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COMPANIES FORM No. 155(6)a

Declaration in relation to assistance for the acquisition of shares

155₍₆)a

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721075

29/03/2006

23/03/2006

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LUG7SDY6

Pursuant to section 155(6) of the Companies Act 1985

lease complete egibly, preferably n black type, or old block lettering	To the Registrar of Companies (Address overleaf - Note 5)	For official use Company number 307859		
lote	Name of company			
flease read the notes n page 3 before ompleting this form.	* H&R JOHNSON TILES LIMITED			
insert full name of company	See Schedule 1, together with t	hose directors set out in Schedule 2		
insert name(s) and address(es) of all the directors				
delete as appropriate	[***XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			
delete whichever is inappropriate	· · ·	} }\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		
	IXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			
	(c) something other than the above§			
	The company is proposing to give financial assista	nce in connection with the acquisition of shares in the		
	KANANA [company's holding company Norcros	Limited (Company Number 0566694)		
	The assistance is for the purpose of ***********************************			
	purpose of that acquisition].†			
	The number and class of the shares acquired or to be acquired is: 166,096,291 ordinary			
	shares of 25 pence each			
	Presentor's name address and reference (if any): General Section			

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Clifford Chance Limited

Canary Wharf 3

10 Upper Bank Street

London E14 5JJ

149120

The assistance is to be given to: (note 2)	e 2) Norcros (Holdings) Limited		
(Company number 3691883) with Road, Wilmslow, Chester SK9 18		eld House, Station	write in this margin Please complete Legibly, preferal
			in black type, of bold block lettering
The assistance will take the form of:			_
See Schedule 3			7
			}
)
)
<u></u>			ے
The person who [has acquired] [will acquired]	the shares is:		t delete as appropriate
	(Company number 3691883) win Road, Wilmslow, Chester SK		
The principal terms on which the assistance	e will be given are:		٦
See Schedule 4			
			ļ
			7
The amount of cash to be transferred to the	e person assisted is £Up_to_£1	150,000,000	<u> </u>
The value of any asset to be transferred to	the person assisted is £ Up_to £	150,000,000	
			

The date on which the assistance is to be given is Within 8 weeks of the date hereof 721075 age 2

Please do not write in this margin

AwXWe have formed the opinion, as regards the company's initial situation immediately following the date on which the assistance is proposed to be given, that there will be no ground on which it could then be found to be unable to pay its debts. (note 3)

Please complete legibly, preferably in black type, or bold block lettering

We have formed the opinion that the company will be able to pay its debts as they fall due during the year immediately following that date]* (note 3) * delete either (a) or

(b) as appropriate

* (note 3) (R)

And X/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

TATTENHALL, CHESTER. Declared at

Declarants to sign below

Month Day Year

A Commissioner for Oaths or Notary Public or Justice of the Peace or a Solicitor having the powers conferred on

a Commissioner for Oaths

NOTES

- 1 For the meaning of "a person incurring a liability" and "reducing or discharging a liability" see section 152(3) of the Companies Act 1985.
- 2 Insert full name(s) and address(es) of the person(s) to whom assistance is to be given; if a recipient is a company the registered office address should be shown.
- 3 Contingent and prospective liabilities of the company are to be taken into account - see section 156(3) of the Companies Act 1985.
- 4 The auditors report required by section 156(4) of the Companies Act 1985 must be annexed to this form
- 5 The address for companies registered in England and Wales or Wales is:-

The Registrar of Companies Companies House Crown Way Cardiff **CF14 3UZ**

or, for companies registered in Scotland:-

The Registrar of Companies 37 Castle Terrace Edinburgh **EH1 2EB**

Schedule 1 to the Statutory Declaration dated 08 March 2006

Stephen Dixon

13 Greenlands

Tattenhall

Chester

Cheshire

CH3 9QX

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Schedule 2 to the Statutory Declaration dated 08 March 2006

