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State Intelligence

DEPARTMENT OF HEALTH

MEDICINES ACT 1968

Supplement No. 5 to British Approved Names 1990

The Ministers that is to say the Secretary of State concerned with health in England, the Secretaries of State respectively concerned with health and with agriculture in Wales and in Scotland, the Minister of Agriculture, Fisheries and Food, the Department of Health and Social Services for Northern Ireland and the Department of Agriculture for Northern Ireland, acting jointly, having on the recommendation of the Medicines Commission caused to be published a fifth supplement to *British Approved Names 1990*, hereby give notice under section 102(5) of the Medicines Act 1968 that the subject matter contained in the said supplement shall take effect on 1st August, 1992.

For the purposes of section 102(6) of the Medicines Act 1968, the printer to Her Majesty of all Acts of Parliament has been authorised by the said Ministers to print copies of the subject matter contained in the said supplement.

Copies of the said supplement may be obtained on a standing order basis on application to HMSO, PC13A, PO Box 276, London SW8 5DT .

DEPARTMENT OF AGRICULTURE

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

> Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No: DANI/GEN/92/39

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:-

Product: Deboned fresh meat of domestic animals of the bovine, ovine and caprine species (excluding offal).

From: The Republic of South Africa

At: Belfast Port

Belfast International Airport

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

R. H. Acheson, Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- 1. In accordance with Article 1.2 of Commission Decision 92/21/EEC dated 12 November 1991 the meats shall not enter Northern Ireland for at least 21 days from the date of slaughter.
- 2. Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 92/21/EEC made under Council Directive 72/462/EEC, as amended, signed by an official veterinarian of the Government of the Republic of South Africa stating:
 - (a) details of consignment (species of animal, nature of cuts, nature of packaging, number of cuts or packages, net weight).
 - (b) address(es) and veterinary approval numbers of approved slaughterhouse(s), cutting plant(s) and cold store(s).

DEPARTMENT OF TRADE AND INDUSTRY

INSURANCE COMPANIES ACT 1982

Notice of Direction under Section 11

Notice is hereby given pursuant to Section 12(8) of the Insurance Companies Act 1982 ("the Act") that on 22nd June 1992, the Secretary of State gave a direction under Section 11 of the Act to Uni-Polaris Insurance Company Limited. The direction provided that the company shall cease to be authorised to effect contracts of insurance in general business classes 1, 4, 5, 6, 7, 11, 12 and 15 in the United Kingdom and was given at the request of the company.

Department of Trade and Industry.

June 1992.

(c) destination of meats (place of loading, country and place of destination, means of transport, names and addresses of consignor and consignee).

Health Attestation —

- (d) the deboned fresh meat described above is obtained from :
 - (i) animals which were born and reared in the Republic of South Africa and which have remained outside that part of the Foot-and-Mouth Disease control area situated in the veterinary region Northern and Eastern Transvaal, in the district of Ingwavuna in the veterinary region of Natal and in the border area with Botswana east of longitude 28°, for at least 12 months preceding slaughter or since birth in the case of animals less than 12 months old;
 - (ii) animals which bore, in accordance with the legal provisions, a mark indicating their region of origin;
 - (iii) animals which have not been vaccinated against Foot-and-Mouth Disease during the preceding 12 months;
 - (iv) animals which on the way to the slaughterhouse and while awaiting slaughter therein have not come into contact with animals not satisfying the requirements laid down in the Decisions of the European Community currently in force as regards export of their meat to a Member State, and if they were conveyed by vehicle or container the latter was cleansed and disinfected before loading;
 - (v) animals which when subjected to an ante-mortem health inspection at the slaughterhouse during the 24 hours preceding slaughter which included examination of the mouth and feet showed no symptoms of Foot-and-Mouth Disease;
 - (vi) animals which have been slaughtered on different days from those on which animals which do not comply with the conditions required for export of their meat to the European Community were slaughtered;
 - (vii) in the case of fresh meat from sheep and goats, animals which have not come from a holding which for animal health reasons is subject to prohibition as a result of an outbreak of ovine or caprine brucellosis during the previous 6 weeks;

(e) the deboned fresh meat described above:

- (i) originates from carcases which have matured at room temperature of more than + 2°C for at least 24 hours after slaughter and before the bones were removed;
- (ii) has had the major lymphatic glands removed;
- (iii) has, during all stages of its production, deboning, packing and storage been kept strictly separate from meat not conforming to the requirements laid down in the Decisions of the European Community currently in force as regards export of meat to a Member State (with the exception of meat packed in boxes or cartons and kept in special storage areas).
- 3. Two working days' notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81-93 York Street, Belfast (Telephone Belfast 324681 Extension 2012).
- 4. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the Portal Area until clearance has been given by him.
- 5. Any meat imported under this licence shall be made available for inspection by an Officer of the Department at premises 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.

NOTES

- 1. This licence will not be invalidated by transit of meat through any other country provided the meat is transported in a sealed container and if examined by Customs en route to Northern Ireland the container is resealed and the documents endorsed accordingly.
- 2. Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food Regulations (Northern Ireland) 1991 or the Medicines Acts 1968 and 1971 or by any regulations superseding or amending the same.

3. Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 (as amended).

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No: DANI/GEN/92/40

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:-

- Product: Any fresh meat and offal derived from domestic solipeds (ie horse, ass, mule or hinny).
- From: The Republic of South Africa.

At: Belfast Port

Belfast International Airport

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

R. H. Acheson, Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- 1. Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 92/21/EEC made under Council Directive 72/462/EEC, as amended, signed by an Official Veterinarian of the Government of the Republic of South Africa stating:
 - (a) details of consignment species of animal, nature of cuts, nature of packaging, number of cuts or packages, net weight;
 - (b) address(es) and veterinary approval numbers of approved slaughterhouse(s), cutting plant(s) and approved cold store(s);
 - (c) destination of meat place of loading, country and place of destination, means of transport, names and addresses of consignor and consignee;

Health Attestation

- (d) the fresh meat described above is obtained from animals which have remained in the territory of the Republic of South Africa for at least 3 months before being slaughtered or since birth in the case of animals less than 3 months old.
- 2. Two working days' notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81-93 York Street, Belfast (Telephone Belfast 324681 Extension 2012).
- 3. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the Portal Area until clearance has been given by him.
- 4. Any meat imported under this licence shall be made available if required for inspection by an Officer of the Department at premises 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.

NOTES

Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food (Northern Ireland) Regulations 1991, the Medicines Act 1968 and 1971 or by any Regulation superseding or amending the same.

Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 (as amended).

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No: DANI/GEN/92/41

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:-

- Product: Deboned fresh meat of domestic animals of the bovine, ovine and caprine species (excluding offal).
- From: Botswana

At: Belfast Port

Belfast International Airport

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

R. H. Acheson, Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- In accordance with Article 1.2 of Commission Decision 92/22/EEC dated 13 November 1991 the meat shall not enter Northern Ireland for at least 21 days from the date of slaughter.
- In accordance with Article 1.3 of Commission Decision 92/22/EEC dated 13 November 1991 only categories of meat referred to in Article 1.1(a) of the above-mentioned Commission Decision may be imported into Great Britain.
- 3. Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 92/22/EEC made under Council Directive 72/462/EEC, as amended, signed by an Official Veterinarian of the Government of Botswana stating:
 - (a) details of consignment (species of animal, nature of cuts, nature of packaging, number of cuts or packages, net weight).
 - (b) address(es) and veterinary approval No(s) of approved slaughterhouse(s), cutting plant(s) and cold store(s).
 - (c) destination of meat (place of loading, country and place of destination, means of transport, names and addresses of consignor and consignee).

