NOTICE TO CREDITORS OF THE FINMEK GROUP

Pursuant to art. 4 of Law Decree 23.12.2003 n.347 as amended by Conversion Law 18.02.2004 n.39, I hereby inform you that the Court of Padua – Civil and Bankruptcy Section in Chambers – pronounced the insolvency of the companies listed below, appointing Dr. Manuela Farini as Judge and myself Dr. Gianluca Vidal as Extraordinary Commissioner.

COMPANY	Date of Decree ruling eligibility for Extraordinary Administration	Date of pronunciation of the insolvency	Deadline for filing proofs of claim in bankruptcy	First hearing for verification of liabilitiesd
FINMEK ACCESS S.p.A.	5 May 2004	12 May 2004	7 September 2004	6 October 2004
FINMEK S.p.A.	6 May 2004	12 May 2004	7 September 2004	6 October 2004
FINMEK MANUFACTURING S.p.A.	25 May 2004	31 May 2004	21 September 2004	20 October 2004
FINMEK AUTOMATION S.r.l	25 May 2004	31 May 2004	21 September 2004	20 October 2004
CPG International S.p.A.	25 May 2004	31 May 2004	21 September 2004	20 October 2004
FINMEK SPACE S.p.A.	25 May 2004	31 May 2004	21 September 2004	20 October 2004
FINMEK SAT S.r.1.	25 May 2004	31 May 2004	21 September 2004	20 October 2004
COSTELMAR S.r.1.	25 May 2004	31 May 2004	21 September 2004	20 October 2004
FINMEK COMMUNICATION S.r.1.	11 June 2004	18 June 2004	30 September 2004	27 October 2004
FINMEK SISTEMI S.p.A.	11 June 2004	18 June 2004	30 September 2004	27 October 2004
FINMEK SOLUTIONS S.p.A.	11 June 2004	18 June 2004	30 September 2004	27 October 2004

Creditors and third parties with claims on moveable goods in the companies' possession, may file their proof of claim in bankruptcy petition, written in Italian, exclusively with the Court of Padua within the deadlines shown above. Any requests filed after such deadlines will be deemed late, all relevant obligations and duties to apply.

In order to allow the Extraordinary Commissioner to conduct an accurate review and ask for any further documentation or clarifications necessary, all creditors are asked to file their requests in good time.

The request for proof of debt shall contain a precise explanation of the reasons, amount of the credit and any pre-emption rights, providing documents (individually translated into Italian, under penalty of rejection because unusable) in accordance with the tax law in force. In particular:

- Craftsmen must provide a copy of the last VAT and income tax returns, copy of the registration book and certificate of registration with the Chamber of Commerce for Industries, Agriculture and Handicraft;
- Professional persons must enclose their pro forma invoices approved by the professional Bar of Association or liquidated by the Judicial Authorities;
- In case of credit of a supplier of goods, the request must be accompanied by a transport document and the original of the invoice, or a copy thereof;
- Creditors who are employees must show the amounts due for past salaries, severance pay and failure to give notice and enclose copy of their employment card.

Credits related to interest, if due, shall be calculated and specified in an appropriate table.

Banks shall supply the following documents and information regarding their relationships with the above indicated companies:

- a) Copy of the statements of account for the two years preceding the notice of insolvency;
- b) Credit lines granted, specifying the limits and terms of use, enclosing a copy of the loan book;
- c) Any notice of revocation of the credit lines granted;
- d) The original or a certified copy of directly enforceable deeds, unpaid cheques, cash orders and bills in general proving credits must be enclosed.

All those in possession of goods, equipment, or anything else belonging to the above mentioned companies in Extraordinary Administration must immediately inform the Extraordinary Commissioner, providing a detailed list thereof.

Extraordinary Commissioner Dr. Gianluca Vidal

Padua, 18th June 2004