

# The Belfast Gazette

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### State Intelligence

### NORTHERN IRELAND OFFICE

Following the death of Councillor Andrew Cairns JP, the Secretary of State has appointed the following person to the Office of High Sheriff for the City of Belfast for the remainder of the calendar year 1985:

Councillor Herbert Ditty,
27 Duffield Park, Belfast BT13 3QN.

## DEPARTMENT FOR NATIONAL SAVINGS

### INDEX-LINKED NATIONAL SAVINGS

Movement of the United Kingdom General Index of Retail Prices

For the purpose of revaluing on repayment Index-Linked National Savings Certificates (Retirement Issue and 2nd Index-Linked Issue)) and contributions under Save As You Earn savings contracts (Third Issue) in accordance with the relevant prospectuses, the Index figure issued by the Department of Employment in the month of July 1985 and applicable to the month of August 1985 is 376.4.

### DEPARTMENT OF FINANCE AND PERSONNEL

INDEX LINKED ULSTER SAVINGS CERTIFICATES RETIREMENT, SECOND AND THIRD INDEX LINKED ISSUES

Movement of the United Kingdom General Index of Retail Prices

For the purpose of revaluing on repayment of Index Linked Ulster Savings Certificates of the Retirement, Second and Third Index Linked Issues in accordance with the relevant Ulster Savings Certificates Regulations the Index figure issued by the Department of Employment in the month of July 1985 and applicable to the month of August 1985 is 376.4.

### **ULSTER SAVINGS CERTIFICATES**

Revocation of Directions and Regulations

The Department of Finance and Personnel has made a Direction dated 11th July 1985 under Section 16(1) of the Exchequer and Financial Provisions Act (Northern Ireland) 1950 and Article 16(2) of the Financial Provisions (Northern Ireland) Order 1983 by which Directions and Regulations made between 1949 and 1981 in respect of extensions of currency of Ulster Savings Certificates which have now expired are revoked as from the 1st August 1985. This Direction shall not prejudice the right of any holder of a Certificate to have the amount payable under a Certificate paid to him.

A detailed Schedule of these Directions and Regulations can be provided by the Ulster Savings Branch, Department of Finance and Personnel, Crown Buildings, Coleraine, Co. Londonderry BT52 2AH.

### DEPARTMENT OF AGRICULTURE

FISHERIES ACT (NORTHERN IRELAND) 1966

Application for Shell-Fish Fishery Licence

Notice is hereby given that Cuan Sea Fisheries Ltd. of Sketrick Island, Killinchy, Co. Down, in pursuance of the provisions of the above Act have applied to the Department of Agriculture for Northern Ireland for a shell-fish fishery licence for the cultivation of oysters in certain areas of Strangford Lough.

Any objections to the application must be presented in writing to the Secretary, Department of Agriculture for Northern Ireland, Fisheries Division, Hut 5, Castle Grounds, Stormont, Belfast BT4 3PW on or before the 27th day of August, 1985.

Maps showing the locations of the areas may be seen during usual office hours at Fisheries Division, Hut 5, Castle Grounds, Stormont, Belfast.

Notice is hereby given that Thomas Graham, of 7 Mourne Park, Dublin Road, Castlewellan, Co. Down, in pursuance of the provisions of the above Act has applied to the Department of Agriculture for Northern Ireland for a shell-fish fishery licence for the cultivation of oysters in a certain area of Dundrum Inner Bay.

Any objections to the application must be presented in writing to the Secretary, Department of Agriculture for Northern Ireland, Fisheries Division, Hut 5, Castle Grounds, Stormont, Belfast, BT4 3PW on or before the 27th day of August 1985.

Maps showing the location of the area may be seen during usual office hours at Fisheries Division, Hut 5, Castle Grounds, Stormont, Belfast.

### THE HORSE RACING AND BETTING (AMEND-MENT) ORDER (NORTHERN IRELAND) 1985 (S.R. 1985, No. 167)

Notice is hereby given that the Department of Agriculture for Northern Ireland with the approval of the Department of Finance and Personnel has made the Horse Racing and Betting (Amendment) Order (Northern Ireland) 1985.

This Order amends Article 11 of the Horse Racing and Betting (Northern Ireland) Order 1976 by increasing the charge paid to the Department of Agriculture:—

- (a) by on-course Bookmakers prior to an application for a Bookmakers Licence from £13.25 to £14.
- (b) by off-course Bookmakers prior to an application for a Bookmaking office licence from £200 to £210 in respect of each office licence.

It also revokes the Horse Racing and Betting (Amendment) Order (Northern Ireland) 1984.

The Order comes into operation on 1 September 1985.

Copies of the Regulations may be purchased from the Government Bookshop, 80 Chichester St., Belfast BT1 4JY.

### (Licence No.: DANI/GEN/85/12)

### DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

DISEASES OF ANIMALS (IMPORTATION OF POULTRY) ORDER (NORTHERN IRELAND) 1965
AS AMENDED

### GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:

Product: Eggs for human consumption.

From: Denmark.

At: Belfast, Larne and Warrenpoint Ports.

Belfast International and Harbour Airports

until further notice or unless the licence is revoked by the Department.

J. G. Shannon, Authorised by the Head of the Department. Dated 16th July, 1985.

### Conditions Attaching to this Licence

- The eggs must be transported in sealed containers and be accompanied by a health certificate signed by an Official Veterinarian of the Government of Denmark to the effect that:
  - (a) the eggs originate from poultry produced and reared in Denmark;
  - (b) the eggs have been stored and transported in such a manner as to prevent cominglement with eggs which do not comply with the conditions of this certification.
- 2. The eggs must be packed in new cartons marked to indicate contents and identification marks of origin.
- 3. Two working days' notice of arrival of the container in Northern Ireland must be given to the Portal Supervisor, Crown Buildings, 5A Frederick Street, Belfast, Telephone Belfast 244711, ext. 297, or Belfast 221950.

- 4. The seal applied to the container in the exporting country must be intact on arrival in Northern Ireland (if the container is opened en route by Customs and Excise/Port Health Authorities it must be resealed and the documents endorsed accordingly).
- On arrival and before onward movement of the container the veterinary health certification must be presented to and cleared by an Imports Inspector of the Department.
- 6. Any eggs imported shall be made available for inspection by an Officer of the Department at any place nominated by him. The importer or his agent shall afford all assistance necessary to the officer to enable him to carry out the inspection.

#### DISEASES OF ANIMALS (N.I.) ORDER 1981

Licence No.: DANI/GEN/85/13

### GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland in accordance with the terms of the above legislation hereby authorises subject to the conditions attaching to this licence the landing in Northern Ireland of

### CATTLE FOR BREEDING AND PRODUCTION OVER 15 DAYS OF AGE FROM GREAT BRITAIN

at LARNE PORT until further notice or unless the licence is revoked by the Department.