Health Attestation

- (d) the fresh deboned carcase meat described above is obtained from :
 - (i) animals which were born and reared in Botswana and which, for at least 12 months preceding slaughter or since birth, in the case of animals less than 12 months old, have remained in one or more of the following veterinary disease control zones:
 - Zone 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 and 18.
 - (ii) bore, in accordance with the legal provisions, a mark indicating their region of origin;
 - (iii) had not been vaccinated against Foot-and-Mouth Disease during the preceding 12 months before slaughter;
 - (iv) on the way to the slaughterhouse and while awaiting slaughter therein did not come into contact with animals not satisfying the requirements laid down in the Decisions of the European Community currently in force as regards export of their meat to a Member State, and if they were conveyed by vehicle or container, the latter was cleaned and disinfected before loading;
 - (v) when subjected to an ante-mortem health inspection at the slaughterhouse during the 24 hours preceding slaughter, which included examination of the mouth and feet, showed no symptoms of Foot-and-Mouth Disease;
 - (vi) were slaughtered on different days from those on which animals which do not comply with the

conditions required for export of their meat to the European Community were slaughtered;

- (vii) in the case of fresh meat from sheep and goats, animals which have not come from a holding which for animal health reasons is subject to prohibition as a result of an outbreak of Ovine or Caprine Brucellosis during the previous 6 weeks;
- (e) the deboned fresh meat described above:
 - (i) originates from carcases which have matured at a room temperature of more than + 2°C for at least 24 hours after slaughter and before the bones were removed;
 - (ii) has had the major lymphatic glands removed;
 - (iii) has, during all stages of its production, de-boning, and storage been kept strictly separate from meat not conforming to the requirements laid down in the Decisions of the European Community currently in force as regards export of meat to a Member State (with the exception of meat packed in boxes or cartons and kept in special storage areas).
- 4. Each consignment of meat that has been held in cold store in South Africa pending export to Northern Ireland, must also be accompanied by a certificate signed by an official of the South African Veterinary Authorities stating:
 - (a) details of consignment type of meat, type of packaging, weight, number of approved establishment of origin, truck number, and/or trailer number, health certificate number; and
 - (b) that during the time in cold store the nature of the meat was not changed in any way nor did it come into contact with any other meat or meat products not complying with the conditions of Commission Decision 92/22/EEC.
- 5. Consignments transhipped via European Community Member States must be accompanied by the following certification from each transhipped country:

EITHER

- (a) The original certificates referred to in Condition 3; and
- (b) a non-manipulation certificate signed by a Government Official stating:
 - (i) details of consignment type of meat, type of packaging, weight, number of approved establishment of origin, truck number and/or trailer number, health certificate number; and
 - (ii) during the time in cold store the nature of the meat was not changed in any way nor did it come into contact with any other meat or meat products.
- Or
- (c) the original or authenticated copy of the original certificate referred to in Condition 3; and
- (d) a certificate in accordance with the terms of the Council Directive 64/433/EEC signed by an official Veterinary Officer of the Government of the Country of transhipment.
- 6. Two working days' notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81-93 York Street, Belfast (Telephone Belfast 324681 Extension 2012).
- 7. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the portal area until clearance has been given by him.
- 8. Any meat imported under this licence shall be made available for inspection by an Officer of the Department at premises 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.

Notes

Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food (Northern Ireland) Regulations 1991, the Medicines Act 1968 and 1971 or by any regulation superseding or amending the same.

This licence will not be invalidated by transit of meat through any other country provided the meat is transported in a sealed container and if examined by Customs en route to Northern Ireland the container is resealed and the documents endorsed accordingly.

Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 (as amended). Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No: DANI/GEN/92/42

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:-

Product: Any fresh meat and offal derived from domestic solipeds (ie horse, ass, mule or hinny).

From: Botswana.

At: Belfast Port

Belfast International Airport

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

R. H. Acheson,

Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- 1. Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 92/22/EEC made under Council Directive 72/462/EEC, as amended, signed by an Official Veterinarian of the Government of Botswana stating:
 - (a) details of consignment
 — species of animal, nature of cuts, nature of packaging, number of cuts or packages, net weight;
 - (b) address(es) and veterinary approval numbers of approved slaughterhouse(s), cutting plant(s) and approved cold store(s).
 - (c) destination of meat place of loading, country and place of destination, means of transport, names and addresses of consignor and consignee;

Health Attestation

- (d) the fresh meat described above is obtained from animals which have remained in the territory of Botswana for at least 3 months before being slaughtered or since birth in the case of animals less than 3 months old.
- 2. Two working days' notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81-93 York Street, Belfast (Telephone Belfast 324681 Extension 2012).
- 3. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the portal area until clearance has been given by him.
- 4. Any meat imported under this licence shall be made available if required for inspection by an Officer of the Department at premises 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.

NOTES

Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food (Northern Ireland) Regulations 1991, the Medicines Act 1968 and 1971 or by any Regulation superseding or amending the same.

Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 (as amended). DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

> Landing of Carcases and Animal Products Order (Northern Ireland) 1985

> > Licence No: DANI/GEN/92/43

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:-

Product: Deboned fresh meat of domestic animals of the bovine, ovine and caprine species (excluding offals).

From: Namibia.

At: Belfast Port

Belfast International Airport

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

R. H. Acheson, Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- 1. In accordance with Article 1.2 of Commission Decision 92/24/EEC dated 12 November 1991, the meat shall not enter Northern Ireland for at least 21 days from the date of slaughter.
- 2. Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 92/24/EEC made under Council Directive 72/462/EEC, as amended, signed by an official veterinarian of the Government of Namibia stating:
 - (a) details of consignment (species of animal, nature of cuts, nature of packaging, number of cuts or packages, net weight).
 - (b) address(es) and veterinary approval numbers of approved slaughterhouse(s), cutting plant(s) and cold store(s).
 - (c) destination of meat (place of loading, country and place of destination, means of transport, names and addresses of consignor and consignee).

Health Attestation

(d) the deboned fresh meat described above is obtained from :

- (i) animals which were born and reared in Namibia and which have remained outside that part of the Footand-Mouth disease control area in Namibia, north of the "cordon fences" which extend from Palgrave Point in the west to Gam in the east for at least 12 months preceding slaughter or since birth in the case of animals less than 12 months old;
- (ii) animals which bore, in accordance with the legal provisions, a mark indicating their region of origin;
- (iii) animals which have not been vaccinated against Foot-and-Mouth disease during the preceding 12 months;
- (iv) animals which on the way to the slaughterhouse and while awaiting slaughter therein have not come into contact with animals not satisfying the requirements laid down in the Decisions of the European Community currently in force as regards export of their meat to a Member State, and if they were conveyed by vehicle or container the latter was cleaned and disinfected before loading;
- (v) animals which when subjected to an ante-mortem health inspection at the slaughterhouse during the 24 hours preceding slaughter which included examination of the mouth and feet showed no symptoms of Foot-and-Mouth disease;
- (vi) animals which have been slaughtered on different days from those on which animals which do not comply with the conditions required for export of their meat to the European Community were slaughtered;
- (vii) in the case of fresh meat from sheep and goats, animals which have not come from a holding which for animal health reasons is subject to prohibition as a result of an outbreak of ovine or caprine brucellosis during the previous 6 weeks;

- (e) the deboned fresh meat described above:
 - (i) originates from carcases which have matured at a room temperature of more than +2°C for at least 24 hours after slaughter and before the bones were removed;
 - (ii) has had the major lymphatic glands removed;
 - (iii) has, during all stages of its production, deboning, and storage been kept strictly separate from meat not conforming to the requirements laid down in the Decisions of the European Community currently in force as regards exports of meat to a Member State (with the exception of meat packed in boxes or cartons and kept in special storage areas).
- 3. Two working days' notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81-93 York Street, Belfast (Telephone Belfast 324681 Extension 2012).
- 4. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the Portal Area until clearance has been given by him.
- 5. Any meat imported under this licence shall be made available for inspection by an Officer of the Department at premises 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.

Notes

- 1. This licence will not be invalidated by transit of meat through any other country provided the meat is transported in a sealed container and if examined by Customs en route to Northern Ireland, the container is resealed and the documents endorsed accordingly.
- 2. Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food Regulations (Northern Ireland) 1991 or the Medicines Acts 1968 and 1971 or by any regulation superseding or amending the same.
- 3. Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 (as amended).

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No. : DANI/GEN/92/44

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:

- Product: Any fresh meat and offal derived from domestic solipeds (ie horse, ass, mule or hinny).
- From: Namibia.
- At: Belfast Port

Belfast International Airport

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

R. H. Acheson, Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July, 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- 1. Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 92/24/EEC made under Council Directive 72/462/EEC as amended, signed by an Official Veterinarian of the Government of the Namibia stating:
 - (a) details of consignment species of animal, nature of cuts, nature of packaging, number of cuts or packages, net weight;

- (b) address(es) and veterinary approval numbers of approved slaughterhouse(s), cutting plant(s) and approved coldstore(s);
- (c) destination of meat place of loading, country and place of destination, means of transport, names and addresses of consignor and consignee;

Health Attestation

- (d) the fresh meat described above is obtained from animals which have remained in the territory of Namibia for at least 3 months before being slaughtered or since birth in the case of animals less than 3 months old.
- 2. Two working days notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81/93 York Street, Belfast, telephone 324681, ext 2012.
- 3. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the portal area until clearance has been given by him.
- 4. Any meat imported under this licence shall be made available if required for inspection by an Officer of the Department at premises 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.

Notes:

Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food (Northern Ireland) Regulations 1991, the Medicines Act 1968 and 1971 or by any Regulation superseding or amending the same.

Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 as amended.