Ian Crowther

8 Stanneybrook Close

Norley

Cheshire

WA6 8PZ

David William Hamilton

Wheatlands Manor

Park Lane Finchampstead

Wokingham

Berkshire

RG40 4QG

Nicholas Paul Kelsall

7 Dunnockswood

Alsager

Stoke on Trent

Staffordshire

ST7 2XU

Joseph Matthews

Bar House

Bar Road

Baslow

Derbyshire

DE45 1SF

Roy William Hodgkinson

71 Kent Road

Halesowen

West Midlands

B62 8PE

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Schedule 3 to the Statutory Declaration dated 08 March 2006

- A term and revolving facility agreement (the "Facility Agreement") between (1) Norcros (Holdings) Limited; (2) the Original Borrowers; (3) the Original Guarantors;
 (4) Barclays Leveraged Finance as mandated lead arranger (5) the Original Lenders; and (6) Barclays Bank plc as Agent and Security Trustee (each as defined therein) under which the Company will guarantee the facilities made available to Norcros (Holdings) Limited (company number: 3691883) ("NHL") (of which the Company is a wholly-owned subsidiary);
- a debenture between (1) the Companies; and (2) Barclays Bank plc as Security Trustee (each as defined therein) (the "Debenture") under which the Company will by way of mortgages, assignments and fixed and floating charges grant security over all of its assets and undertakings;
- an intercreditor deed between, inter alia, the (1) the Agent; (2) the Facility A Lenders; (3) the Facility B Lenders; (4) the Facility C Lenders; (5) the Facility D Lenders; (6) the Facility E Lenders; (7) the Facility F Lenders; (8) the Security Trustee; (9) the Mandated Lead Arranger; (10) the Loan Noteholders; (11) the Investors; (12) Norcros (Holdings) Limited; and (13) the Obligors (as such terms are defined therein) (the "Intercreditor Deed"); and
- 4. an intra-group loan agreement between (1) Norcros (Holdings) Limited; and (2) certain other subsidiaries of Norcros (Holdings) Limited, as set out in the agreement (the "Intra-Group Loan Agreement").

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Schedule 4 to the Statutory Declaration dated 08 March 2006

- 1. By executing the Facility Agreement and the Debenture the Company:
 - 1.1 guarantees to the Security Trustee as agent and trustee for the Secured Beneficiaries (as such term is defined in the Intercreditor Deed) that it shall on demand pay to the Security Trustee in the currency in which the same falls due for payment under the terms of all or any of the Facility Agreement, all moneys which are now or at any time hereafter shall have become due or owing by any Borrower from time to time pursuant to the Facility Agreement and certain documents ancillary thereto (the "Secured Documents");
 - 1.2 covenants with the Security Trustee as agent and trustee for the Secured Beneficiaries that it shall, to the extent that the same have fallen due and have not been paid pursuant to the terms of the Secured Documents, pay to the Security Trustee on demand all costs and expenses incurred by the Security Trustee in relation to the Facility Agreement, the Debenture and the protection or enforcement of the Security Trustee's rights hereunder and reimbursable or payable by the Company under the terms of the Facility Agreement and the Debenture;
 - 1.3 with full title guarantee, as continuing security for the payment of the obligations owed by the Company under the Secured Documents and the Debenture charges in favour of the Security Trustee (as agent and trustee for the Secured Beneficiaries):
 - (a) by way of legal mortgage all estates or interests in the freehold, leasehold and other immovable property vested in the Company together with all easements, rights and agreements in respect thereof and all buildings and trade and other fixtures on any such property belonging to the Company and the proceeds of sale thereof (the "Legally Mortgaged Property");
 - (b) by way of fixed charge all estates or interests in any freehold, leasehold and other immoveable property now or at any time during the continuance of this security belonging to the Company (other than the Legally Mortgaged Property) and any leasehold property where the relevant lease contains a prohibition against charging the property subject to such lease until the earlier of relevant landlord granting such consent or upon the Company giving the Security Trustee written notice that such leasehold property shall be subject to this fixed charge and upon either event the relevant leasehold property shall immediately be subject to this fixed charge and the proceeds of sale thereof and all buildings and trade and other fixtures from time to time on any such property belonging to or charged to the Company;