 G. Shannon, Authorised by the Head of the Department.

Date: 19th July, 1985.

Conditions attaching to this licence

### DEPARTMENT OF AGRICULTURE FOR NORTHERN IRELAND

ANIMAL HEALTH CONDITIONS FOR THE IMPORTATION OF CATTLE (OTHER THAN FOR IMMEDIATE SLAUGHTER) FROM GREAT BRITAIN

Note: These conditions apply to cattle born in the British Isles or imported into Great Britain and domiciled there for at least 6 months.

- Landing must take place at the Port of Larne, between 0900 and 1830 excepting Saturdays and Sundays and certain public holidays. Two working days notice of landing must be given to the Portal Inspection Centre, Larne (Tel. Larne 73470) or alternatively Portal Inspection Office, Belfast (Tel. Belfast 221950).
- 2. Immediately after landing, imported cattle must be moved direct to the Department's Reception Centre at Redlands Road, Larne, and must remain in the Centre until cleared by the Veterinary Officer in charge. Movement from the Centre will be subject to a movement permit issued by or on the authority of the Veterinary Officer at the Centre.
- Cattle being exported to Northern Ireland must be not less than 15 days of age at time of export.
- 4. The cattle being imported must be accompanied by a health certificate giving details of individual ear numbers, description, breed, sex and age of the animals to which it relates, and signed by a Veterinary Officer appointed by the Ministry of Agriculture Fisheries and Food.
- 5. The health certificate referred to at 4 above must certify as follows:

(Note: Where the health history of herds or individual animals or statements with regard to residency or movements are certified, the statements must be correct so far as it is possible to determine, and where applicable, on the basis of official records.)

- 5.1 The herd from which the cattle are being exported to Northern Ireland is a herd
  - 5.1.1 which is not under any official restriction in respect of any notifiable or officially controlled disease which could affect cattle;
  - 5.1.2 which is Officially Tuberculosis free;
  - 5.1.3 which is Brucellosis Free

#### OR

- \*which is Officially Brucellosis Free.

  \*delete whichever does not apply.
- .5.1.4 In which there has been no evidence of Johne's Disease during the 3 year period immediately preceding the date of export.
- 5.1.5 In which there has been no evidence of Trichomonas fetus infection or Campylobacter fetus sub-species venerealis infection during the 12 month period immediately preceding the date of export.
- 5.1.6 In which there has been no clinical evidence of Infectious Bovine Rhino-tracheitis during the 12 month period immediately preceding the date of export.
- 5.1.7 In which there has been no evidence of Enzootic Bovine Leucosis throughout the 3 year period immediately preceding the date of export.
- 5.1.8 In which all cattle 24 months of age and over at the time of testing were subjected to an Agar Gel Immuno-diffusion Test (A.G.I.D.T.) for E.B.L. not more than 12 months before the date of export, with negative results in the case of every animal tested.
- 5.2 Any other herd in which the cattle to be exported have been kept during the 12 months preceding the date of export was a herd which at the time when the animals were moved out of that herd met the requirements at 5.1 above.
- 5.3 With regard to any female cattle described in the schedule of this certificate,
  - 5.3.1 No permanent incisor teeth have erupted (broken through the gum) when inspected at the time of export.
  - 5.3.2 Not earlier than 30 days prior to the date of export they were subjected to an examination, including rectal examination for evidence of pregnancy and in the opinion of the examining veterinarian were not pregnant,

#### OR.

- 5.3.4 They were of Officially Brucellosis Free status,
- 5.4 The cattle to be exported have not been vaccinated against Brucellosis, Tuberculosis, Johne's Disease or I.B.R./I.P.V.
- 5.5 None of the cattle referred to at 5.6 below has ever given a positive result to a serological test for I.B.R./I.P.V.
- 5.6 All the cattle to be exported/all those cattle from which the cattle to be exported were finally selected at the time of export/were isolated in separate air space(s) as remote as possible from any other livestock for a period of not less than 30 days immediately preceding the date of export. Certification with regard to isolation may be given on the basis of observations at the time of visits to take blood samples for pre-export tests and a written declaration by the owner.
- 5.7 During the 30 day pre-export isolation period all the cattle in isolation as required at 5.6 above were subjected to the following tests, with negative results in the case of every animal.

- 5.7.1 Serum Agglutination test for Brucellosis (negative means a count of less than 30 i.u./m.l.).
- 5.7.2 A Single Comparative Intradermal Tuberculin Test.
- 5.7.3 An Agar Gel Immuno-Diffusion Test for E.B.L.
- 5.7.4 A Complement Fixation Test for Johne's Disease (negative means less than 50% fixation at a dilution of 1 in 4.
- 5.7.5 A serum neutralisation test for Infectious Bovine Rhinotracheitis/Infectious Pustular Vaginitis (I.B.R./I.P.V.). (Negative means no neutralisation when undiluted serum is tested against 100 tcid 50 of virus permitted range, 30 300 tcid 50. The blood samples for this test were taken not sooner than the 21st day of the pre-export isolation period.)
- 5.8 To best of knowledge and belief the animals being exported were born in the British Isles or have been domiciled in Great Britain for at least 6 months.
- 5.9 The cattle were transported direct from the place of isolation to the actual place of embarkation without coming into contact with animals not similarly certified, by transport vehicles which had first been cleansed and disinfected with an officially approved disinfectant, and they have kept separate from animals not similarly certified up to the time of embarkation.
- 5.10 Within 24 hours of the time of loading all the cattle described in the schedule of this certificate were clinically examined and their identification marks were seen to be clear and as stated on the schedule and the cattle were found to be free from any evidence of infectious or contagious disease including ectoparatism or lesions of ringworm and were in all respects healthy and fit to travel.

### DISEASES OF ANIMALS (N.I.) ORDER 1981

## Licence No.: DANI/GEN/85/14 GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland in accordance with the terms of the above legislation hereby authorises subject to the conditions attaching to this licence the landing in Northern Ireland of

### PIGS FOR BREEDING AND PRODUCTION FROM GREAT BRITAIN

at LARNE PORT until further notice or unless the licence is revoked by the Department.

J. G. Shannon, Authorised by the Head of the Department.

Date: 19th July, 1985.

Conditions attaching to this licence

## DEPARTMENT OF AGRICULTURE FOR NORTHERN IRELAND

ANIMAL HEALTH CONDITIONS FOR THE IMPORTATION OF PIGS (OTHER THAN FOR IMMEDIATE SLAUGHTER) FROM GREAT BRITAIN

- Note: These conditions apply to pigs born in the British Isles or imported into Great Britain and domiciled there for at least 6 months.
- 1. Landing must take place at the port of Larne, between 0900 and 1830 excepting Saturdays and Sundays, and certain public holidays. Two working days notice of landing must be given to the Portal Inspection Centre, Larne, (Tel. Larne 73470) or alternatively Portal Inspection Office, Belfast (Tel. Belfast 221950).