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No. : DANI/GEN/92/45

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:

Product: Deboned fresh meat of domestic animals of the bovine species (excluding offals).

From: Swaziland.

At:

Belfast Port Belfast International Airport

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

R. H. Acheson, Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July, 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- 1. In accordance with Article 1.2 of Commission Decision 92/23/ EEC dated 13th November, 1991 the meat may not enter Northerm Ireland for at least 21 days from the date of slaughter.
- Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 92/23/EEC made under Council Directive 72/462/EEC as amended signed by an Official Veterinarian of the Government of Swaziland stating:
 - (a) details of the consignment species of animal, nature of cuts, nature of packaging, number of cuts or packages, net weight);
 - (b) address(es) and veterinary approval numbers of approved slaughterhouse(s), cutting plant(s) and cold store(s);
 - (c) destination of meat place of loading, country and place of destination, means of transport, names and addresses of consignor and consignee);

Health Attestation

- (d) the deboned fresh meat described above is obtained from:
 - (i) animals which were born and reared in the Republic of Swaziland and have remained in the non-vaccinated area west of the red line fences which extend northwards from the River Usutu to the frontier with South Africa west of Nkalashane for at least 12 Months preceding slaughter or since birth in the case of animals less than 12 months old;
 - (ii) animals which bore, in accordance with the legal provisions, a mark indicating their region of origin;
 - (iii) animals which have not been vaccinated against Footand-Mouth Diseases during the preceding 12 months;
 - (iv) animals which on the way to the slaughterhouse and while awaiting slaughter therein have not come into contact with animals not satisfying the requirements laiddown in the Decisions of the European Community currently in force as regards export of their meat to a Member State, and if they were conveyed by vehicle or container, the latter was cleaned and disinfected before loading;
 - (v) animals which when subjected to an ante-mortem health inspection at the slaughter house during the 24 hours preceding slaughter which included examination of the mouth and feet showed no symptoms of Footand-Mouth Disease;
 - (vi) animals which have been slaughtered on different days from those on which animals which do not comply with the conditions required for export of their meat to the European Community were slaughtered;

(e) the deboned fresh meat described above;

- (i) originates from carcases which have matured at a room temperature of more than + 2°C for at least 24 hours after slaughter and before the bones were removed.
- (ii) has had the major lymphatic glands removed;
- (iii) has, during all stages of its production, deboning, and storage, been kept strictly separate from meat not conforming to the requirements laid down in the Decisions of the European Community currently in force as regards export of meat to a Member State (with the exception of meat packed in boxes or cartons and kept in special storage areas).
- 3. Each consignment of meat that has been held in cold store in South Africa pending export to Northern Ireland, must also be accompanied by a certificate signed by an official of the South African veterinary authorities stating:
 - details of consignment type of meat, type of packaging, weight, number of approved establishment of origin, truck number and/or trailer number, health certificate number; and
 - (ii) that during the time in cold store the nature of the meat was not changed in any way nor did it come into contact with any other meat or meat products not complying with the conditions of Commission Decision 92/23/EEC.
- Each consignment of meat which is transhipped via European Community Member States must be accompanied by the following certificates from each transhipped company;

Either

- (a) The original certificate referred to in condition 2; and
- (b) a non manipulation certificate signed by a Government Official stating:
 - details of consignment type of meat, type of packaging, weight, number of approved establishment of origin, truck number and/or trailer number, health certificate number;
 - (ii) during their time in cold store the nature of the meat was not changed in any way nor did it come into contact with any other meat or meat products.

- or
- (c) the original or an, authenticated copy of the original certificate referred to in condition 2; and
- (d) a certificate in accordance with the terms of Council Directive 64/433/EEC signed by an official Veterinary Officer of the Government of the country of transhipment.
- Two working days notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81-93 York Street, Belfast telephone Belfast 324681 Ext 2012.
- 6. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the Portal Area until clearance has been given by him.
- Any meat imported under this licence shall be made available for inspection by an officer of the Department at premises 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.

NOTES:

Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food Regulations (Northern Ireland) 1984 or the Medicines Acts 1968 and 1971 or by any regulation superseding or amending the same.

This licence will not be invalidated by transit of meat through any other country provided the meat is transported in a sealed container and if examined by Customs en route to Northern Ireland the container is resealed and the document endorsed accordingly.

Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) 1981.

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No. : DANI/GEN/92/46

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attaching to this licence, the landing in Northern Ireland of:

Product: Any fresh meat and offal derived from domestic solipeds (ie horse, ass, mule or hinny).

From: Swaziland.

At: Belfast Port

Belfast International Airport

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

R.H. Acheson, Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July, 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 92/23/EEC made under Council Directive 72/462/EEC as amended, signed by an Official Veterinarian of the Government of Swaziland stating:
 - (a) details of consignment species of animal, nature of cuts, nature of packaging, number of cuts or packages, net weight;
 - (b) address(es) and veterinary approval numbers of approved slaughterhouse(s), cutting plant(s) and approved coldstore(s);
 - (c) destination of meat place of loading, country and place of destination, means of transport, names and addresses of consignor and consignee;

Health Attestation

(d) the fresh meat described above is obtained from animals which have remained in the territory of Kingdom of Swaziland for at least 3 months before being slaughtered or since birth in the case of animals less than 3 months old.

- Two working days notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81/93 York Street, Belfast, telephone 324681, ext 2012.
- 3. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the portal area until clearance has been given by him.
- 4. Any meat imported under this licence shall be made available if required for inspection by an Officer of the Department at premises 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.

NOTES:

Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food (Northern Ireland) Regulations 1991, the Medicines Act 1968 and 1971 or by any Regulation superseding or amending the same.

Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 as amended.

DISEASES OF ANIMALS (NORTHERN IRELAND)

ORDER 1981

Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No. : DANI/GEN/92/47

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attached to this licence, the landing in Northern Ireland of:

- Product: Deboned fresh meat derived from bovine animals (excluding offal).
- From: Madagascar.
- At: Belfast Port
 - Belfast International Airport

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

R.H.Acheson,

Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July, 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- 1. In accordance with Article 1.1 of Commission Decision 90/156/ EEC the meat shall not enter Northern Ireland for at least 21 days from the date of slaughter.
- Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 90/156/EEC, signed by an official Veterinary Officer of the Government of Madagascar stating:
 - (a) details of the consignment (nature of cuts, nature of packaging, number of cuts or packages, net weight);
 - (b) address(es) and veterinary approval number(s) of the slaughterhouse(s), cutting plant(s);
 - (c) destination of meat (place of loading, country and place of destination, means of transport, name and address of consignor and consignee);

Health Attestation

- (d) the fresh deboned carcase meat described above
 - (i) orginates from cattle which:
 - were born and reared in Madagascar;
 - on the way to the slaughterhouse and while awaiting slaughter therein did come into contact with animals not satisfying the requirements laid

down in the Decisions of the European Community currently in force as regards export of their meat to a Member State and if they were conveyed by vehicle or container, the latter was cleaned and disinfected before loading;

- when subjected to an ante-mortem health inspection at the slaughterhouse during the 24 hours preceding slaughter, which included examination of the mouth and feet, showed no symptom of Foot-and-Mouth Disease;
- have reacted negatively to an official intradermal tuberculosis test carried out in the 3 months before slaughter in accordance with Annex B of Council Directive 64/432/EEC as amended;
- (ii) was obtained in a slaughterhouse in which no case of exotic Foot-and Mouth Disease has been detected for at least 3 months;
- (iii) has been kept strictly separate from meat and offal not conforming to the requirements for export to a Member State laid down in the Decisions of the European Community currently in force;
- (iv) has had the major accessible lymphatic glands removed;
- (v) originates from carcases which have matured at an ambient temperature of more than + 2°C for at least 24 hours after slaughter and before the deboning;
- (vii) during the period between arrival of the cattle at the slaughterhouse and completion of the packing of the meat of the same cattle for export to a Member State, in boxes or cartons, no animal or meat not conforming to the requirements laid own in the Decisions of the European Community currently in force as regards export of meat to a Member State was present in the slaughterhouse or cutting plant.

Consignments transhipped via European Community Member States must be accompanied by the following certification from each country of transhippment:

either

- (a) the original certificate referred to in condition 1;
- (b) a non-manipulation certificate signed by a Government Official stating:
 - details of the consignment (type of meat, type of packaging, weight, number of approved establishment of origin, truck number and/or trailer number, health certificate number; and
 - during the time in cold store the nature of the meat was not changed in any way nor did it come into contact with any other meat or meat products.