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- (c) by way of fixed charge all plant, machinery, vehicles, computers and office and other equipment and contracts, licences and warranties relating to the same owned by the Company both present and future;
- (d) by way of fixed charge all book debts and other debts, rentals, royalties, fees and monetary claims now and from time to time due or owing to the Company and all moneys which the Company receives in respect thereof;
- (e) by way of fixed charge all balances standing to the credit of any current, deposit or other account of the Company with the Security Trustee or any other secured party (including, inter alia, any account designated a realisations account for the proceeds of disposals of any of the assets of the Company) or with other bankers, financial institutions or similar third parties;
- (f) by way of fixed charge all stocks, shares, debentures, bonds, notes and loan capital of:
 - (i) any subsidiary; and
 - (ii) any other body corporate;

and all rights to subscribe for, redeem, convert other securities into or otherwise acquire any of the same which may now or hereafter belong to the Company, together with all dividends, interest and other income and all other rights of whatsoever kind deriving from or incidental to any of the foregoing;

- (g) by way of fixed charge the goodwill of the Company and its uncalled capital now or at any time hereafter in existence;
- (h) by way of fixed charge all copyrights, patents, patent applications, licences, trade marks, tradenames, know-how and inventions or other rights of every kind deriving therefrom nor or at any time hereafter belonging to the Company and all fees, royalties and other rights of every kind deriving from such copyrights, patents, trade marks, tradenames, know-how and inventions; and
- (i) by way of floating charge the whole of the Company's undertaking and all its property, assets and rights, whatsoever and wheresover, present and future, other than any property or assets from time to time or for the time being effectively mortgaged, assigned or charged to the Security Trustee by way of fixed charge under the Debenture.
- covenants that, without prior consent of the Security Trustee, it shall not create or permit to subsist any Security (other than a Permitted Security) (each as

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defined in Debenture) or sell, discount, factor, transfer, lease, lend or otherwise dispose of, the whole or any part of its undertaking or assets.

- 2. The Debenture contains a covenant for further assurances and shall remain in full force and effect notwithstanding any amendments, variations or novations from time to time of the Secured Documents or any assignment, transfer or novation of the rights and obligations of any secured party.
- 3. By executing the Intercreditor Deed the Company will agree to:
 - 3.1.1 subordinate its right to repayment of monies due from Norcros (Holdings)
 Limited to it pursuant to the Intra-Group Loan Agreement in certain
 circumstances and to the ranking of priority between certain creditors of
 Norcros (Holdings) Limited and its subsidiaries; and
 - 3.1.2 to indemnify the Lenders and Security Trustee for certain costs, claims, expenses and liabilities under the Intercreditor Deed.
- 4. By executing the Intra-Group Loan Agreement the Company will make a loan available to, amongst others, Norcros (Holdings) Limited to enable Norcros (Holdings) Limited to, amongst other things, repay borrowings by it under the Facility Agreement and to reduce liabilities incurred by it for the purpose of the acquisition of the holding company of the Company.

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PRICEWATERHOUSE COPERS 18

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The Directors
H & R Johnson Tiles Limited
Harewood Street
Tunstall
Stoke on Trent
Staffordshire
ST6 5JZ

20 March 2006

Dear Sirs

Auditors' report to the directors of H&R Johnson Tiles Limited pursuant to Section 158(4) of the Companies Act 1985

We have examined the attached statutory declaration of the directors of H&R Johnson Tiles Limited (the "Company") dated 8 March 2006 in connection with the proposal that the Company should give financial assistance for the purchase of 166,096,291 of the ordinary shares of the Company's holding company, Norcros Limited. This report, including the opinion, has been prepared for and only for the Company and the Company's directors in accordance with Section 156 of the Companies Act 1985 and for no other purpose. We do not, in giving the opinion set out below, accept or assume responsibility for any other purpose or to any other person to whom this report is shown or into whose hands it may come save where expressly agreed by our prior consent in writing.

Basis of opinion

We have enquired into the state of the Company's affairs in order to review the bases for the statutory declaration.

Opinion

We are not aware of anything to indicate that the opinion expressed by the directors in their declaration as to any of the matters mentioned in Section 156(2) of the Companies Act 1985 is unreasonable in all the circumstances.

Yours faithfully

PricewaterhouseCoopers LLP

Chartered Accountants and Registered Auditors

Pricewaterlaseloopes LLP

We hereby certify this to be a true copy of the original.

Signed Ut

Clifford Clare

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London E145II