- Immediately after landing, imported pigs must be moved direct to the Department's Reception Centre at Redlands Road, Larne, and must remain in the Centre until cleared by the Veterinary Officer in charge.
- The pigs to be imported must be clearly and permanently identified by means of ear tattoos and/or ear tags.
- 4. The pigs being imported must be accompanied by a health certificate giving details of ear tattoos and/or ear tags, description, breed, age and sex of the pigs to which it relates signed at the place and time of export by a Veterinary Officer appointed by the Ministry of Agriculture, Fisheries and Food.
- 5. The health certificate referred to at 4 above must certify that insofar as can be determined, and where applicable on the basis of official records:
  - 5.1 The herd of origin is not subject to any official restriction for disease control purposes.
  - 5.2 There has been no evidence of Transmissible Gastro-Enteritis or Porcine Epidemic Diarrhoea in the herd of origin during the 3 year period immediately preceding the date of export.
  - 5.3 There has been no evidence of Aujeszky's Disease in the herd of origin during the 12 month period immediately preceding the date of export.
  - 5.4 During the 3 month period immediately preceding the date of export, no waste food was fed to any of the pigs to be exported, nor during that same period has any waste food been brought onto or stored at the premises where they have been kept.
  - 5.5 No pigs have been moved onto the premises of origin during the 3 week period immediately preceding the date of export.
  - 5.6 The pigs to be exported to Northern Ireland were born in or have been domiciled in Great Britain for at least 6 months.
  - 5.7 Any other herd in which the pigs to be exported have been kept during the 12 months preceding the date of export was a herd which at the time when the animals were moved out of that herd met the requirements at 5.1-5.4 above.
  - 5.8 All the pigs to be exported/all those pigs from which the pigs to be exported were finally selected at the time of export/were isolated in separate air space(s) as remote from other livestock as possible for a period of not less than 30 days immediately preceding the date of export. Certification with regard to isolation may be given on the basis of observations at the time of visits to take blood samples for pre-export tests and a written declaration by the owner.

### AND THAT :

- 5.9 During the pre-export isolation period referred to at 6.8 above, all the isolated pigs were subjected to the serological tests detailed below, with negative results in the case of every pig tested;
  - 5.9.1 Two separate E.L.I.S.A. or Serum Neutralisation Tests for Aujeszky's Disease, the two blood samples for which were taken with an interval of not less than 21 days.
  - 5.9.2 A Serum Neutralisation Test for Transmissible Gastro-Enteritis, the blood sample for which was taken not less than 21 days after the commencement of the pre-export isolation period.

(In the case of the Serum Neutralisation Tests referred to at sub-paragraphs 5.9.1 and 5.9.2 above negative means no neutralisation when undiluted serum is tested against 100 tcid50 of virus - permitted range 30 - 300tcid50).

- 5.10 The pigs were transported direct from the place of isolation to the actual place of embarkation without coming into contact with animals not similarly certified, by transport vehicles which had first been cleansed and disinfected with an officially approved disinfectant.
- 5.11 Within 24 hours of the time of loading all the pigs described in the schedule of this certificate were clinically examined and their identification marks were seen to be clear and as stated in the schedule, and they were found to be free from any evidence of infectious or contagious disease including ectoparasitism and were in all respects healthy and fit to travel and have been kept separate from animals not similarly certified up to the time of embarkation.

### DISEASES OF ANIMALS (N.I.) ORDER 1981

Licence No.: DANI/GEN/85/15

#### GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland in accordance with the terms of the above legislation hereby authorises subject to the conditions attaching to this licence the landing in Northern Ireland of

### SHEEP FOR BREEDING AND PRODUCTION FROM GREAT BRITAIN

at LARNE PORT until further notice or unless the licence is revoked by the Department.

J. G. Shannon,

Authorised by the Head of the Department.

Date: 23rd July, 1985.

Conditions attaching to this licence

### DEPARTMENT OF AGRICULTURE FOR NORTHERN IRELAND

ANIMAL HEALTH CONDITIONS FOR THE IMPORTATION OF SHEEP (OTHER THAN FOR IMMEDIATE SLAUGHTER) FROM GREAT BRITAIN

NOTE: These conditions apply to sheep born in the British Isles or imported into Great Britain and domiciled there for at least 6 months.

- Landing must take place at the Port of Larne between 0900 and 1830 excepting Saturdays and Sundays and certain public holidays. Two working days notice of landing must be given to the Portal Inspection Centre, Larne, (Tel. Larne 73470) or alternatively Portal Inspection Office, Belfast (Tel. Belfast 221950).
- Immediately after landing, imported sheep must be moved direct to the Department's Reception Centre at Redlands Road, Larne, and must remain in the Centre until cleared by the Veterinary Officer in charge.
- Sheep being imported must be clearly and permanently identified by means of an individual tatto and/or ear tag.
- 4. The sheep being imported must be accompanied by a health certificate giving details of individual tatto and/ or ear tag, description, breed, sex and age of the animals to which it relates, signed by a Veterinary Officer appointed by the Ministry of Agriculture, Fisheries and Food.
- 5. The health certificate referred to at 4 above must certify that so far as can be determined, and where applicable on the basis of official records:
  - 5.1 The flock of origin of the sheep to be exported has been in existence as an identifiable flock throughout the 3 year period immediately preceding the date of export, and during all of that period has remained separate from all other flocks.

- 5.2 No sheep other than sheep born in and retained since birth in the British Isles or which have been imported through the official G.B. import procedures, at least 6 months prior to the date of export, have been present in the flock.
- 5.3 The flock/premises of origin is not subject to any official restriction for disease control purposes.
- 5.4 There has been no evidence in the flock of origin during the 3 year period immediately preceding the date of export of:
  - 5.4.1 Enzootic Abortion of Ewes. (Chlamydia infection).
  - 5.4.2 Scrapie.
  - 5.4.3 Johne's Disease.
  - 5.4.4 Jaagziekte.
  - 5.4.5 Campylobacter fetus sub-species fetus infection.
  - 5.4.6 Maedi Visna (certification as at this subparagraph is not required if 5.5 below is certified).
- 5.5 The flock of origin is fully accredited under the Ministry of Agriculture Fisheries and Food Macdi-Visna Accredited Flocks Scheme, and the sheep to be exported are not subject to any isolation requirement or movement restriction under the rules of that scheme.