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- (c) (i) the original or an authenticated copy of the original certificate referred to in condition 1; and
 - a certificate in accordance with the terms of Council Directive 64/433/EEC signed by an official Veterinary Officer of the Government of the country of transhipment.
- Two working days notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81-93 York Street, Belfast Telephone Belfast 324681 Ext 2012.
- 5. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the portal area until clearance has been given by him.
- 6. Any meat imported under this licence shall be made available for inspection by an officer of the Department at premises 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.

Notes:

Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food (Northern Ireland) Regulations 1984 or the Medicines Acts 1968 and 1971 or by any regulation superceding or amending the same.

This licence will not be invalidated by transit of meat through any other country provided the meat is transported in a sealed container and if examined by Customs en route to Northern Ireland the container is resealed and the documents endorsed accordingly.

Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 as amended.

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No. : DANI/GEN/92/51

GENERAL IMPORT LICENCE

The Department of Agriculture for Northern Ireland, in accordance with the terms of Article 4 of the Landing of Carcases and Animal Products Order (Northern Ireland) 1985, hereby authorises, subject to the conditions attached to this licence, the landing in Northern Ireland of:

- Product: Deboned fresh meat of domestic animals of the bovine species (excluding offal).
- From: Zimbabwe.
- At: Belfast Port

Belfast International Airport

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

R.H. Acheson, Officer of the Department of Agriculture for Northern Ireland.

Date: 3rd July, 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- 1. In accordance with Article 1.2 of Commission Decision 92/25/ EEC (as amended) the meat shall not enter Northern Ireland for at least 21 days from the date of slaughter.
- Each consignment must be accompanied by a certificate in accordance with the terms of Commission Decision 92/25/EEC (as amended) made under Council Directive 72/462/EEC, (as amended), signed by an Official Veterinarian of the Government of Zimbabwe stating:
 - (a) details of the consignment (species of animal, nature of cuts, nature of packaging, number of cuts or packages, net weight);
 - (b) address(es) and veterinary approval number(s) of approved slaughterhouse(s), cutting plant(s) and coldstore(s);
 - (c) destination of meat (place of loading, country and place of destination, means of transport, names and addresses of consignor and consignee);
 - Health Attestation
 - (d) I, the undersigned, official veterinarian, certify that:
 - -- the deboned fresh meat described above is obtained from:
 - (i) animals which were born and reared in the Republic of Zimbabwe and have remained in the veterinary region of Mashonaland West, Mashonaland East and Makoni for at least 12 months preceding slaughter or since birth in the case of animals less than 12 months old;
 - (ii) animals which bore, in accordance with the legal provisions, a mark indicating their region of origin that is for the veterinary region of Mashonaland West, northern part brand "L", for Mashonaland West, southern part, brand "HL", for Mashonaland East brand "H" and Makoni brand "UM";
 - (iii) animals which have not been vaccinated against Footand-Mouth Disease during the preceding 12 months;

- (iv) animals which on the way to the slaughterhouse and while awaiting slaughter therein have not come into contact with animals not satisfying the requirements laid down in the Decisions of the European Community currently in force as regards export of their meat to a Member State and if they were conveyed by vehicle or container the latter was cleaned and disinfected before loading;
- (v) animals which when subjected to an ante-mortem health inspection at the slaughterhouse during the 24 hours preceding slaughter which included examination of the mouth and feet showed no symptoms of Footand-Mouth Disease;
- (vi) animals which had been slaughtered on different days from those on which animals which do not comply with the conditions required for export of their meat to the European Community were slaughtered;
- the deboned fresh meat described above;
 - (i) originates from carcases which have matured at a room temperature of more than + 2°C for at least 24 hours after slaughter and before the bones were removed.
 - (ii) has had the major accessible lymphatic glands removed;
 - (iii) has, during all stages of its production, deboning, and storage, been kept strictly separate from meat not conforming to the requirements laid down in the Decisions of the Euroean Community currently in force as regards export of meat to a Member State (with the exception of meat packed in boxes or cartons and kept in special storage areas).
- 3. Each consignment of meat that has been held in coldstore in South Africa pending export to Northern Ireland, must also be accompanied by a certificate signed by an official of the South African veterinary authorities stating:
 - (a) details of consignment (type of packaging, weight, number of approved establishment of origin, truck number and/or trailer number, health certificate number; and
 - (b) that during the time in coldstore the nature of the meat was not changed in any way nor did it come into contact with any other meat or meat products not complying with the conditions of Commission Decision 92/25/EEC (as amended).
- Two working days notice of arrival in Northern Ireland of each consignment must be given to the Department's Portal Supervisor at Magnet House, 81-93 York Street, Belfast Telephone Belfast 324681 Ext 2012.
- 5. On arrival in Northern Ireland the certificate in respect of the consignment must be presented to an Imports Inspector of the Department. The consignment must not be removed from the portal area until clearance has been cleared by him.
- 6. Any meat imported under this licence shall be made available for inspection by an officer of the Department at premises 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.

NOTES:

- Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food Regulations (Northern Ireland) 1991 or the Medicines Acts 1968 and 1971 or by any regulation superceding or amending the same.
- Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 as amended.

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No. : DANI/GEN/92/52

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:

- Product: Liquid milk products including pasteurised milk-based drinks (excluding UHT milk, UHT milk-based drinks, sterilised milk, sterilised milk-based drinks, pasteurised milk and heat treated cream);
- From: Belgium, Denmark, Federal Republic of Germany, France, Greece, Italy, Luxembourg, Netherlands, Portugal, and Spain;
- At: Belfast Port Belfast International Airport;

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

Liam McKibben, Officer of the Department of Agriculture for Northern Ireland.

Date: 6th July, 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- Each consignment must be accompanied by a certificate signed by a duly authorised officer of the Government of the exporting country stating:
 - (a) the milk content of the liquid milk product has been heated to a minimum temperature of:
 - (i) 90°C for not less than 4 seconds; or
 - (ii) 77°C for not less than 5 seconds;
 - (b) following preparation of the milk product every precaution has been taken to prevent contamination; and
 - (c) the product has been packed in new containers.
- Twelve working hours' notice of arrival of the consignment in Northern Ireland must be given to the Portal Supervisor at Crown Buildings, Magnet House, 81-93 York Street, Belfast (telephone Belfast 324681, extension 2011 or 2012).
- The certificate in respect of the consignment must be presented to an Imports Inspector of the Department at the port of entry into Northern Ireland.

NOTES:

- Nothing in this licence gives exemption from any prohibition or restriction imposed by the Importation of Milk Regulations (Northern Ireland) 1988, the Imported Food Regulations (Northern Ireland) 1991 or the Medicines Act 1968 and 1971 or by any regulations superseding or amending the same.
- Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 as amended.

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

Landing of Carcases and Animal Products Order (Northern Ireland) 1985

Licence No. : DANI/GEN/92/53

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:

Product: Pasteurised Milk, Pasteurised Cream, Pasteurised Milk-Based Drinks UHT Milk, UHT Cream, UHT Milk-Based Drinks Sterilised Milk, Sterilised Cream, Sterilised Milk-Based Drinks

Liquid Milk Products Dried Milk Products

Ice Cream and Ice Cream Products (containing UHT Milk, UHT cream or dried milk products) Products containing UHT, Sterilised, Pasteurised Milk or Cream, Dried or Liquid Milk Products.

From: Great Britain.

At: Belfast, Larne and Warrenpoint Ports Belfast International Airport; Belfast Harbour Airport.

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

This licence revokes and replaces Licence Nos. DANI/GEN/90/1 dated 5th January, 1990.

Liam McKibben, Officer of the Department of Agriculture for Northern Ireland,

Date: 6th July, 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- The products must originate in Great Britain or be imported into Great Britain in accordance with General Import Licence Numbers TAY/GEN/85/136, TAY/GEN/87/21, TAY/GEN/87/38, TAY/ GEN/88/517, TAY/GEN/88/525, TAY/GEN/88/526, TAY/GEN/ 88/807, TAY/GEN/88/841, TAY/GEN/88/906, TAY/GEN/88/ 907, TAY/GEN/88/908, TAY/GEN/88/909, TAY/GEN/88/910, TAY/GEN/88/911, TAY/GEN/88/952 and TAY/84/174.
- 2. The products must be moved direct from Great Britain to Northern Ireland.

NOTES:

Any breach of any condition attached to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981 (as amended).

DISEASES OF ANIMALS (NORTHERN IRELAND) ORDER 1981

Importation of Dung Order (Northern Ireland) 1967

Licence No. : DANI/GEN/92/54

The Department of Agriculture for Northern Ireland, in accordance with the terms of the above legislation, hereby authorises, subject to the conditions attached to this licence, the importation into Northern Ireland of:

- Product: Compost/Fertiliser containing Poultry Manure;
- From: Republic of Ireland:
- At: Any authorised HM Customs Point between Republic of Ireland and Northern Ireland;

until further notice or unless the licence is revoked by the Department. This licence revokes and replaces Licence No. : DANI/GEN/87/15 dated 29th April, 1987.

