G.

Please do not write in this margin

COMPANIES FORM No. 155(6)a

Declaration in relation to assistance for the acquisition of shares

155(6)a

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

mai giii				
Please complete legibly, preferably in black type, or bold block lettering	To the Registrar of Companies (Address overleaf - Note 5)	For official use	Company number 713656	
Note Please read the notes on page 3 before completing this form.	Name of company			
	* PULSE HOME PRODUCTS LIMITED			
* insert full name of company	*/We s See the attached list at Apper	ndix A		
s insert name(s) and address(es) of all the directors				
	The standard fall the dispotant of the of	de color	and aircraft dealars that	
t delete as appropriate	[threxsodexdirectors] [all the directors] to f the above company do solemnly and sincerely declare that: The business of the company is:			
§ delete whichever	hitenioobeeneoii)xeleneoixeoonixextoxxentxex	mienik within the xmean	ingxofxthexBankingxActx1979\$	
is inappropriate	(b) xthat xof xexpension xauthorised kunder section x8 xox x4x of the closuronce x8 ompanios x8 ct x1982 xto x0 ocryc on			
	inscrance/bosinessxin/the/Linited-Kingdomf			
	(c) something other than the above\$			
	The company is proposing to give financial assistance in connection with the acquisition of shares in the			
	[company] [company!s-bolding:company			
			Limited]†	
		The assistance is for the purpose of {that acquisition} [reducing or discharging a liability incurred for the		
	purpose of that acquisition].†			
	The number and class of the shares acquired or to be acquired is:			
	Shares of £1 each			
	Presentor's name address and For official	Use		

General Section

Post room

COMPANIES HOUSE

06/12/00

Page 1

reference (if any):

Ashurst Morris Crisp Broadwalk House 5 Appold Street

639 London / City

LONDON EC2A 2HA

NXH/1962472

Pentagon House, Sir Frank Whittle Road, Derby, Derbyshire DE21 4XA		
	Please complein legibly, preferation black type, of bold block	
The assistance will take the form of:	lettering	
See attachment 1.	7	
]	
The person who [has acquired] [watpacquire] the shares is:	† delete as appropriate	
Newmond Holdings Limited (No. 3283191) previously Pinco 873 Limited		
	_	
The principal terms on which the assistance will be given are:		
See attachment 2.		
	i	
The amount of cash to be transferred to the person assisted is £Nil		
The value of any asset to be transferred to the person assisted is £ Nil		
The date on which the assistance is to be given is within 8 weeks of the date hereof	Page 2	

Please do not write in this margin

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

*/We 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)

* delete either (a) or (b) as appropriate,

- (a) It/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)
- (b) [It=is-intended to-commence_the_winding-up-of the company within 12 months of that date, and I/we-have xismed the company will be cable to payx its coelsts cinc full within xi2 xis paths to fix the commence ment continue to the commence of the company will be commence of the company within xi2 xis paths to fix the company continue of the company within 12 months of that date, and I/we have xis part of the company within 12 months of that date, and I/we have xis part of the company within 12 months of that date, and I/we have xis part of the company within 12 months of that date, and I/we have xis part of the company within 12 months of that date, and I/we have xis part of the company within 12 months of that date, and I/we have xis part of the company within 12 months of that date, and I/we have xis part of the company within 12 months of that date, and I/we have xis part of the company within 12 months of th

And 1/we make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1835.

Day Month Year

2 2 1 1 2 0 0 0

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

a Commissioner for Oaths. Socicitor

Declarants to sign below

NOTES

before me

- 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

Appendix A

Pulse Home Products Limited – Attachment to Form 155(6)a List of Directors

David Peter Goddard of The Hollies, Ivy House Lane, Berkhamsted, Hertfordshire HP4 2PP

Deborah Susan Gough of 76 Cowlishaw Lane, Shaw, Oldham, Lancashire OL2 8SW

Paul Anthony Sykes of 18 Sykes Close, Greenfield, Oldham, Greater Manchester OL3 7PT

Mark Andrew Jones of West Bank Cottage Rear, 406 Shawclough Road, Rochdale OL12 7HR

David William Allen. of 11 Hunters Court, Stalybridge, Cheshive, SK152UH.