#### OR

- 5.6 Not more than 3 months before the date of export all the sheep in the flock/premises of origin over 12 months of age at the time of the test, were subjected to an A.G.I.D.T. or E.L.I.S.A. for Maedi-Visna with negative results in the case of every animal tested.
- Note: Exceptionally, where a flock of origin is one which is dispersed over an extensive area D.A.N.I. may give consideration to accepting a test of adult sheep forming the "in-by" group from which the sheep to be exported will have been selected. Also where all the sheep in the flock of origin are of native breed D.A.N.I. may consider accepting a test of a percentage of the flock of origin. Approval must have been sought from, and given in advance by D.A.N.I. where either or both of these options is/are to be exercised.
  - 5.7 All sheep for export to Northern Ireland were born in the flock of origin or were imported direct into that flock from Northern Ireland or the Republic of Ireland or in the case of sheep from other countries have been domiciled in the G.B. flock for at least 6 months.
  - 5.8 All the sheep to be exported/all those sheep from which the sheep to be exported were finally selected at the time of export were isolated from all other livestock throughout the 30 day period immediately preceding the date of export.
- Note: If the sheep to be exported have been exhibited at a show or sale, they may be collected and held on a holding premises throughout the 30 day period immediately preceding the date of export, where they must be kept isolated from any sheep not of the same status.

  (Certification with regard to isolation may be given on the basis of observations at the time of visits to take blood samples for pre-export tests and a written declaration by the owner.)
  - 5.9 During the 30 day pre-export isolation period referred to at 5.8 above all the isolated sheep were subjected to an E.L.I.S.A. or A.G.I.D.T. for Maedi-Visna with negative results in the case of every sheep tested.
- Note: The test referred to in this sub-paragraph is not required if 5.5 is certified.
- 5.10 A written declaration has been received from the owner/exporter or his agent, stating that not

- more than 10 days before the date of export the sheep to be exported were dipped, using a dip officially approved for the prevention/treatment of Sheep Scab.
- 5.11 The sheep to be exported were moved direct from the premises of isolation to the actual place of embarkation without coming into contact with animals not similarly certified, by transport vehicles which had first been cleansed and disinfected with an officially approved disinfectant.
- 5.12 Within 24 hours of the time of loading all the sheep described in the schedule of this certificate were clinically examined and their identification marks were seen to be clear and as stated in the schedule and the sheep were found to be free from any evidence of infectious or contagious disease including foot rot, ectoparasitism or ringworm and were in all respects healthy and fit to travel. They have been kept separate from animals not similarly certified.

### DISEASES OF ANIMALS (N.I.) ORDER 1981

Licence No.: DANI/GEN/85/16

#### GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland in accordance with the terms of the above legislation hereby authorises subject to the conditions attaching to this licence the landing in Northern Ireland of

### GOATS FOR BREEDING AND PRODUCTION FROM GREAT BRITAIN

at LARNE PORT until further notice or unless the licence is revoked by the Department.

J. G. Shannon, Authorised by the Head of the Department. Date: 19th July, 1985.

Conditions attaching to this licence

### DEPARTMENT OF AGRICULTURE FOR NORTHERN IRELAND

ANIMAL HEALTH CONDITIONS FOR THE IMPORTATION OF GOATS (OTHER THAN FOR IMMEDIATE SLAUGHTER) FROM GREAT BRITAIN

- Note: These conditions apply to goats born in the British Isles or which have been domiciled in Great Britain for at least 6 months.
- Landing must take place at the Port of Larne between 0900 and 1830 excepting Saturdays and Sundays and certain public holidays. Two working days notice of landing must be given to the Portal Inspection Centre, Larne, (Tel. Larne 73470) or alternatively Portal Inspection Office, Belfast (Tel. Belfast 221950).
- Immediately after landing, imported goats must be moved direct to the Department's Reception Centre at Redlands Road, Larne, and must remain in the Centre until cleared by the Veterinary Officer in charge.
- Goats to be imported must be clearly and permanently identified by means of an individual ear tattoo or ear tag.
- 4. Goats to be imported must be accompanied by a health certificate giving details of individual ear tattoos and/or ear tag description, breed, sex and age of the animals to which it relates, signed by a Veterinary Officer appointed by the Ministry of Agriculture, Fisheries and Food.
- 5. The health certificate referred to at 4 above must certify as follows:

(Note: Where the health history of herds or individual animals or statements with regard to residency or movements are certified, these statements must

- be correct so far as it is possible to determine, and where applicable on the basis of official records.)
- 5.1 The herd of origin of the goats to be exported has been in existence as an identifiable flock throughout the 3 year period immediately preceding the date of export, and during that period has remained separate from all other flocks.
- 5.2 The herd of origin of the goats to be exported, and any other livestock on the premises are not subject to any official restriction for disease control purposes in respect of any disease to which goats are susceptible.
- 5.3 There has been no evidence in the herd of origin during the 3 year period immediately preceding the date of export, of:
  - 5.3.1 Johne's Disease.
  - 5.3.2 Contagious Agalactia (infections with Mycoplasma agalactiae, M. capricolum and M. mycoides subspecies mycoides).
  - 5.3.3 Caprine Encephalomelitis/Maeid-Visna (certification as at this sub-paragraph is not required if 5.5 below is certified).
  - 5.4 There has been no clinical evidence in the herd of origin of Infectious Bovine Rhino-tracheitis during the 12 month period immediately preceding the date of export.
  - 5.5 The herd of origin is fully accredited under the Ministry of Agriculture Fisheries and Food Maedi-Visna Accredited Flocks Scheme, and the goats to be exported are not subject to any isolation requirement or movement restriction under the rules of that scheme.

#### OR

- 5.6 Not more than 3 months before the date of export all goats over 12 months of age in the herd of origin were subjected to an A.G.I.D.T. or E.L.I.S.A. using M.V. antigen, with negative results in the case of every animal tested.
- 5.7 All the goats to be exported/all those goats from which the goats to be exported were finally selected at the time of export/were isolated in separate air space(s) as remote from other live-stock as possible for a period of not less than 30 days immediately preceding the date of export. Certification with regard to isolation may be given on the basis of observations at the time of visits to take blood samples for pre-export tests and a written declaration by the owner.
- 5.8 Not more than 30 days prior to the date of export, all the goats isolated in accordance with 5.7 above were subjected to the following tests with negative results:
  - 5.8.1 A Serum Agglutination Test for Brucellosis (negative means a count of less than 30 iu/ml).
  - 5.8.2 A Tuberculin Test using Avian Tuberculin (negative means no detectable reaction).
  - 5.8.3 A Tuberculin Test using Bovine Tuberculin (negative means no detectable reaction).
  - 5.8.4 A Complement Fixation Test for Johne's Disease (negative means less than 50% fixation at a dilution of 1 in 4).
  - 5.8.5 A Serum Neutralisation Test for I.B.R. (negative means no neutralisation when undiluted serum is tested against 100 tcid 50 of virus - permitted range 30 - 3000 tcid 50).

#### Note

The blood samples for I.B.R. testing must not be collected earlier than the 21st day of the isolation period.

5.8.6 An E.L.I.S.A. or A.G.I.D.T. for CAE/MV using M.V. antigen.

NOTE:

The test referred to in this sub-paragraph is not required if 5.5 is certified.

- 5.8.7 Two complement fixation tests for Contagious Agalactia using M.agalactiae, M. capricolum and M. mycoides, subsp. mycoides (large colony) antigens, the second test being done not less than 21 days after the first.
- 5.9 The goats to be exported were moved direct from the premises of isolation to the actual place of embarkation without coming into contact with animals not similarly certified, by transport vehicles which had first been cleansed and disinfected with an officially approved disinfectant.
- 5.10 To the best of knowledge and belief the animals being exported, have remained on the premises of origin since birth or since movement onto the premises of origin on direct importation from Northern Ireland or the Republic of Ireland or in the case of goats from EC countries, have been domiciled in Great Britain for at least 6 months.
- 5.11 Within 24 hours of the time of loading all the goats described in the schedule of this certificate were clinically examined and their identification marks were seen to be clear and as stated in the schedule and they were found to be free from any evidence of infectious or contagious diseases, including ectoparasitism or lesions of ringworm and were in all respects healthy and fit to travel and have been kept separate from animals not similarly certified up to the time of embarkation.

Licence No.: DANI/GEN/85/17

### DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

### DISEASES OF ANIMALS (IMPORTATION OF POULTRY) ORDER (NORTHERN IRELAND) 1965 AS AMENDED

### GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:

٠,

Product: Cooked Poultrymeat Products

From: Belgium, Denmark, Federal Republic of Germany, France, Italy, Luxembourg, Netherlands, Republic of Ireland and Greece

At: Belfast, Larne and Warrenpoint Ports
Belfast International and Harbour Airports
Belcoo, Clonmacken, Corry, Mullennan,
Newry and Strabane Border Crossing Points

Until further notice or unless the licence is revoked by the Department.

This licence revokes a licence issued on 5th March, 1984, in respect of eviscerated poultry carcases imported from the Republic of Ireland.

#### J. G. Shannon,

Authorised by the Head of the Department

Dated: 25th July, 1985.

### Conditions attaching to this licence

 Consignments must be despatched in sealed containers; the container number and seal number must be quoted on the certification.

- Each consignment must be accompanied by a certificate in the form prescribed in Directive 77/99/EBC endorsed to the effect that the products have been treated in accordance with the terms of Directive 80/215/EEC Art 4(1).
- The products must be shipped in cartons marked to indicate their contents.
- Two working days notice of arrival of the container in Northern Ireland must be given to the Portal Supervisor at Crown Buildings, 5A Frederick Street, Belfast (Telephone Belfast 244711 ext 296 or 297 or Belfast 221950);
- 5. On arrival of the consignment at the port/airport in Northern Ireland and before onward movement the certification in respect of the consignment must be presented to and cleared by an Imports Inspector of the Department.
- 6. The seal applied to the container in the exporting country must be intact on arrival in Northern Ireland. If the consignment is examined en route to Northern Ireland by Customs/Port Health the container must be resealed and the documents endorsed accordingly.
- 7. Any products imported under this licence must be made available for inspection by an Officer of the Department at any place nominated by him. The importer or his agent shall afford all assistance necessary to such an officer to enable him to carry out the inspection.
- (Note)—Consignments must comply with the requirements of the Imported Food Regulations (Northern Ireland) 1984.

## DEPARTMENT OF HEALTH AND SOCIAL SERVICES

### THE SUPPLEMENTARY BENEFITS (NORTHERN IRELAND) ORDER 1977

Notice is hereby given that in pursuance of powers conferred on it by Articles 6(1) and 19(1) and 2(a) of the Supplementary Benefits (Northern Ireland) Order 1977 and of all other powers enabling it in that behalf, the Department of Health and Social Services for Northern Ireland has made regulations entitled The Supplementary Benefit (Trade Disputes and Claims and Payments) (Amendment) Regulations (Northern Ireland) 1985 (S.R. 1985 No. 176).

These regulations amend the Supplementary Benefit (Trade Disputes and Recovery from Earnings) Regulations (Northern Ireland) 1980 to allow payment for funeral expenses to strikers who necessarily assume responsibility for funeral expenses and where they have no other means of meeting them. They also amend the Supplementary Benefit (Claims and Payments) Regulations (Northern Ireland) 1981 to provide backdating provisions in relation to statutory sick pay on the same lines as the existing provisions for benefits under the Social Security (Northern Ireland) Act 1975.

Copies of the regulations may be purchased from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

### THE IMPORTED FOOD (NORTHERN IRELAND) REGULATIONS 1984

### Health Mark: Australia

The Department of Health and Social Services after consultation with the Minister of Agriculture, Fisheries and Food and the Secretary of State for Wales gives notice that, in exercise of the powers conferred on it by the Imported Food (Northern Ireland) Regulations 1984, it hereby recognises, subject to the conditions hereinafter set out, the health marks described in Part 1 of the Schedule hereto for the importation from Australia of meat and meat products as showing:—

- (a) that the fresh meat to which they relate, or the meat from which the meat product to which they relate was prepared, was derived from mammals or birds inspected before and immediately after death and passed in accordance with criteria satisfactory to the Department; and
- (b) that the dressing, packing and other preparation of the fresh meat or meat product was carried out with all necessary precautions for the prevention of danger to health.
- 1. Recognition of the health mark is extended to include:—

For bovine animals: sheep, goats and solipeds: whole (skinned) heads, which have been split for inspection purposes, brains, tongues and cheek meat (internal and external masseters).

For swine: whole (skinned or scalded and depilated) heads, which may have been split for inspection purposes, brains, tongues and cheek meat (internal and external masseters).

- 2. The said health marks are recognised subject to the following conditions:—
  - (i) recognition applies only to meat and meat products imported from Australia but does not apply to any such meat and meat products derived from mammals or birds killed when wild.
- (ii) where the health marks are in the form of stamps or labels, recognition will apply only if the stamps or labels have not in any other circumstances or on any other occasion been used as a health mark.

Recognition of the health marks is restricted to the extent shown in Part 2 of the Schedule hereto.

The Notice published in the Belfast Gazette dated 5 October 1984 is hereby revoked.

#### SCHEDULE

#### . PART 1

- A) For fresh meat of domestic bovine animals (including buffalo), pigs, sheep, goats and solipeds the health mark shall consist of either:
  - (i) A stamp or label bearing the following details within an oval surround 6.5 cm wide by 4.5 cm high:—

on the upper part:

the name AUSTRALIA in capitals or, if appropriate, the set of initials approved for that country under the International Convention on Motor Vehicle Registration, viz: AUS.

· in the centre:

the veterinary approval number of the establishment, which shall be one of those listed in Part 2 of this Schedule.

The letters must be 0.8 cm high and the figures 1 cm high:

(ii) or a stamp or label of the following design and size:—



The health mark will be completed by the insertion of the veterinary approval number in the centre of the above design.