> V. L. Gordon, Officer of the Department of Agriculture for Northern Ireland.

Date: 7th July, 1992.

CONDITIONS ATTACHING TO THIS LICENCE

- 1. Each consignment of compost/fertiliser must be accompanied by a declaration (on headed note paper) and signed by the director of the processing company to the effect that to the best of his knowledge and belief:
 - (a) During the 3 months prior to the date of collection/removal of the poultry manure content of the compost/fertiliser, its premises of origin was/were situated at the centre of an area 10 km in diameter within which no official disease control restrictions in respect of any notifiable poultry disease were in force; and

- (b) During the 3 months prior to the date of export to Northern Ireland of the compost/fertiliser, the processing premises and the exporting premises were situated at the centre of an area 10 km in diameter within which no official disease control restrictions in respect of any notifiable poultry disease were in force.
- 2. Details of name and address of premises of destination in Northern Ireland and the quantity must be indicated on the declaration.
- Consignments/declarations must be made available for inspection if so required by officers of HM Customs and Excise and the Department.

Notes:

Any breach of any condition attaching to this licence will constitute an offence against the Diseases of Animals (Northern Ireland) Order 1981

DEPARTMENT OF ECONOMIC DEVELOPMENT

APPOINTMENT

Assistant Registrar of Companies

The Department of Economic Development hereby revokes the appointment of Dorothy Zandra Little and appoints Robert Godfrey Colhoun to be an Assistant Registrar of Companies for Northern Ireland, to assist the Registrar of Companies for Northern Ireland in the performance of his duties, under the Companies (Northern Ireland) Order 1986.

Sealed with the Official Seal of the Department of Economic Development on 30th day of June, 1992.

A. H. McAlister, Assistant Secretary.

COMPANIES (NORTHERN IRELAND) ORDER 1986

Notice is hereby given pursuant to Article 603(5) of the Companies (Northern Ireland) Order 1986, that the names of the undermentioned companies have this day been struck-off the register and the companies are hereby dissolved.

A.C. Windows Limited AKB Studios Limited Boland National Car (N.I.) Limited Brookville Homes Limited Cashel Agencies Limited Chinese Business Association of Northern Ireland — The **Commodities Procurement Specialists Limited** Coolnasilla Limited Denwood Marketing Ltd. Diamond Food (N.I.) Limited **Diverse Cutting Zone Hairdressing Limited** Dura Enterprises Limited European Intercity Freight (N.I.) Limited Everglaze Conservatories Limited Feriola Limited Four Square Enterprises Limited Foxrock Investments Limited Glenside Enterprises Limited Gribben Contracts Limited Hall Pyke Engineering (N.I.) Limited Herzl Limited Hollagh Engineering Consultants Limited Hoy Transport Limited I.A.N. Hardware Limited Iceni Agencies Limited Interfreight Limited Inver Limited Investment and Taxation Services Limited Irish Express Parcels Limited Jeder Limited Joule Limited Katnoe Limited Lynch and Hughes Construction (Northern Ireland) Limited Lyndale Enterprises Limited Macro Electronics Enterprises Limited Maurmax (N.I.) Limited

Metrix (U.K.) Limited Newell Transport Limited North City Developments PLC Ordico Limited Portahomes Limited Promopharma N.I. Limited R R Leisure Limited Robert Armour (General Merchants), Limited Serf Enterprises Limited South Armagh Stock Car Club Limited Thorntower Enterprises Limited Tonn Ruairi Crab Products Limited Trade Investment Company Limited Varna Enterprises Limited Weston Developments Limited Weston Developments Limited

> R. G. Colhoun, Assistant Registrar of Companies for Northern Ireland.

THE WEIGHTS AND MEASURES (NORTHERN IRELAND) ORDER 1981

Notice Under Article 10

The Department of Economic Development (a) by this Notice hereby directs pursuant to the provisions of Article 10(8) of the Weights and Measures (Northern Ireland) Order 1981 as follows:

Every certificate which has been granted after 23rd December, 1991, up to and including the date of this Notice by The Secretary of State in respect of any pattern of weighing or measuring equipment for the purpose of section 12 of the Weights and Measures Act 1985 shall be deemed for thr purposes of the Weights and Measures (Northern Ireland) Order 1981 to be a certificate of approval of that pattern granted and published under Article 10 of the said Order of 1981.

Sealed with the Official Seal of the Department of Economic Development this 7th day of July, 1992.

(L.S.)

A. H. McAllister, Assistant Secretary.

NOTE:

Particulars of weighing or measuring equipment which is the subject of the above Notice may be inspected during normal office hours by arrangement with the Chief Inspector of Weights and Measures at the Trading Standards Branch of the Department of Economic Development, 176 Newtownbreda Road, Belfast BT8 4QS.

(a) By virtue of S.I. 1982/846 (N.I. 11) Art. 4.

DEPARTMENT OF HEALTH AND SOCIAL SERVICES

THE SOCIAL SECURITY (NORTHERN IRELAND) ORDER 1990

THE NORTHERN IRELAND ACT 1974

Notice is hereby given that in exercise of powers conferred on it by Article1(3) of the Social Security (Northern Ireland) Order 1990 and paragraph 2(1) of Schedule 1 to the Northern Ireland Act 1974 and of all other powers enabling it in that behalf, the Department of Health and Social Services for Northern Ireland has made an order entitled the Social Security (1990 Order) (Commencement No. 5) Order (Northern Ireland) 1992.

(SR 1992 No. 285 (C.14)).

Copies of the Order may be purchased from the HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

Department of Health and Social Services for Northern Ireland Castle Buildings Stormont Belfast BT4 3RA

THE SOCIAL SECURITY PENSIONS (NORTHERN IRELAND) ORDER 1975

Notice is hereby given that in exercise of powers conferred on it by Article 68(B)(1), (3) and (6) of the Social Security Pensions (Northern Ireland) Order 1975 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 Occupational Pension Schemes (Deficiency on Winding Up etc) Regulations (Northern Ireland) 1992. (SR 1992 No. 300).

Copies of the regulations may be purchased at an early date from HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

Department of Health and Social Services for Northern Ireland Castle Buildings Stormont Belfast BT4 3RA.

THE FOOD SAFETY (FISHERY PRODUCTS) (DEROGATIONS) REGULATIONS (NORTHERN IRELAND) 1992

THE FOOD SAFETY (LIVE BIVALVE MOLLUSCS) (DEROGATIONS) REGULATIONS (NORTHERN IRELAND) 1992

Notice is hereby given that the Department of Health and Social Services in exercise of the powers conferred on it by Articles 16(1) and 26(3) of the Food Safety (Northern Ireland) Order 1992 has made Regulations entitled: The Food Safety (Fishery Products) (Derogations) Regulations (Northern Ireland) 1992, The Food Safety (Live Bivalve Molluscs) (Derogations) Regulations (Northern Ireland) 1992.

These Regulations came into operation on 1st July, 1992.

Copies of the Regulations may be obtained from HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

THE HEALTH AND MEDICINES (NORTHERN IRELAND) ORDER 1988

Notice is hereby given in exercise of powers conferred on it by Article 12(1) and (2) of the Health and Medicines (Northern Ireland) Order 1988 and of all other powers enabling it in that behalf, the Department of Health and Social Services for Northern Ireland has made a statutory rule entitled the HIV Testing Kits and Services Regulations (Northern Ireland) 1992.

The Regulations which come into operation on 1st August, 1992, make it an offence, subject to various exceptions, to sell or supply a HIV testing kit to a member of the public, to sell or supply such a kit without an accompanying warning notice or to provide HIV testing services which are not directed by a registered medical practitioner. In addition, restrictions are placed on advertisements for its components and services.

Copies of the Regulations (SR 1992 No. 293) may be purchased from the HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

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

DEPARTMENT OF THE ENVIRONMENT

The Department of the Environment has made a Statutory Rule entitled Motor Vehicles (Taxi Drivers' Licences) (Amendment) Regulations (Northern Ireland) 1992 (SR 1992 No. 275).

This Rule which comes into operation on 1st August, 1992, amends the eyesight requirements for taxi drivers.

Copies of the Statutory Rule may be purchased from HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

The Department of the Environment has made a Statutory Rule entitled The Horses (Protective Headgear for Young Riders) (1990 Order) (Commencement) Order (Northern Ireland) 1992 (SR 1992 No. 273 (C.12)).

