WAGES COUNCILS ACT 1959

EMPLOYMENT PROTECTION ACT 1975

CORSET WAGES COUNCIL

THE Corset Wages Council hereby gives notice of proposals for (1) increasing the statutory minimum remuneration set out in Schedule 1 to the Wages (Corset) Order 1978 (Order K(85)); (2) requiring holidays to be allowed and holiday remuneration to be paid as set out in the Wages (Corset) (Holidays) Order 1977 (Order K(83)), as amended by Schedule 2 to the Wages (Corset) Order 1978 (Order K(85)) and the Wages (Corset) (Holidays) (Amendment) Order 1978 (Order (87)); and (3) the revocation of Order K(85), Order K(83) and Order K(87).

The Wages Council intends that the revised provisions shall operate from 5th February 1979.

Particulars of the proposals are contained in the Wages Council's Notice K(88), copies of which may be obtained on application to the Secretary of the Wages Council at the address given below. The Wages Council will consider any written representation with respect to the proposals if made within 14 days from 16th February 1979. Any such representation should bear the writer's address and signature and be sent to the Secretary, Corset Wages Council, 12 St. James's Square, London SW1Y 4LL. It is desirable that persons making objections should state the precise nature of their objections and quote the number of the Wages Council's Notice of Proposals K(88).

Yvonne M. Simmons, Secretary.

15th February 1979.

WAGES COUNCILS ACT 1959

EMPLOYMENT PROTECTION ACT 1975

WHOLESALE MANTLE AND COSTUME WAGES COUNCIL (GREAT BRITAIN)

THE Wholesale Mantle and Costume Wages Council (Great Britain) hereby gives notice of proposals for (1) varying the statutory minimum remuneration set out in the Wages (Wholesale Mantle and Costume) Order 1978 (Order WM(102)); and (2) the revocation of Order WM(102).

The Wages Council intends that the revised provisions shall operate from 16th January 1979.

Particulars of the proposals are contained in the Wages Council's Notice WM(104), copies of which may be obtained on application to the Secretary of the Wages Council at the address given below. The Wages Council will consider any written representation with respect to the proposals if made within 14 days from 16th February 1979. Any such representation should bear the writer's address and signature and be sent to the Secretary, Wholesale Mantle and Costume Wages Council (Great Britain), 12 St. James's Square, London SW1Y 4LL. It is desirable that persons making objections should state the precise nature of their objections and quote the number of the Wages Council's Notice of Proposals WM(104).

Yvonne M. Simmons, Secretary.

15th February 1979.

FLOOD PREVENTION (SCOTLAND) ACT 1961

THE BORDERS REGIONAL COUNCIL (ETTRICK WATER AND YARROW WATER) FLOOD PREVENTION SCHEME 1979

IN exercise of the powers conferred upon them by the Flood Prevention (Scotland) Act 1961, The Borders Regional Council propose making The Borders Regional Council (Etrick Water and Yarrow Water) Flood Prevention Scheme 1979 the purpose of which is to mitigate the flooding by the Ettrick Water and Yarrow Water of the Ettrickhaugh Road area of Selkirk.

A copy of the Scheme and copies of the plans referred to therein may be inspected free of charge at the offices of The Borders Regional Council, Regional Headquarters, Newtown St. Boswells and West Grove, Waverley Road, Melrose between the hours of 9.00 a.m. and 4.30 p.m. and at Selkirk Public

Library, Selkirk between the hours of 10.00 a.m. and 1.00 p.m. and between the hours of 2.00 p.m. and 4.00 p.m. on week days during a period of three months from 8th February 1979.

Any person may, within three months from 8th February 1979 object to the confirmation of the Scheme by giving notice in writing to the Secretary, Scottish Development Department, New St. Andrew's House, Edinburgh EH1 3SZ, stating the grounds of objection.

A. R. NAPIER, Director of Administration.

Regional Headquarters, Newtown St. Boswells. 2nd February 1979.

THE TRUNK ROADS

(ROUTE A952) (TEMPORARY CLOSURE) ORDER 1979

THE Secretary of State gives notice that he proposes to make an Order temporarily closing to traffic that length of the Perth-Dundee-Aberdeen-Inverness trunk road (Route A952) in the Grampian Region from the junction of the trunk road (Route A952) with the principal road (A92) to the junction of the trunk road (Route A952) with the classified road (S23B) south of Lonmay Railway Bridge, a distance of 1.5 kilometres.

The closure which is necessary to allow the passage of an abnormally high load under Lonmay Railway Bridge will take place from 06000 on Saturday, 24th February 1979 to 1200 on Sunday, 25th February 1979.

. While the trunk road is closed an alternative route for traffic is via the principal road (A92) and the classified road (C23B).

J. M. CURRIE, Assistant Secretary.

Scottish Development Department. 12th February 1979.

THE ROADS (SCOTLAND) ACT 1970

THE ACQUISITION OF LAND
(AUTHORISATION PROCEDURE) (SCOTLAND)
ACT 1947

THE

GRETNA-STRANRAER-GLASGOW-STIRLING TRUNK ROAD

(DRUMFLOWER BRIDGE DIVERSION)

COMPULSORY PURCHASE ORDER 1979

NOTICE is hereby given that the Secretary of State, in exercise of the powers conferred on him by the above-mentioned Acts, on the 31st day of January 1979 made a Compulsory Purchase Order entitled The Gretna-Stranraer-Glasgow-Stirling Trunk Road (Drumflower Bridge Diversion) Compulsory Purchase Order 1979.

The Order provides for the purchase of the land described in the Schedule hereto for the purpose of constructing a new length of the Gretna-Strannaer-Glasgow-Stirling Trunk Road in the Dumfries and Galloway Region.

A copy of the Order as made and of the map referred to therein have been deposited at the offices of the Scottish Development Department, New St. Andrew's House, Edinburgh; the Dumfries and Galloway Regional Council, Council Offices, Dumfries, and at the Post Office, Dunragit, Wigtownshire, and may be seen there without payment of fee during business hours.

The Order as made becomes operative on the 7th day of February 1979 being the date on which this notice is first published; but a person aggrieved by the Order may in accordance with the provisions of paragraph 15 of the First Schedule to the Acquisition of Land (Authorisation Procedure) (Scotland) Act 1947 as extended by Section 60 of the Land Compensation (Scotland) Act 1973 by application to the Court of Session within 6 weeks from that date, question its validity on the grounds (i) that the authorisation granted by the Order is not empowered to be granted or (ii) that his interests have been substantially prejudiced by failure to comply with any