The dimensions of the health mark may also comply with one of the following:

- (a) An oval surround, 3.2 cm wide by 2.2 cm high, containing figures and letters at least 0.3 cm high; or
- (b) An oval surround, 2.4 cm wide by 1.7 cm high, containing figures at least 0.5 cm high and letters at least 0.2 cm high.

#### PART 2

For bovine meat: to health marks completed by the insertion of one of the following establishment numbers:—

Slaughterhouses and cutting premises.

3, 7, 55, 128, 135, 151, 170, 195, 223, 239, 243, 294, 423, 439, 484(1), 503(1), 525, 533, 642, 736, 751, 767, 1027, 1321, 1352.

#### Slaughterhouses.

2, 4, 53(1), 54(1), 218, 235, 398, 521(1), 648, 712, 761, 1242, 1265, 1471, 1537, 1912.

(1) Offal excluded

#### · · Ondi Onolude

Cutting premises.

3B, 84B, 398E, 521A, 521C, 542, 656, 1009, 1317, 1618, 1735, 1842, 1889, 1940.

For sheep meat and goat meat: to health marks completed by the insertion of one of the following establishment numbers:—

Slaughterhouses and cutting premises.

55, 128, 151, 195, 199, 239, 423, 525, 533, 556, 572, 751, 761, 767, 1027.

Slaughterhouses.

398, 521, 642, 1471.

Cutting premises.

135, 398E, 521A, 521C, 656, 1009, 1272, 1317, 1614, 1618, 1684, 1735, 1842, 1889, 1940.

For horse meat: to health marks completed by the insertion of one of the following establishment numbers:—

Slaughterhouses and cutting premises.

241, 750, 2174.

For Cold Stores (Frozen packaged meat only): to health marks completed by the insertion of one of the following establishment numbers:—

45, 47, 84, 107, 130, 132, 149, 198, 202, 213, 216, 253, 263, 274C, 291E, 292, 492, 498, 513, 565, 651, 713, 721, 1013, 1025, 1057, 1060, 1168, 1190, 1258, 1277, 1289, 1331, 1356, 1379, 1380, 1439, 1467, 1487, 1617, 1625, 1662, 1692, 2095, 2180, 2215, 2325, 2514, 2773, 2784.

For meat products (excluding canned meat) and excluding meat products derived in whole or in part from poultry meat: to health marks completed by the insertion of one of the following establishment numbers:—

4, 6, 7, 16, 17, 39, 54, 71, 85, 87, 108, 111, 123, 174, 184, 186, 193, 221, 229, 235, 236, 243, 265, 269, 274,

307, 405, 525, 634, 703, 704, 712F, 716, 756, 761, 767A, 955, 1273, 1307, 1391, 1404, 1579, 1594, 1618, 1902, 2124.

For canned meat products, excluding those derived in whole or in part from poultry meat: to health marks completed by the insertion of one of the following establishment numbers:—

6, 7, 16, 17, 39, 49, 58, 221, 1254.

For casings: to health marks completed by the insertion of one of the following establishment numbers:—

3, 11, 52, 53, 55, 111A, 138, 151A, 155B, 199, 217, 272, 274A, 291, 386, 398, 412, 521E, 533, 572, 640, 642, 712A, 730, 736, 764, 935, 1027, 1471A, 1598.

For lard and rendered animal fats: to health marks completed by the insertion of one of the following establishment numbers:—

3, 41L, 53, 65, 129, 203, 218, 441, 452, 494, 503, 556, 612, 754, 767, 1685.

B) For lamb the health mark shall consist of a stamp or label of the following design and size:—



The health mark will be completed by the insertion of the veterinary approval number in the centre of the above design.

The dimensions of the health mark may also comply with the following:

An oval surround, 3.2 cm wide by 2.2 cm high, with the frame containing the word 'LAMB' 2.1 cm wide by 0.8 cm high. Figures and letters will be 0.3 cm high.

+ 6

In all cases, the health mark may, in addition, include an indication of the official veterinarian who carried out the health inspection of the meat.

C) For meat products the health mark shall consist of a stamp or label in one of the forms described in (A) (ii) above, or in the case of meat products derived from lamb, one of the forms described at (B) above: For bulk lard or rendered animal fats, a health mark in the form set out below:—

### COMMONWEALTH



### **OF AUSTRALIA**

### DEPARTMENT OF PRIMARY INDUSTRY

Ship		Quantity	tons
Location of Tank		Tank No.,,,,	
Tank inspected before loading and found to be clea	ın		

The health mark shall contain a certificate to the effect that any pipe and pump which may have been used for the loading of such lard into the tank had been inspected and found to be clean before the loading of the lard into the tank.

The health mark will be completed by the insertion of an "Australia Inspected" stamp in the space provided.

Sealed with the Official Seal of the Department L.S. of Health and Social Services for Northern Ireland on 9 July, 1985.

Z. I. Davies, Under Secretary.

Department of Health and Social Services Dundonald House Belfast BT4 3SF

#### NOTE:

Imports of meat and meat products (including poultry meat) into Northern Ireland are restricted or prohibited under Diseases of Animals legislation by the Department of Agriculture and applications for such importations must be made to that Department. Official Certificates for public health purposes in accordance with the Imported Food (Northern Ireland) Regulations, 1984, do not confer any exemption from these restrictions or prohibitions.

# DEPARTMENT OF THE ENVIRONMENT

An application for Listed Building Consent has been made in respect of Re-roofing and internal structural alterations at 40 Main Street, Scarva, and extension to Church Hall at Scarva Street/Meeting Street Hall, Banbridge.

Written comments may be made to the Divisional Planning Officer at Marlborough House, Central Way, Craigavon, within 14 days from the date of the advertisement.

The Department of the Environment has made a Statutory Rule entitled the Motor Hackney Carriage (Londonderry) (Amendment) Bye-Laws (Northern Ireland) 1985 (S.R. 1985 No. 157).

This Rule, which comes into operation on 5th August, 1985, amends the bye-laws relating to taxis standing or plying for hire made by the Londonderry Council on 28th May, 1963, by providing 5 additional taxi stands at William Street, Londonderry.

Copies of this Statutory Rule may be obtained from the Government Bookshop, 80 Chichester Street, Belfast BT1 4JY.

The Department hereby gives notice of its intention to make an Order under Article 40 of the Roads (Northern Ireland) Order 1980 the effect of which would be to abandon a length of approximately 62 metres of Grampian Street extending in a generally westerly direction from its junction with Grampian Avenue in the City of Belfast.

The length of road proposed to be abandoned is delineated on a map which, together with a copy of the draft Order, may be inspected free of charge at all reasonable hours during the period from 26th July, 1985, to 30th August, 1985, at the Department's Roads Service Headquarters, Room 215, Commonwealth House, 35 Castle Street, Belfast BT1 1GU, and the Department's Development Office, Clarendon House, 9-21 Adelaide St., Belfast.

