph 10 below shall succeed. This shall not apply if the creditor's claim is sufficiently secured or if the financial condition of the Successor Company after the Merger will the Successor Company whereupon be dissolved without going into

under number 67984827.

(5). The Common Draft Terms of Merger relating to the proposed Merger and a completed Form Companies Registration Office (CRO) on 4 September 2019.

of the issued share capital of the Transferor Company. There are also no minority members in the Successor Company

(7). As a result of the Merger all assets and liabilities of the Transferor Company shall be transferred to the Successor Company upon the Merger becoming effective. Following completion of the Merger, the Transferor Company will be dissolved without going into liquidation and the Successor Company will continue the activities of the Transferor Company. Therefore, creditors of the Transferor Company will become creditors of the Successor Company as a result of the Merger, Persons who were creditors of the Transferor Company before the Merger will have the same rights and obligations following the Merger, but in relation to the Successor Company, not the

the Successor Company will not be impacted as a result of the Merger. In accordance with Regulation 15 of the Irish Merger Regulations, creditors of the Successor Company who at the date of publication of notices in Ireland in relation to the filing of the Draft Terms of Merger with the CRO, are entitled to any

of the assets and liabilities of the Transferor Company will transfer to Transferor Company shall

liquidation.,
(3). The Transferor Company is a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) under the laws of the Netherlands, having its official seat (statutaire zetel) in The Hague, the Netherlands and its registered office address at Eisenhowerlaan 124, 2517 KM The Hague, the Netherlands and registered with the Trade Register of the Dutch Chamber of Commerce

(4). The Successor Company is a private company limited by shares incorporated in the Republic of Ireland under registration number 597858 and having its registered office at 25-28 North Wall Quay, Dublin 1, D01H104.

(6). There are no minority shareholders in the Transferor Company as the Successor Company is the holder of 100%

to draw attention to its policy on defamatory material that may be contained in submissions it receives which may be found at: https://www housing.gov.le/planning/foreshore public-participation-foreshore day of September 2019 Elizabeti O'Hanlon Ion Organics Ltd The Acres Ballyduff Co. Kerry In the matter of The Companies Act 2014 and in the matter of KINGU KONGU LIMITED Notice is hereby given pursuant to Section 587(6) of the Companies Act 2014, that Transferor Company.
(8). The claims of existing creditors of a meeting of the creditors of the above named company will be held in the offices of Arkins Kenny & Co

, Unit 15 Galway Technology Park , Parkmore , Galway at 3.00 pm on Wednesday 25th September 2019 for the purposes mentioned in Section 587 and 588 of the said Act. The Company shall nominate Joseph Gibbons of J. Gibbons &

PUBLIC NOTICE APPLICATION

FOR A FORESHORE LICENCE

Notice is hereby given pursuant to

Section 19 of the Foreshore Act, 1933 that for Organics Ltd, The Acres, Ballyduff, Co. Kerry has applied to the Minister of Housing.

Planning and Local Governmen

for a licence under the said Act for

the harvesting of wild seaweed at Black Rock, Ballyheigue, Co. Kerry.

A copy of the application and the

relevant maps, plans and drawings

are available for inspection for

the next 21 working days, free of charge, at Tralee Garda Station,

New Road, Tralee, Co. Kerry. The

documentation is available on the

Department's website: https://www.

housing.gov.le/planning/foreshore/

Any person who wishes to make an

objection to, or a representation in respect of the grant of the licence sought should do so in writing, giving

reasons, within 21 working days of

publication of this Notice (quoting ref: FS006905), to the Marine Environment and Foreshore Section,

Department of Housing, Planning and Local Government, Newtown

housing.gov.ie. The closing date for submissions is close of business on 10th October 2019. All objections

and representations received will

be forwarded to the applicant for

comment prior to any decision being

made in the matter. Material upon

which the Minister shall determine

this application may be published

on the Department's website. In

this regard the Department wishes

applications/ion-organics-ltd

¥ exceeding €150 and having no liabilities exceeding €150, have each resolved to notify the Registrar of Companies that the company is not carrying on business and to request the Registrar on that basis to exercise her powers pursuant to section 733 of the Companies Act 2014 to strike the name of the company off the register. By Order of the Board: Wan Hasbi

Hanan Wan Hanafi, Director: HY Medserv Care Limited.