This Order brings into operation on 1st August, 1992, The Horses (Protective Headgear for Young Riders) Order (Northern Ireland) 1990 which requires the wearing of protective headgear by children under the age of 14 while riding a horse on a road.

Copies of the Statutory Rule may be purchased from HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

The Department of the Environment has made a Statutory Rule entitled The Horses (Protective Headgear for Young Riders) Regulations (Northern Ireland) 1992 (SR 1992 No. 274).

This Rule which comes into operation on 1st August, 1992, prescribes the type of headgear and the manner in which it is to be worn under The Horses (Protective Headgear for Young Riders) (Northern Ireland) Order 1990, provision is also made for exemptions.

Copies of the Statutory Rule may be purchased from HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

ASHGREEN, ANTRIM (FOOTWAY)

The Department being of the opinion that a length of the abovementioned footway is no longer necessary for road traffic 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 40 metres of footway extending in an easterly direction between Nos. 17 and 18 Ashgreen, Antrim in the townland of Bleerick and County of Antrim.

The length of footway 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 17th July, 1992 to 24th August, 1992 at the Department's Roads Service Headquarters, Room 214, Commonwealth House, 35 Castle Street, Belfast BT1 1GU; at the Department's Divisional Roads Service, Ballymena Division, County Hall, Galgorm Road, Ballymena; and at the Department's Divisional Roads Service Section Office, 'Ferrard', 34 Station Road, Antrim.

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

E. J. Galway, Assistant Secretary.

Dated: 3rd July, 1992.

Dated: 30th June, 1992.

ROUTE A54 CURRAGH ROAD, COLERAINE

The Department being of the opinion that another road is available which provides alternative facilities for road traffic 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 an area of approximately 1170 square metres of superseded Route A54 Curragh Road in the townland of Ballylagan and County of Londonderry.

The area 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 10th July, 1992 to 17th August, 1992 at the Department's Roads Service Headquarters, Room 214, Commonwealth House, 35 Castle Street, Belfast BT1 IGU; and at the Department's Divisional Roads Service, Coleraine Division, County Hall, Coleraine.

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

E. J. Galway, Assistant Secretary.

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ONE-WAY TRAFFIC, HOLYWOOD

Notice is hereby given that the Department of the Environment for Northern Ireland in exercise of the powers conferred on it by Article 21(1) of the Road Traffic (Northern Ireland) Order 1981 and of all other enabling powers made on 18th May, 1992, an Order entitled One-Way Traffic (Holywood) Order (Northern Ireland) 1992 (SR 1992 No. 222) which came into operation on 29th June, 1992.

The purpose of the Order is to introduce a one-way traffic system in Ean Hill, Holywood.

Copies of the Order may be purchased from HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

DOWNSHIRE ROAD/DE LACY DRIVE, CARRICKFERGUS

(FOOTWAY)

The Department being of the opinion that another footway is available which provides alternative facilities for road traffic 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 24 metres of footway leading from Downshire Road to De Lacy Drive, Carrickfergus, between Nos. 76 and 78 Downshire Road in the County of Antrim.

The length of footway 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 17th July, 1992 to 24th August, 1992 at the Department's Roads Service Headquarters, Room 214, Commonwealth House, 35 Castle Street, Belfast BT1 1GU; at the Department's Divisional Roads Service, Ballymena Division, County Hall, 182 Galgorm Road, Ballymena; and at the Department's Divisional Roads Service, 10 Governor's Place, Carrickfergus, Co. Antrim.

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

E. J. Galway, Assistant Secretary.

Dated: 3rd July, 1992.

URBAN CLEARWAY, LONDONDERRY

Notice is hereby given that the Department of the Environment for Northern Ireland in exercise of the powers conferred on it by Article 21(1) of the Road Traffic (Northern Ireland) Order 1981 and of all other enabling powers made on 22nd June, 1992, an Order entitled Urban Clearways (Londonderry) (Amendment) Order (Northern Ireland) 1992 (SR 1992 No. 282) which will come into operation on 2nd August, 1992.

The purpose of the order is to introduce clearway restrictions which prohibit the waiting of vehicles on part of Buncrana Road, Londonderry, from Monday to Friday between 8.30 am and 9.30 am and between 12 noon and 6.00 pm.

Copies of the Order may be purchased from HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

TRAFFIC WEIGHT RESTRICTION, COLERAINE

Notice is hereby given that the Department of the Environment for Northern Ireland in exercise of the powers conferred on it by Article 22(1) of the Road Traffic (Northern Ireland) Order 1981 and of all other enabling powers made on 18th May, 1992, an Order entitled Traffic Weight Restriction (Coleraine) (Amendment) Order (Northern Ireland) 1992 (SR 1992 No. 223) which came into operation on 29th June, 1992.

The purpose of the Order is to prohibit goods vehicles exceeding 5 tonnes laden or unladen weight from using Glenleary Road (Unclassified No. 340), Coleraine, from its junction with Castleroe Road to its junction with Coolvenny Road.

Copies of the Order may be purchased from HMSO Bookshop, 16 Arthur Street, Belfast BT1 4GD.

THE COMPANIES (NORTHERN IRELAND) ORDER 1986

THE COMPANIES (NORTHERN IRELAND) ORDER 1986 sets out in a clear and convenient form provisions which were previously spread across five major enactments and several Statutory Rules. It helps shareholders to easily identify and understand their rights, and it helps companies more efficiently and effectively to discharge their legal responsibilities and obligations.

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Public Notices

NOTICES UNDER THE BANKRUPTCY ACTS

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND

Chancery Division

BANKRUPTCY

Hooley, Terence, trading as Good Vibrations, residing at 12 Jerusalem Street, Belfast, and carrying on business at 102 Great Victoria Street, Belfast, Record Dealer, Bankrupt.

A first and final dividend of $8.7068 \text{ p. per } \pounds$ is now payable in the above matter.

Dated 10th July, 1992.

Official Receiver, Lindsay House, 8-14 Callender Street, Belfast BT1 5DU.

McQuillan, John C., residing and carrying on business at 46 Ashley Gardens, Bangor, Co. Down, Steeplejack, Bankrupt.

A first and final dividend of 9.4142 p. per \pounds is now payable in the above matter.

Dated 10th July, 1992.

Official Reciever, Lindsay House, 8-14 Callender Street, Belfast BT1 5DU.

Presho, Thomas Henry, and Presho, Robert William, former publicans residing at 39 Jubilee Avenue, Lisburn, Co. Antrim, BT28 IEB and Ravarnet Road, Lisburn, Co. Antrim, BT27 5NF respectively and formerly carrying on business at Perseverance Bar, 133 Ravarnet Road, Lisburn, Co. Antrim, BT27 5NF, under the trade name of Presho Bros, Bankrupt.

The order dated 10th December, 1990 adjudicating the abovenamed bankrupt was by order dated 10th June, 1992, annulled on the consent of all the creditors.

Official Receiver

McCullough, Thomas James Dickson, Farmer and Fertiliser Merchant, residing and carrying on business at 19 Tierkelly Hill Road, Ballyroney, Banbridge, Co. Down, BT32 5EW, under the trade name of R R McCullough & Son, Bankrupt.

The order dated 21st January, 1991 adjudicating the above-named a bankrupt, was by order dated 18th June, 1992, annulled on acceptance by creditors of an offer of composition.

Official Receiver

NOTICES UNDER THE COMPANIES (NORTHERN IRELAND) ORDER 1986

McGLADE BROS. LIMITED

In Liquidation

Notice is given pursuant to Article 552 of the Companies (Northern Ireland) Order 1986 that General Meetings of Members and Creditors of the above-named company will be held at the offices of Cork Gully, Chartered Accountants, 108 Great Victoria Street, Belfast BT2 7AX, on 7th August, 1992 at 2.30 pm and 3.00 pm respectively, for the purpose of receiving an account of the Liquidator's Acts and Dealings and of the conduct of the winding up to date.

Dated this 7th day of July, 1992.

J. Ross, Liquidator.

ENTEC INDUSTRIES LIMITED

In Liquidation

Notice is given pursuant to Article 552 of the Companies (Northern Ireland) Order 1986 that General Meetings of Members and Creditors of the above-named company will be held at the offices of Cork Gully, Chartered Accountants, 108 Great Victoria Street, Belfast BT2 7AX, on 5th August, 1992 at 2.30 pm and 3.00 pm respectively, for the purpose of receiving an account of the Liquidator's Acts and Dealings and of the conduct of the winding up to date.

Dated this 7th day of July, 1992.

J. Ross, Liquidator.

PORTAVOGIE BOATYARD LIMITED

In Liquidation

Notice is given pursuant to Article 552 of the Companies (Northern Ireland) Order 1986 that General Meetings of Members and Creditors of the above-named company will be held at the offices of Cork Gully, Chartered Accountants, 108 Great Victoria Street, Belfast BT2 7AX, on 6th August, 1992 at 2.30 pm and 3.00 pm respectively, for the purpose of receiving an account of the Liquidator's Acts and Dealings and of the conduct of the winding up to date.

Dated this 7th day of July, 1992.

J. Ross, Liquidator.

S G BARTLETT & SONS (NI) LTD.

A first and final payment to preferential creditors is intended to be made in the liquidation of the above-named company (registered office at Killyrammer, Ballymoney, Co. Antrim). The last day for receiving proofs from creditors is 7th August, 1992.

> J. McKay, Liquidator, Lindsay House, 8-14 Callender Street, Belfast BT1 5DU.

MAL'S TRANSPORT LTD.

A first and final dividend is intended to be declared in the liquidation of the above-named company (registered office at c/o J F Corr & Co., 338 Antrim Road, Belfast BT15 5AB). The last day for receiving proofs from creditors is 7th August, 1992.

J. McKay, Liquidator, Lindsay House, 8-14 Callender Street, Belfast BT1 5DU.

L & L CONTRACT SERVICES LTD.

A first and final payment to preferential creditors is intended to be made in the liquidation of the above-named company (registered office at 84/92 Ravensdale Street, Belfast). The last day for receiving proofs from creditors is 7th August, 1992.

J. McKay, Liquidator, Lindsay House, 8-14 Callender Street, Belfast BT1 5DU.

DEMOCRAT PUBLISHING COMPANY LTD.

A first and final payment to preferential creditors is intended to be made in the liquidation of the above-named company (registered office at Barrack Street, Coalisland, Dungannon, Co. Tyrone). The last day for receiving proofs from creditors is 7th August, 1992.

> J. McKay, Liquidator, Lindsay House, 8-14 Callender Street, Belfast BT1 5DU.

CARPET & RUG DISTRIBUTERS LTD.

In Liquidation

CREDITORS' VOLUNTARY WINDING-UP

Notice is hereby given pursuant to Article 553 of the Companies (Northern Ireland) Order 1986 that the Final Meeting of the Members of the above-named company will be held at the Offices of the Institute of Chartered Accountants, 11 Donegall Square South, Belfast BT1, on Wednesday, 12th August, 1992 at 10.00 am, to be followed immediately afterwards at 10.15 am by the Final Meeting of the Creditors for the purposes of receiving an account of the liquidator's Acts and Dealings and the conduct of the Winding-Up and also of determining by special resolution the manner in which the Books, Accounts and Records of the Company and of the liquidator thereof shall be disposed of.

Dated this 9th day of July, 1992.

Brian J. McAllister, Liquidator.

AVON SILVER (NI) LTD.

In Liquidation

CREDITORS'S VOLUNTARY WINDING-UP

Notice is hereby given pursuant to Article 553 of the Companies (Northern Ireland) Order 1986 that the Final Meeting of the Members of the above-named company will be held at the Offices of the Institute of Chartered Accountants, 11 Dongall Square South, Belfast BT1, on Wednesday, 12th August, 1992 at 10.30 am to be followed immediately afterwards at 10.45 am by the Final Meeting of the Creditors for the purposes of rceiving an account of the liquidator's Acts and Dealings and the conduct of the Winding-Up and also of determining by special resolution the manner in which the Books, Accounts and Records of the Company and of the liquidator thereof shall be disposed of.

Dated this 9th day of July, 1992.

Brian J. McAllister, Liquidator.

LURFAST LTD.

In Liquidation

CREDITORS'S VOLUNTARY WINDING-UP

Notice is hereby given pursuant to Article 553 of the Companies (Northern Ireland) Order 1986 that the Final Meeting of the Members of the above-named company will be held at the Offices of the Institute of Chartered Accountants, 11 Dongall Square South, Belfast BT1, on Wednesday, 12th August, 1992 at 11.15 am to be followed immediately afterwards at 11.30 am by the Final Meeting of the Creditors for the purposes of rceiving an account of the liquidator's Acts and Dealings and the conduct of the Winding-Up and also of determining by special resolution the manner in which the Books, Accounts and Records of the Company and of the liquidator thereof shall be disposed of.

Dated this 9th day of July, 1992.

Brian J. McAllister, Liquidator.

REGAL FOOD LTD.

In Creditors' Voluntary Liquidation

Notice is hereby given pursuant to Article 553(1) of the Companies (Northern Ireland) Order 1986 that the Final Meeting of Members of the above-named company will be held at the offices of Touche Ross & Co., 19 Bedford Street, Belfast BT2 7EJ, on Friday, 14th August, 1992 at 10.00 am, to be followed at 10.30 am by a Final Meeting of the Creditors for the purposes of the said Article.

Forms of General or Special Proxy, if either is intended to be used, must be duly completed and lodged at the Offices of Touche Ross & Co., 19 Bedford Street, Belfast BT2 7EJ, not later than 4.00 pm on 13th August, 1992.

Dated 8th July, 1992.

Arthur Boyd, Liquidator.

In the Matter of

SEAN O'NEILL LIMITED

Members' Voluntary Winding-Up

Notice is hereby given pursuant to Article 543 of the Companies (Northern Ireland) Order 1986, that the Final Meeting of the members of the above-named Company will be held at 28 Tarry Lane, Cornakinnegar, Lurgan, Co. Armagh, on Friday, 14th August, 1992 at 11.00 am, for the purposes of receiving an account of the Liquidator's Acts and Dealings and the conduct of the Winding-Up and also of determining by special resolution the manner in which the books, accounts and records of the Company and of the Liquidator thereof shall be disposed of.

Dated this 10th day of July, 1992.

John P. McAleese, Liquidator.

STATUTORY NOTICES TO CREDITORS AND OTHERS

TRUSTEE ACT (NORTHERN IRELAND) 1958

In the Estate of Gerard Carbery, late of 39 Divismore Park, Belfast BT12 7JE (deceased). Date of death: 26th July, 1991.

Notice is hereby given pursuant to Section 28 of the Trustee 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 26th July, 1991, are hereby required to send on or before the 8th August, 1992, particulars of such claims or interest to the undersigned Solicitors for the personal representative of the deceased.

And Notice is hereby further given that after the said 8th August, 1992, the personal representative 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 shall have been received.

Dated this 8th day of July, 1992.

Delany & Company. Solicitors for the Personal Representative, 70 Andersonstown Road, Belfast BT11 9AN.

TRUSTEE ACT (NORTHERN IRELAND) 1958

In the Estate of Samuel George Black, late of 39 Rowantree Road, Dromore, County Down, Retired Builder.

Notice is hereby given pursuant to Section 28 of the Trustee 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 3rd day of October, 1991, are hereby required to send on or before the 23rd September, 1992, particulars of such claims or interest to the undersigned Solicitor for the Personal Representatives of the deceased. And Notice is hereby further given that after the said 23rd day of September, 1992, the Personal Representative will proceed to convey or distribute the property of the said deceased among the parties entitled thereto having a regard only to the claims and demands of which particulars shall have been received.

Dated this 1st day of July, 1992.

W. J. Baxter & Co., Solicitors, 27/29 Church Street, Dromore, Co. Down.

DISSOLUTION OF PARTNERSHIP

RE: ZEUS AUDIO AND KRONOS DISTRIBUTION

Notice is given that the partnership formerly subsisting between us the undersighned George Alfred McCague and David Campbell, carrying on business as Audio and Hi-Fi Sales and Service at 23A Kingsgate Street, Coleraine, Tullynure Lodge, Donaghmore, Dungannon, 35 Farlough Road, Dungannon and Unit 6 Hope Street, Belfast, under the names of Zeus Audio and Kronos Distribution, has been dissolved by mutual consent as from 31st March, 1992. David Campbell retires from the firm Zeus Audio and all debts due to and owing by the late firm will be received and paid by the continuing partner George Alfred McCague who will continue to carry on the business of retail Sales and Service under the name of Zeus Audio at 23A Kingsgate Street, Coleraine, Tullynure Lodge, Donaghmore, Dungannon and Unit 6 Hope Street, Belfast. George Alfred McCague retires from Kronos Distribution and David Campbell will continue to carry on the business of wholesale Sales under the same name at 35 Farlough Road, Dungannon.

Dated this 31st day of March, 1992.