Any person may within the said period object to the proposal by written notice to Roads Service Headquarters at the above address stating the grounds of objection.

J. Cowan, Assistant Secretary.

Dated 16th July, 1985.

The Department hereby gives notice of its intention to make an Order under Article 40 of the Roads (Northern Ireland) Order 1980 the effect of which would be to abandon a length of approximately 34 metres of superseded Route DR543, Factory Road, in the town of Enniskillen and County of Fermanagh.

The length of road proposed to be abandoned is delineated on a map which, together with a copy of the draft Order, may be inspected free of charge at all reasonable hours during the period from 2nd August, 1985, to 10th September, 1985, at the Department's Roads Service Headquarters, Room 215, Commonwealth House, 35 Castle Street, Belfast BT1 1GU, and the Department's Divisional Roads Service Section Office, Castle Barracks, Enniskillen.

Any person may within the said period object to the proposal by written notice to Roads Service Headquarters at the above address stating the grounds of objection.

J. Cowan, Assistant Secretary.

Dated 16th July, 1985.

The Department of the Environment has made a Statutory Rule under Article 3 of the Road Races (Northern Ireland) Order 1977 entitled the Road Races (Crumlin Kart Race) Order (Northern Ireland) 1985 (S.R. 1985 No. 173).

This Order permits the Mid-Antrim Motor Club Limited as promoter of the Crumlin Kart Race 1985 to use for that event the roads named below by suspending the right of way of other traffic between 1.00 pm and 6.00 pm on 3rd August, 1985.

The Roads affected are:-

Lower Main Street (B12) from its junction with Cidercourt Road to its junction with Canning Grove.

Canning Grove from its junction with Lower Main Street (B12) to its junction with Cidercourt Road.

Cidercourt Road from its junction with Canning Grove to its junction with Lower Main Street (B12).

In effect this Order temporarily closes these roads.

Notice is hereby given that the Department of the Environment by virtue of the powers conferred on it by the Roads (Northern Ireland) Order 1980, has made an Order dated 10th July, 1985, entitled Route A1 Belfast Road, Newry (Abandonment) Order (Northern Ireland) 1985 (SR No. 171), which will come into operation on 19th August, 1985.

Copies of the Order may be obtained from Roads Service Headquarters, Room 215, Commonwealth House, 35 Castle Street, Belfast BT1 1GU.

### HISTORIC MONUMENTS

The Department of the Environment for Northern Ireland hereby gives notice that on the 19th day of July, 1985, it prepared the following schedules under Section 7 of the Historic Monuments Act (Northern Ireland) 1971.

Townland of Ballyvennaght,
Co. Antrim

Townland of Ballyvennaght,
Co. Antrim

Townland of Ballyvennaght,
Co. Antrim

Townland of Town Parks,
(Ballycastle), Co. Antrim

Name of Monument

Cloghananca' Portal
Grave

Grid Ref. D2000 3676

Portal Grave
Grid Ref D2083 3648

Mound

Townland of Glenstall, Rath

### **Public Notices**

## REGISTRATION OF PLACE OF WORSHIP FOR MARRIAGES

Notice is hereby given that the building known as Lisnadill Full Gospel Church, situated at Ballymoran Road, Lisnadill, in the Parish of Lisnadill and County of Armagh, was on 19th day of July, 1985, duly registered for the solemisation of Marriages therein pursuant to the Marriages (Ireland) Act 1844, Section 27, as amended.

B. Patterson, Registrar of Marriages for Armagh District

Notice is hereby given that Lisburn Reformed Presbyterian Church, situated at Nettlehill Road, Ballymacash, Lisburn, in the Parish of Derryaghy and County of Antrim, was on 18th day of July, 1985, duly registered for the solemnization of marriages therein pursuant to the Marriages (Ireland) Act, 1844, Section 7.

Margaret Perry, Registrar of Marriages for the District of Lisburn.

## NOTICES UNDER THE BANKRUPTCY ACTS

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND

Chancery Division
BANKRUPTCY

In the Matter of Paul Neill, residing at 34 Kesh Road, Maze, and formerly residing at 22 Adlon Gardens, both Lisburn, Co. Antrim, Sales Representative, Bankrupt.

Adjudicated bankrupt on 9th July, 1985.

Sitting for choice and appointment of creditors' assignee at Royal Courts of Justice, Chichester Street, Belfast, on Tuesday, 27th August, 1985, at 11 am.

Creditors' claims to be sent to, and all debts due to the estate to be paid to, the Official Assignee, Lindsay House, 8-14 Callender Street, Belfast BT1 5DU, from whom forms of proof may be obtained.

In the Matter of George Rankin, residing at 15a Morningside, Bangor, Co. Down, and carrying on business at 419 Newtownards Road, Belfast, under the trade name of Inpyne, and formerly carrying on business at 178 Ravenhill Road, Belfast, Shop-keeper, Bankrupt.

Adjudicated bankrupt on 4th July, 1985.

Sitting for choice and appointment of creditors' assignee at Royal Courts of Justice, Chichester Street, Belfast, on Tuesday, 27th August, 1985, at 11 am.

Creditors' claims to be sent to, and all debts due to the estate to be paid to, the Official Assignee, Lindsay House, 8-14 Callender Street, Belfast BT1 5DU, from whom forms of proof may be obtained.

In the Matter of William James Stewart, residing and formerly carrying on business at 22 Lisbane Road, Saintfield, Co. Down, Building Contractor, Bankrupt.

The application of the Official Assignee for bankruptcy for Northern Ireland for the consideration of the discharge

of the above-named bankrupt under Article 30 of the Bankruptcy Amendment (Northern Ireland) Order 1980 will be heard at the Royal Courts of Justice, Chichester Street, Belfast, on Tuesday, 13th August, 1985, at 11 am.

Dated 16th July, 1985.

Official Assignee for bankruptcy.

## NOTICES UNDER THE COMPANIES ACTS

In the Matter of CAR CONTRACTS LTD.

Notice is hereby given pursuant to Section 270 of the Companies Act (Northern Ireland) 1960, that a General Meeting of the Members of the above Company will be held at the offices of O'Hare and Partners, Chartered Accountants, 31 College Gardens, Belfast BT9 6BT, on Friday, 30th August, 1985, at 11.30 am, to be followed immediately by a General Meeting of the Creditors of the Company for the purposes of having an account laid before them showing the manner in which the winding-up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also determining by extraordinary resolution the manner in which the books, accounts and documents of the Company shall be disposed. Dated 29th July, 1985.

H. F. O'Hare, F.C.A., Liquidator

### NOTICE OF APPOINTMENT OF LIQUIDATOR

Members' Voluntary Winding-up

Full name of Company: Belfast Holdings Ltd.

Address of registered office: Eagle Star House, 5/7 Upper Queen Street, Belfast BT1 6FS.

Liquidator's name and address: David John Weaver, Hesketh House, Portman Square, London W1A 4SU.

By whom appointed: E.G.M. of Company's Shareholders on 8th July, 1985.

#### In the Matter of

### H. HILLOCK & COMPANY LIMITED

Members' Voluntary Winding-up

Notice is hereby given that an Extraordinary General Meeting of the members of the above named company, duly convened, was held on 23rd July, 1985, and the following special resolution was duly passed:

"Resolved that the company be wound up voluntarily and that Mr. R. Rollo McClure, FCA, of Jackson Andrews & Co. be and is hereby appointed liquidator for the purpose of such winding-up."

(Note: All creditors have been or will be paid in full).

Dated 23rd July, 1985.

R. Rollo McClure, FCA, River House, 48 High Street, Belfast BT1 2BY.

### MEMBERS' VOLUNTARY WINDING-UP

Notice of Appointment of Liquidator
(Pursuant to Section 275)

Name of Company: H. Hillock & Co. Limited.

Address of registered office: Hillcrest, Newry Road,
Armagh.

Liquidator's name and address: R. Rollo McClure, FCA, Jackson Andrews & Co., River House, 48 High Street, Belfast BT1 2BY.

Date of appointment: 23rd July, 1985.

By whom appointed: The Members of the Company.

(N.B.—All Creditors have been or will be paid in full).

#### In the Matter of

#### H, HILLOCK & COMPANY LIMITED

### In Voluntary Liquidation

Notice is hereby given that the creditors of the above named Company are required, on or before 16th August, 1985, to send in their names and addresses and particulars of their debts or claims and the names and addresses of their solicitors (if any) to the undersigned, R. Rollo McClure, FCA, of Jackson Andrews & Co., River House, 48 High Street, Belfast, BT1 2BY, the liquidator of the company, and if so required by notice in writing from him, or by their solicitor or personally, to come in and prove their debts and claims at such time and place as shall be specified in such notice, or in default thereof will be excluded from the benefit of any distributions made before such debts are proved.

Dated this 23rd day of July, 1985.

R. Rollo McClure, Liquidator.

Jackson Andrews & Co., River House, 48 High Street, Belfast BT1 2BY.

(Note-All creditors have been or will be paid in full).

### THE NEW NORTHERN SPINNING & WEAVING CO. LTD.

### In Members' Voluntary Winding-up

In terms of Section 260 of the Companies Act (Northern Ireland) 1960, a meeting of the members of the company will be held within 29 Abercromby Place, Edinburgh, on 30th August, 1985, at 3.00 pm for the purpose of approving an account of the winding-up, showing how the winding-up has been conducted and of hearing any explanations relative thereto.

Peter C. Taylor, CA, Liquidator, 29 Abercromby Place, Edinburgh EH3 6UE.

22nd July, 1985.

### EDENDERRY SPINNING COMPANY LIMITED

### In Liquidation

### CREDITORS VOLUNTARY WINDING-UP

Take Notice that an Extraordinary General Meeting of the company, held at Royston House, 34 Upper Queen Street, Belfast, on the 10th day of July, 1985, the following Special Resolution was duly passed:

"That the company by reason of its liabilities cannot continue in business and that it be wound up voluntarily."

Dated this 10th day of July, 1985.

D. Jemphrey, Director.

#### In the Matter of

### EDENDERRY SPINNING COMPANY LIMITED

Creditors Voluntary Winding-up

NOTICE OF APPOINTMENT OF LIQUIDATOR
(Pursuant to Section 275)

Name of Company: Edenderry Spinning Company Limited

Address of Registered Office: Sion Mills, Co. Tyrone BT82 9HE.

Liquidator's Name and Address: W. B. Wilson, FCA, Stokes House, 17/25 College Square East, Belfast BT1 6HD.

Date of appointment: 10th July, 1985.

By whom appointed: Creditors.

W. B. Wilson, Liquidator.

#### In the Matter of

### EDENDERRY SPINNING COMPANY LIMITED

### Creditors Voluntary Liquidation

Notice is hereby given that the Creditors of the above named company are required, on or before the 28th August, 1985, to send their names and addresses, and the particulars of their debts or claims and the names and addresses of their solicitors, if any, to the undersigned W. B. Wilson FCA, C/o. Peat, Marwick, Mitchell & Co. Stokes House, 17-25 College Square East, Belfast BT1 6HD, the Liquidator of the Company, and if so required by notice in writing from the said Liquidators are, by their solicitors or personally, to come in and prove the said debts or claims at such time and place as shall be specified in such notice or in default thereof, they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 10th day of July, 1985.

W. B. Wilson, FCA, Liquidator.

#### MABROUK INNS LIMITED

A first and final payment to preferential creditors is intended to be made in the liquidation of the above named Company (registered office, 1 Main Street, Greyabbey, Co. Down). The last day for receiving proofs from creditors is 12th August, 1985.

Dated this 26th day of July, 1985.

Geoffrey T. Henderson, FCA, Liquidator, 125 Ormeau Road, Belfast BT7 1SH.

## STATUTORY NOTICES TO CREDITORS AND OTHERS

TRUSTEE ACT (NORTHERN IRELAND) 1958

In the Estate of Sarah Cassidy, late of Garvagh, Cranagh, County Tyrone.

Notice is hereby given pursuant to Section 28 of the Trustees Act (Northern Ireland) 1958, that all creditors, beneficiaries and other persons having any claims against or interest in the estate of the above named deceased, who died on the 15th day of February, 1930, are hereby required, to send, on or before the 15th day of November, 1985, particulars of such claims or interests to the undersigned, Solicitors for the Personal Representatives of the deceased.

And notice is hereby further given that after the said 15th day of November, 1985, the said Personal Representatives will proceed to convey or distribute the property of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which particulars have been received.

Dated this 18th day of July, 1985.

Anthony A. McCormick, Esq., Solicitor for the Personal Representatives, 69 Main Street, Maghera, Co. Londonderry BT46 5AA.

In the Estate of Charles Cassidy, late of Garvagh, Cranagh, County Tyrone.

Notice is hereby given, pursuant to Section 28 of the Trustees Act (Northern Ireland) 1958, that all creditors,

beneficiaries and other persons having any claims against or interest in the estate of the above-named deceased, who died on the 15th day of March, 1981, are hereby required to send, on or before the 15th day of November, 1985, particulars of such claims or interests to the undersigned, Solicitors for the Personal Representatives of the deceased.

And notice is hereby further given that after the said 15th day of November, 1985, the said Personal Representatives will proceed to convey or distribute the property of the said deceased among the parties entitled thereto, having regard only to the claims and demands of which particulars have been received.

Dated this 18th day of July, 1985.

Anthony A. McCormick, Esq., Solicitor for the Personal Representatives, 69 Main Street, Maghera, Co. Londonderry BT46 5AA.