including increases due to devaluation, since these companies, in common with other battery manufacturers, reduced their prices last year. The batteries in question are secondary lead-acid replacement batteries used for starting, lighting and ignition purposes on road vehicles.

The Secretary of State for Economic Affairs and the Minister of Technology consider that it would be desirable for these proposals for increases in prices to be examined independently by the National Board for Prices and Incomes.

Accordingly, in pursuance of their powers under Section 2(1) of the Prices and Incomes Act, 1966, the Secretary of State for Economic Affairs and the Minister of Technology hereby refer to the National Board for Prices and Incomes for examination the question of increases in manufacturers prices of these types of secondary batteries, including consequential increases in recommended resale prices.

8th February 1968.

PRICES AND INCOMES ACT 1966

Reference to the National Board for Prices and Incomes
DOMESTIC APPLIANCES

THE Minister of Technology has recently been notified by Hoover Limited under the early warning arrangements of proposed increases in the prices of a wide range of domestic appliances. The reasons for the increases are the general increases in costs which have occurred since prices were last fixed and, to some extent, the extra costs arising from devaluation.

The Secretary of State for Economic Affairs and the Minister of Technology consider that it would be desirable for the case for the increases in prices proposed to be examined independently by the National Board for Prices and Incomes.

Accordingly, in pursuance of their powers under Section 2(1) of the Prices and Incomes Act, 1966, the Secretary of State for Economic Affairs and the Minister of Technology hereby refer to the National Board for Prices and Incomes for examination the question of the increases in the prices of domestic appliances proposed by Hoover Limited.

8th February 1968.

Ministry of Labour,

H.M. Factory Inspectorate,

1 Chepstow Place, Westbourne Grove,

London W.2.

APPOINTED FACTORY DOCTORS

H.M. Chief Inspector of Factories gives notice that in consequence of the Retirement of Dr. W. Park an appointment as Appointed Factory Doctor under the Factories Act, 1961, for the District of Banchory in the County of Kincardineshire is vacant. The latest date for receipt of applications is 2nd March 1968.

SCOTTISH HOME AND HEALTH DEPARTMENT

Public Health (Imported Food) (Scotland) Regulations, 1937 to 1948

Norway

THE Secretary of State for Scotland gives notice in pursuance of the above-named Regulations that his recognition of the Official Certificate reproduced in Part II of the Schedule to the Notice published in the Edinburgh Gazette dated 16th August 1938, for the importation of meat and meat products from Norway, is hereby modified to the extent shown in the Schedule hereto.

The Notice published in the Edinburgh Gazette dated 14th November 1967 is hereby revoked.

SCHEDULE

In relation to meat and casings, recognition is restricted to those Certificates which are completed by the insertion of one of the following establishment numbers:

01, 03, 04, 05, 06, 07, 09, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 51, 52, 55, 60, 64, 65, 69, 70, 71, 75.

In relation to meat products (including casings and canned meat), recognition is restricted to those Certificates which are completed by the insertion of one of the following establishment numbers:

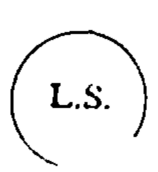
03, 20, \$1, 101, 102, 108.

In relation to meat products (including casings but excluding canned meat), recognition is restricted to those Certificates which are completed by the insertion of one of the following establishment numbers:

01, 04, 05, 06, 07, 09, 13, 14, 17, 18, 19, 21, 22, 23, 24, 60, 69, 70, 71, 103, 105, 106.

In relation to casings only, recognition is extended to include those Certificates which are completed by the insertion of one of the following establishment numbers:

201, 202, 203, 204, 205.



Given under the Seal of the Secretary of State this 7th day of February 1968.

J. B. HUME, Assistant Secretary.

Scottish Home and Health Department, York Buildings, Queen Street, Edinburgh 2.

TRUNK ROAD A.9 IN PITLOCHRY

Extension of Waiting Restrictions

THE Secretary of State hereby gives notice that he has made an order under sections 1 and 3 of the Road Traffic Regulation Act 1967 whose effect is to extend the present waiting restrictions under the Trunk Roads (Atholl Road, Pitlochry) (Prohibition of Waiting) Order 1963. The restrictions now imposed are set out in the Schedule below.

ERIC GILLETT, Assistant Secretary.

Scottish Development Department.

8th February 1968.

SCHEDULE

The order prohibits waiting on the Perth-Inverness Trunk Road (Route A.9) Atholl Road, Pitlochry as follows:

- 1. No waiting at any time:
 - (a) on the north side of the road:
 - (i) 10 yards east and west of Bonnethill Road;
 - (ii) 16 yards east and 10 yards west of West Moulin Road;
 - (iii) between Birnam Place and a point 10 yards west of Dysart Brae;
 - (b) on the south side of the road:
 - (i) 12 yards east and 5 yards west of Station Road; and
 - (ii) 10 yards east of Rie-Achan Road to 10 yards west of Dysart Brae.
- 2. Waiting limited to 20 minutes in any hour on the south side of the road from 5 yards west of Station Road to 10 yards east of Rie-Achan Road.
 - 3. (a) No waiting at any time on even dates and waiting limited to 20 minutes in any hour on the odd dates:
 - (i) on the north side of the road from Newholme Avenue to 10 yards east of Bonnethill Road; and
 - (ii) on the north side of the road from 10 yards to 62 yards west of Bonnethill Road.
 - (b) No waiting at any time on odd dates and waiting limited to 20 minutes in any hour on even dates: on the south side of the road from Newholme Avenue to a point 62 yards west of Bonnethill Road.
- 4. No waiting at any time and no loading at any time on the south side of the road from 133 yards to 200 yards east of Station Road.

The order provides for exceptions to enable a vehicle to wait in any of these lengths for so long as necessary for a person to board or alight and to be used in connection with maintenance operations and other works, and also, in any of the lengths of road specified in paragraphs 1, 2 and 3, for so long as necessary to enable goods to be loaded or unloaded and to enable the vehicle to take in petrol, etc. from any garage.

COMPANIES ACT, 1948

NOTICE is hereby given in terms of Section 353(3) of the Companies Act, 1948 (11 & 12 Geo. 6, Cap. 38) that, at the expiration of three months from the date hereof, the names of the under-mentioned Companies will, unless cause is shown to the contrary, be struck off the Register and the Companies will be dissolved: