

Le Prix luxembourgeois de la qualité 2009 a été décerné vendredi soir à la Chambre des métiers

Un virus qu'il s'agit de disséminer

Couronner et mettre en valeur les entreprises: tel est l'objectif que s'est donné le Mouvement luxembourgeois pour la qualité (MLQ), une association sans but lucratif créée en 2001 à l'initiative du CRP Henri Tudor et du ministre de l'Economie. La remise du prix luxembourgeois de la qualité est une activité qui s'inscrit tout à fait dans cette perspective.

■ Sur les dix-huit entreprises ayant manifesté leur intérêt pour le concours de cette année, neuf dossiers ont été complétés, a indiqué le secrétaire général du MLD, Jos. Gloden, lors de la cérémonie de remise des prix vendredi soir à la Chambre des métiers.

Trois entreprises ont été couronnées, remportant chacune le trophée convoité dans leur catégorie respective: au niveau des petites entreprises, la société de gestion du courrier et des colis

BPM-Lux, sise dans la zone industrielle de Munsbach; parmi les PME, l'entreprise de vente et de montage de portes et fenêtres haut de gamme Coplaning, sise à Junglinster; enfin, dans la catégorie des grands organismes d'utilité publique, la Croix-Rouge luxembourgeoise et son centre de transfusion sanguine, sis à Luxembourg-ville.

Outre ces trois prix, le Mouvement pour la qualité a décerné cinq «mentions sur la voie de l'excellence», une sorte de prix d'encouragement. Ont ainsi été récompensés le bureau de planification et de coordination Arcoop, la société d'ingénieur-conseil Goble-Lavandier, les laboratoires d'analyses médicales Ketterthill, l'agence de tourisme LuxairTours et l'entreprise de construction Pre-falux.

Deux sociétés luxembourgeoises ayant participé au concours européen de la qualité ont par ailleurs été honorées: le cabinet d'orthodoxie du Dr Becker et l'unité de psychiatrie de l'hôpital



Paul Courrier (Croix Rouge), Hans Kelderman (BPM Lux), Mars Di Bartolomeo et Gunther Schmitz (Coplaning) (Photo: Gerry Huberty)

du Kirchberg. Le prix de la qualité est une source de motivation pour les entreprises, a souligné pour sa part le ministre de la Santé, Mars Di Bartolomeo, qui remplaçait

Jeannot Krecké, en déplacement à l'étranger. «On ne nous fait plus de cadeaux», a-t-il ajouté en référence aux pressions intenses auxquelles le Luxembourg est exposé

de la part d'autres pays. «Nous devons être meilleurs que les autres et ne pas compter sur le hasard», a-t-il affirmé à l'intention des entrepreneurs présents dans la salle. Si la crise a secoué le tissu économique luxembourgeois, le ministre estime qu'elle a au moins le mérite de réveiller ceux qui croyaient que tout semblait fonctionner simplement.

Reconnaissant que les démarches visant à valoriser la qualité ont été entamées au Luxembourg avec retard et n'ont pas toujours été appliquées de manière systématique, Mars Di Bartolomeo a salué les nombreux efforts entrepris ces dernières années. «La qualité doit être vue dans son ensemble et faire partie de la culture d'entreprise, avec ses aspects économiques, humains et écologiques», a-t-il indiqué, avant de conclure par un clin d'œil à ses fonctions de ministre de la Santé: «Je voudrais que ce virus que nous appelons qualité nous infecte tous!»

■ Laurent Moyse

IN THE HIGH COURT OF JUSTICE
CHANCERY DIVISION
COMPANIES COURT
Claim No. 16521 of 2009
IN THE MATTERS OF

MINSTER INSURANCE COMPANY LIMITED
MALVERN INSURANCE COMPANY LIMITED
THE CONTINGENCY INSURANCE COMPANY LIMITED
PROGRESS INSURANCE COMPANY LIMITED
GAN ASSURANCES IARD
QBE INSURANCE (EUROPE) LIMITED
THE RELIANCE FIRE AND ACCIDENT INSURANCE CORPORATION LIMITED

and IN THE MATTER OF THE COMPANIES ACT 2006

NOTICE IS HEREBY GIVEN that, by an Order dated 4 November 2009 made in the above matters, the High Court of Justice of England and Wales (the "Court") has directed that meetings ("Meetings") be convened of the Scheme Creditors (as defined in the proposed scheme of arrangement referred to below) of the above companies (the "Scheme Companies") at 11am (GMT), on 18 January 2010 at the offices of Barlow Lyde & Gilbert LLP, Beaufort House, 15 St Botolph Street, London, EC3A 7NJ, United Kingdom, for the purpose of considering, and if thought fit, approving (with or without modification) the scheme of arrangement (the "Scheme") proposed to be made between each of the Scheme Companies and its Scheme Creditors pursuant to Part 26 of the Companies Act 2006 (the "Act").

The Court has ordered that Minster Insurance Company Limited, Malvern Insurance Company Limited, The Contingency Insurance Company Limited, GAN Assurances IARD, QBE Insurance (Europe) Limited and The Reliance Fire and Accident Insurance Corporation Limited should each convene two meetings of Scheme Creditors to vote on their respective schemes as follows:

(1) for Scheme Creditors in relation to their Scheme Claims which are incurred but not reported ("IBNR") Claims; and

(2) for Scheme Creditors in relation to their Non-IBNR Claims.

Scheme Creditors which have Scheme Claims falling into both of these classes will be able to vote in each meeting.

In relation to the Progress Insurance Company Limited the Court has ordered that it should convene a single meeting of the Scheme Creditors to vote on the Scheme.

All Scheme Creditors will be required to register their attendance before the commencement of the Meetings. Registration will commence at 10.00 a.m. and Scheme Creditors are requested to arrive no later than 10.45 a.m. in order to register. The chairman of the Meetings will address Scheme Creditors generally on the Scheme and/or issues relevant to voting at the commencement of the Meetings.

A copy of the Scheme document required to be provided pursuant to section 897 of the Act and other documents can be downloaded from the website at www.minsterscheme.co.uk (the "Website"). Alternatively, hard copies of all documents can be obtained, free of charge, by contacting the Scheme Manager (as defined in the Scheme) in the manner set out below.

Scheme Creditors may attend and vote in person (or, if a corporation, by a duly authorised representative) at the relevant Meeting(s). Alternatively, they may appoint another person, whether a Scheme Creditor or not, as a proxy to attend and vote in their place. A Form of Proxy and Voting Form for use at the Meetings may be downloaded from the Website or obtained from the Scheme Manager in the manner set out below.

Whether or not Scheme Creditors are intending to be physically present at the Meetings, they are requested to complete the Form of Proxy and Voting Form in accordance with the Guidance Notes for Completion of the Form of Proxy and Voting Form and return them and any documents referred to on or accompanying the Voting Form to the Scheme Manager as soon as possible at the address below and, in any event, so that they are received by 5.00 p.m. (GMT) on 15 January 2010. Forms of Proxy and Voting Forms may also be handed in at the registration desk prior to the commencement of the Meetings. The Scheme Manager will accept faxed or emailed (in portable document format (PDF)) Forms of Proxy and Voting Forms which must have been signed as indicated thereon. A hard copy of any electronic mail or facsimile must be sent to the Scheme Manager if any of the Scheme Companies or the Scheme Manager so requests.

By the same Order, the Court has appointed Jonathan Yorke, or failing him, Clive O'Connell (both partners of Barlow Lyde & Gilbert LLP), to act as chairman of the Meetings and has directed the chairman to report the result thereof to the Court.

In order to be approved, the Scheme must be agreed by a majority in number representing not less than 75% in value of the Scheme Creditors present and voting either in person or by proxy at each of the Meetings. If agreed by the requisite majority of Scheme Creditors, the Scheme will be subject to the subsequent sanction of the Court.

Any Scheme Creditor which is unclear about or has any questions concerning the action it is required to take should contact the Scheme Manager in the manner set out below.

DATED 4 November 2009

Scheme Manager

Minster Management Services Limited, 18 Mansell Street, London E1 8AA, United Kingdom

Contact: Hilary Young or Brenda Payter

Tel: +44 (0)20 7709 5654

Fax: +44 (0)20 7709 5760

Email: minsterscheme@minsterins.co.uk

Solicitors to the Scheme Companies

Barlow Lyde & Gilbert LLP, Beaufort House, 15 St Botolph Street, London EC3A 7NJ, United Kingdom

Contact: Jonathan Yorke or Emily Cope

Tel: +44 (0)20 7247 2277

Fax: +44 (0)20 7071 9000

The Insolvency Rules 1986
DAMOVO III SA
(In Administration)

NOTICE IS HEREBY GIVEN pursuant to Rule 2.95 of The Insolvency Rules 1986 that the Joint Administrators in this matter intend declaring a further interim dividend to non preferential creditors who are required on or before 9 December 2009, being the last date for proving, to submit their proofs of debt to the undersigned and if so requested to 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.

Should you wish to submit a claim the Proof of Debt form and documentation in support of your claim must be sent to the Joint Administrators. The dividend will be declared within the period of two months from the last date for proving. Dated: 18 November 2009

M E Mills, Joint Administrator

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LE SITE LUXEMBOURGEOIS DE L'IMMOBILIER

Avis de sociétés

First Nis Regional Fund Sicav (in liquidation)

Société d'investissement à capital variable
40, avenue Monterey
L-2163 LUXEMBOURG
R.C.S. Luxembourg B 48.072

CONVENING NOTICE

Dear Shareholder,

The extraordinary general meeting of shareholders of FIRST NIS REGIONAL FUND SICAV (the "Company") held on 29th November, 2006 acknowledged that the Company's life has expired as from 28th November, 2006 and that the Company has consequently been wound up.

The payments of the liquidation proceeds to which you were entitled as shareholder were made on your account on 1st October, 2008 and 10th March, 2009.

In order to finalise the liquidation procedure you are hereby convened to assist at an extraordinary general meeting of the Company to be held on 14th December, 2009 at 11.30 A.M. (Luxembourg time) in Luxembourg, 16, boulevard d'Avranches, to deliberate and vote on the following agenda:

1. To approve the report of the liquidator on the liquidation
2. To hear and acknowledge the report of the Company's auditor on the liquidation accounts
3. To give discharge to the liquidator for the performance of its duties
4. To decide on the closure of the liquidation
5. To decide to keep the records and books of the Company for a period of five years at the registered office of HSBC Securities Services (Luxembourg) S.A.
6. To note that the amounts which could not be paid to the creditors and the liquidation proceeds which could not be distributed to the persons entitled thereto at the close of the liquidation will be deposited with the Caisse de Consignations
7. To decide on any other business which be brought before the Meeting.

BDO Compagnie Fiduciaire
The Liquidator 1368800.1

www.12345kjt.lu

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12345

Mir lauschteren dir no, an et bleift alles ënnert eis.

Méindes, mëttwochs, freides 17.00 bis 22.00
Dënschdes, donneschdes, samschdes 14.00 bis 20.00

Kriibskrank? Mir si fir lech do!

FONDATION LUXEMBOURGEOISE CONTRE LE CANCER

209, rte d'Arlon • L-1150 Luxembourg
Tel: 45 30 33-1 • www.cancer.lu
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Aide humanitaire aux enfants du Burkina Faso

Tél. 38 02 73
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