By Order of the Board: A Reis, Director: A & P Electrical Limited. By Order of the Board: Olan Gleeson, Director: Gleeson Mobile Home

Sales Limited. By Order of the Board: Richard Millar.

Secretary: Joe Millar & Sons Limited. By Order of the Board: Tom Madigan, Director: Cobra Direct (Ireland)

By Order of the Board: Tom Madigan, Director: Allsports Direct (Ireland)

Grandma Henvey Limited, having its registered office at HCL House, Second Avenue, Cookstown Industrial Estate, Tallaght, Dublin 24 and having its principal place of business at HCL House, Second Avenue, Cookstown Industrial Estate, Tallaght, Dublin 24 having ceased to trade and V8ntage Racing Limited, having its registered office at 24 Boyne Business Park, Drogheda, Co. Louth and having its principal place of business at 24 Boyne Business Park, Drogheda, Co. Louth never having traded and Personalised Lifestyle Medicine Limited, having its registered office at Evergreen House, Congress Road, Cork and having its principal place of business at Mallow Primary Healthcare Centre, Mallow, Co Cork having ceased to trade and Organisation Change Limited, having its registered office at 6 Exchange Place I.F.S.C. Dublin 1 and having its principal place of business at 6 Exchange Place I.F.S.C. Dublin 1 never having traded and Cai Foods Limited, trading as Royal Garden, having its registered office at 37 The Grove, Kill, St. Lawerence, Waterford and having Its principal place of business at 37 The Grove, Kill, St. Lawerence, Waterford having ceased to trade and MMC Psychology Limited, trading as Dublin Psychology Centre, having its registered office at 1 Watkins Square, Ardee Street, Dublin & and having its principal place of business at RM 308 Block 4. Harcourt Centre. Harcourt Road, Dublin 2 having

the parking of 9 cars in the rear yard associated with the development (Reg. Ref.2958/19). Permission is sought to rearrange the parking, so that 10 cars can be parked in this space. The area would continue to accommodate bicycle parking. disabled parking space and access to the building as originally approved.

The planning application may be inspected or purchased at a fee not exceeding the reasonable cost of making a copy, at the offices of Dublin City Council, Planning Department, Block 4, Ground Floor, Civic Offices, Wood Quay, Dublin 8 during its public opening hours (9.00a.m.- 4.30p.m.). A submission or observation in

relation to the application may be made in writing to the planning authority on payment of the prescribed fee (€20.00) within the period of 5 weeks beginning on the date of receipt by the authority of the application, and such submissions or observations will be considered by the planning authority in making a decision on the application. The planning authority may grant permission subject to or without conditions, or may refuse to grant

DUBLIN CITY COUNCIL

Planning permission is being sought by Gulde Friday Ireland Itd., for the proposed change of use, internal alterations and fit-out of second and third floor and part first floor from office use to residential use, at 117-118 Grafton Street, Dublin 2, (Protected Structures). The proposal intends 2no, three bedroomed apartments and 2no. short-stay double occupancy studio residential units. The works include re-glazing existing windows to the front (northwest) façade and alterations to the rear (south-west) façade including window repair / replacement and the provision of 2no. external balconies, together with a smoke vent and rooflight to the rear roof.

This planning application may be inspected, or purchased, at a fee not exceeding the reasonable cost of making a copy, at the offices of the planning authority during Its public opening hours and that a submission or observation in relation to the application may be made to the authority in writing on payment of the prescribed fee within the period of 5 weeks beginning on the date of receipt by the authority

of the application.