FORM 155(6)a

PULSE HOME PRODUCTS LIMITED

Company Number 713656 Attachment 1 to Form 155(6)a

- 1. Electwealth Limited ("Parent") and Deltarepair Limited ("Holdco"), Eventower Limited and Financiere Celsius S.A. (the "Borrowers") will enter into a senior credit agreement dated on or about the date of this statutory declaration with (1) the Banks (as defined therein), (2) Deutsche Bank AG London, Société Générale and The Royal Bank of Scotland plc as arrangers, and (3) The Royal Bank of Scotland as facility agent, issuing bank and overdraft bank pursuant to which the Banks will make available facilities of up to £441,625,000 to the Borrowers (the "Senior Credit Agreement").
- 2. Electwealth Limited ("Parent") and Deltarepair Limited will enter into a mezzanine loan agreement dated on or about the date of this statutory declaration with (1) the Lenders (as defined therein), (2) Deutsche Bank AG London, Société Générale and RBS Mezzanine Limited as arrangers, and (3) RBS Mezzanine as facility agent pursuant to which the Lenders (as defined therein) will make available facilities of up to £40,000,000 to Deltarepair Limited (the "Junior Loan Agreement").
- 3. Eventower Limited will enter into certain interest rate hedging agreements with regard to the Senior Credit Agreement and Junior Loan Agreement (the "Hedging Agreements").
- 4. Eventower Limited will on-lend funds from the Senior Credit Agreement and Deltarepair Limited (via Eventower) will on-lend funds from the Junior Loan Agreement to Newmond Holdings Limited to refinance the debt used for the acquisition of the Company.
- 5. Financial assistance will be provided by the Company to Eventower Limited and Deltarepair Limited in connection with the refinancing of the debt used for the acquisition of the Company.
- 6. Such financial assistance will be given by the Company entering into and incurring the following obligations under the following documents (to be dated on or about the date hereof):
- a guarantee and debenture (the "Debenture") made in favour of The Royal Bank of Scotland plc as security trustee (the "Security Trustee") for the Secured Parties (as defined in the Debenture) pursuant to which the Company will give guarantees and indemnities as well as fixed and floating charges over all its assets and undertaking present and future by way of security for the obligations of all members of the group of companies of which it is a member (all "Group Companies" as defined in the Debenture) under, amongst other documents the Senior Credit Agreement, the Junior Loan Agreement and the Hedging Agreements.
- 6.2 pursuant to a facility letter an intra-group loan facility (the "Upstream Loan Facility") granted by the Company jointly and severally with other members of the group of companies of which it is a member in favour of Deltarepair Limited and Eventower Limited.

PULSE HOME PRODUCTS LIMITED

Company Number 713656 Attachment 2 to Form 155(6)a

The principal terms on which the assistance will be given are:-

- 6.3 By executing the Debenture the Company:-
 - (a) as principal obligor guarantees payment of all monies owing (and performance of obligations undertaken) to the Secured Parties under the Senior Credit Agreement, the Junior Loan Agreement and the Hedging Agreements (together the "Finance Documents");
 - (b) agrees to indemnify the Secured Parties for any loss or liability suffered by any of them as a result of (amongst other things) any obligation owed to them under the Finance Documents not being paid or performed on its due date;
 - (c) agrees that its guarantee and indemnity obligations will not be affected by (amongst other things) any act, circumstance, omission, matter or thing which would otherwise reduce, release or prejudice any of such obligations or prejudice or diminish such obligations;
 - (d) agrees that any of the Secured Parties may set off any obligation owed but unpaid by the Company to any of the Secured Parties against any obligation (whether or not due and payable) owed by that particular member of the Secured Parties to the Company.
 - (e) as primary obligor, covenants with the Security Trustee that it will pay or discharge all outstandings under the Finance Documents;
 - (f) as beneficial owner and with full title guarantee, charges in favour of the Security Trustee all its assets and undertakings by way of fixed and/or floating charges and/or assignment by way of security for the payment, discharge and performance of such outstandings;
 - (g) undertakes, at its own expense, to execute and do all such assurances, acts and things as the Security Trustee may reasonably require for perfecting or protecting the security intended to be created by the Debenture over the assets secured thereby; and
 - (h) permits the Security Trustee and each of the Secured Parties to set off any obligation due and payable and unpaid by the Company to the Security Trustee or that one of the Secured Parties against any obligation (whether or not due and payable) owed by the Security Trustee or such one of the Secured Parties (as the case may be) to the Company.
- 6.4 By executing the Upstream Loan Facility, the Company, together with other members of its group, will make available to Eventower Limited and/or Deltarepair Limited a revolving loan facility of up to £481,625,000 in aggregate to be used by Eventower Limited and/or Deltarepair Limited to make payments when due to the Secured Parties but on the basis that the Company will only be obliged to make advances under the facility letter if, inter alia, it

has the cash resources (as determined in accordance with the facility letter) and the Company is not in liquidation or administration or the subject of a creditor's voluntary arrangement.

6.5 The Company's obligations as described above continue in relation to the Finance Documents as they may be amended, modified, varied or restated from time to time.



PricewaterhouseCoopers

Temple Court 35 Bull Street Birmingham B4 6JT Telephone +44 (0) 121 265 5000 Facsimile +44 (0) 121 265 5050 Direct Phone +44 (0) 121 265 5000 Direct Fax +44 (0) 121 265 5700

The Directors

Pulse Home Products Limited Pentagon House Sir Frank Whittle Road Derby DE21 4XA

22 November 2000

Our ref: PHPa/s156(a)

Dear Sirs

Auditors' report to the directors of Pulse Home Products Limited pursuant to Section 156(4) of the Companies Act 1985

We have examined the attached statutory declaration of the directors Pulse Home Products Limited ('the Company') dated 22 November 2000 in connection with the proposal that the Company should give financial assistance for the purchase of the whole of the share capital of the Company's ultimate holding company, Newmond Limited.

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

Chartered Accountants and Registered Auditors

PricewaterhouseCoopers is the successor partnership to the UK firms of Price Waterhouse and Coopers & Lybrand. The principal place of business of PricewaterhouseCoopers and its associate partnerships, and of Coopers & Lybrand, is 1 Embankment Place, London WC2N 6RH. The principal place of business of Price Waterhouse is Southwark Towers, 32 London Bridge Street, London SE1 9SY. Lists of the partners' names are available for inspection at those places.