George Alfred McCague

David Campbell

NOTICES UNDER THE INSOLVENCY (NORTHERN IRELAND) ORDER 1989

HENRY BUILDING WORKS LIMITED

Notice is hereby given, pursuant to Article 84 of the Insolvency (Northern Ireland) Order 1989 that a meeting of the creditors of the above-named company will be held at the offices of J. B. Kennedy & Co., 13 Park Lane, Belfast on Tuesday the 21st day of July, 1992, at 3.00 pm for the purposes mentioned in Articles 85, 86 and 87 of the said Order.

Statements of claim, and proxy forms if applicable, must be lodged at the offices of C. & J. Black, Solicitors, Linenhall House, 13 Linenhall Street, Belfast, not later than 4.00 pm on the 20th day of July, 1992.

A list of the names and addresses of the company's creditors may be inspected, free of charge, at the offices of J. B. Kennedy & Co., 13 Park Lane, Belfast on Friday the 17th day of July and Monday the 20th day of July, 1992.

Dated this 9th day of July, 1992.

By Order of the Board.

G. Ward, Director/Secretary.

HOY TRANSPORT LTD

By Order dated 3rd July, 1992, the above-named company (registered office at 100 Portadown Road, Tandragee, Co. Armagh BT62 2JX) was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of Winding up: 3rd June, 1992.

Official Receiver.

THE ROYAL ULSTER CONSTABULARY BENEFITS SCHEME AND SPOUSES SCHEME LTD

By Order dated 26th June, 1992, the above-named company was ordered to be wound up by the High Court of Justice in Northern Ireland.

Commencement of Winding up: 28th February, 1992.

Official Receiver.

In the Matter of

CRANMOUR PRESS LIMITED

Take Notice that I, Brian J. McAllister of 28 Wellington Park, Belfast BT9 6DL, have been appointed Liquidator of the above-named company.

The Creditors of the above-named company are required on or before 15th August, 1992, 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 me at the above address and if so required by notice in writing from me, the said Liquidator, to come in personally, or be represented by their solicitors to prove their 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 distribution made before such debts are proved.

Dated this 8th day of July, 1992.

B. J. McAllister, Liquidator.

No.: 1992/L31

IN THE HIGH COURT OF JUSTICE IN NORTHERN IRELAND

CHANCERY DIVISION (COMPANIES WINDING-UP)

DARGAN MECHANICAL SERVICES LIMITED

In Liquidation

The First Meeting of Creditors of the above-named company, against which a Winding-up Order was made on 7th May, 1992, will be held at 10.30 am on 29th July, 1992 at Lindsay House, 8/14 Callender Street, Belfast BTI 5DU.

The First Meeting of Contributories will be held immediately following the First Meeting of Creditors above but not earlier than 11.30 am on 29th July, 1992 at Lindsay House, 8/14 Callender Street, Belfast BT1 5DU.

Dated the 10th July, 1992.

Official Receiver.

BANKRUPTCY ORDER

Anderson, Albert, of 10 Hill Head Road, Boveedy, Kilrea, Coleraine, Co. Londonderry BT51 5XS, former Joiner, and lately carrying on business at 10 Hill Head Road, Boveedy, Kilrea, Coleraine, Co. Londonderry BT51 5XS, which business was that of a Joiner. Date of Bankruptcy Order—29th June, 1992. Date of Presentation of Petition—22nd April, 1992. No. of Matter—1992/B176. Whether Debtor's Petition or Petition other than Debtor's—Creditors. Date— 10th July, 1992. Official Receiver.

Armstrong, Brian Martin, of 44 Ballygomartin Road, Belfast BT13 3LD. Date of Bankruptcy Order—30th June, 1992. Date of Presentation of Petition—25th June, 1992. No. of Matter—1992/B338. Whether Debtor's Petition or Petition other than Debtor's—Debtor's. Date—10th July, 1992. Official Receiver.

Boyd, Herbert, of 47 Westburn Crescent, Bangor, Co. Down BT20 3RN, Sea captain. Date of Bankruptcy Order—30th June, 1992. Date of Presentation of Petition—24th June, 1992. No. of Matter— 1992/B337. Whether Debtor's Petition or Petition other than Debtor's—Debtor's. Date—10th July, 1992. Official Receiver.

- Cardwell, Thomas Collins, of 41 Coolfin Street, Belfast BT12 5PH. Date of Bankruptcy Order—23rd June, 1992. Date of Presentation of Petition—19th June, 1992. No. of Matter—1992/B320. Whether Debtor's Petition or Petition other than Debtor's—Debtor's. Date— 10th July, 1992. Official Receiver.
- McClure, Samuel, of 3 Greengraves Road, Greengraves, Newtownards, Co. Down BT23 5AG, former publican and lately carrying on business as Rosemount Inn at 54/56 Mount Street, Belfast BT5 4DR, which business was that of a Public House. Date of Bankruptcy Order—19th June, 1992. Date of Presentation of Petition— 11th May, 1992. No. of Matter—1992/B215. Whether Debtor's Petition or Petition other than Debtor's—Creditor's. Date—10th July, 1992. Official Receiver.
- McCourt, Patrick, of 9 Woodford Drive, Armagh, Co. Armagh BT60 2AY, Publican and carrying on business as the Railway Bar at Railway Street, Armagh, Co. Armagh BT61 7AW, which business is that of a public house. Date of Bankruptcy Order—19th June, 1992. Date of Presentation of Petition—7th May, 1992. No. of Matter—1992/B210. Whether Debtor's Petition or Petition other than Debtor's—Creditor's. Date—10th July, 1992. Official Receiver.
- McGrath, Francis, of 18 Fort Hill Road, Creeve, Newry, Co. Down BT34 2LP, former Farmer and lately carrying on business at 18 Fort Hill Road, Creeve, Newry, Co. Down BT34 2LP, which business was that of a farmer. Date of Bankruptcy Order—29th June, 1992. Date of Presentation of Petition—22nd May, 1992. No. of Matter— 1992/B249. Whether Debtor's Petition or Petition other than Debtor's—Creditor's. Date—10th July, 1992. Official Receiver.
- Rice, Gerald, of 11 Newcastle Road, Cumber, Ballynahinch, Co. Down BT24 8NE, Motor Mechanic. Date of Bankruptcy Order— 30th June, 1992. Date of Presentation of Petition—26th May, 1992.
 No. of Matter—1992/B254. Whether Debtor's Petition or Petition other than Debtor's—Creditor's. Date—10th July, 1992. Official Receiver.
- Rodgers, Patrick, of 70 Kilkinamurry Road, Ballyward, Castlewellan, Co. Down BT31 9QS, Civil Engineer and Builder and carrying on business as PAR Contracts at 70 Kilkinamurry Road, Ballyward, Castlewellan, Co. Down BT31 9QS, which business entails Civil Engineering and building work. Date of Bankruptcy Order—24th June, 1992. Date of Presentation of Petition—14th May, 1992. No. of Matter—1992/B231. Whether Debtor's Petition or Petition other than Debtor's—Creditor's. Date—10th July, 1992. Official Receiver.
- Thomson, William, of Bridge House, 105 Cider Court Road, Crumlin, Co. Antrim BT29 4RX, Builder and carrying on business as Camlin Contracts at Bridge House, 105 Cider Court Road, Crumlin, Co. Antrim BT29 4RX, which business entails building work. Date of Bankruptcy Order—30th June, 1992. Date of Presentation of Petition—26th May, 1992. No. of Matter—1992/B255. Whether Debtor's Petition or Petition other than Debtor's—Creditor's. Date— 10th July, 1992. Official Receiver.

- Wilkinson, Francis, of 5 Arleston Road, Omagh, Co. Tyrone BT79 7LH, painter and decorator, which business entails painting and decorating. Date of Bankruptcy Order—17th June, 1992. Date of Presentation of Petition—30th June, 1992. No. of Matter—1992/ B188. Whether Debtor's Petition or Petition other than Debtor's— Creditor's. Date—10th July, 1992. Official Receiver.
- McGuigan, Joseph, of 36 Castle Park, Limavady, Co. Londonderry BT49 0SB, Sub-Contractor and carrying on business at 36 Castle Park, Limavady, Co. Londonderry BT49 0SB, which business is that of a Sub-Contractor.

A meeting of creditors of the above named, will be held at 10.30 am on Monday, 3rd August, 1992, at Lindsay House, 8/14 Callender Street, Belfast BT1 5DU, for the purpose of appointing a trustee of the bankrupt's estate. Date: 10th July. Official Receiver.

BANK OF ENGLAND

BANKING ACT 1987

Authorised Institutions

The Bank of England has made the following change, inter alia, to the list of Authorised Institutions under the Banking Act.

Incorporated outside the UK.

Deletion:

The Investment Bank of Ireland Ltd.

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