THE TRUNK ROADS (ROUTE A8) (STRATHCLYDE REGION) (TEMPORARY RESTRICTION OF TRAFFIC) ORDER 1982

THE Secretary of State-gives notice that he proposes to make the above Order temporarily restricting traffic on lengths of the trunk road (Route A8) in Strathclyde Region. To enable roadworks to be carried out from the centre line of the junction of the Glasgow-Coatbridge Principal Road (Route A89) with the said trunk road eastwards from a distance of 11.1 kilometres to Newhouse Interchange, it will be necessary from time to time to restrict traffic by carriageway or lane closures over a period up to 13th May 1983.

While such closures are in operation traffic will be confined to a single lane width with or without opposing traffic on the adjacent lane.

G. F. Hendry, Assistant Secretary.

Scottish Development Department. 29th March 1982.

(5

THE TRUNK ROADS (ROUTE M8) (STRATHCLYDE REGION) (TEMPORARY RESTRICTION OF TRAFFIC) ORDER 1982

THE Secretary of State gives notice that he proposes to make the above Order temporarily restricting traffic on lengths of the trunk road (Route M8) in Strathclyde Region. To enable roadworks to be carried out from a point where the said trunk road meets the boundary between Strathclyde Region and Lothian Region, 1.6 kilometres east of the Harthill Service Area, westwards for a distance of 13.2 kilometres to the junction of the said road M8 and A8 trunk road at Newhouse Interchange, it will be necessary from time to time to restrict traffic by carriageway or lane closures over a period up to 13th May 1983.

While such closures are in operation traffic will be confined to a single lane width or without opposing traffic on the adjacent lane.

G. F. Hendry, Assistant Secretary.

Scottish Development Department. 19th March 1982.

(1)

THE TRUNK ROADS (ROUTE A83) (LOCHGILPHEAD) (TEMPORARY PROHIBITION OF VEHICLES) ORDER 1982

THE Secretary of State hereby gives notice that he proposes to make the above Order temporarily prohibiting vehicles on the following lengths of trunk road (Route A83) at Lochgilphead:—

Length of Road

Period of Prohibition

Length of Arrochar-Lochgilphead Trunk Road (A83) known as Poltalloch Street from the west kerbline of Colchester Square (A816) in a westerly direction to the east kerbline of Lorne Park. From 10.00 a.m. on Saturday, 24th April 1982 to 7.00 p.m. on Sunday, 25th April 1982.

Length of Arrochar-Lochgilphead Trunk Road (A83) known as Lochnell Street from the west kerbline of Campbell Street in a westerly direction to the west kerbline of Colchester Square (A816). From 9.00 a.m. to 7.00 p.m. on Sunday, 25th April 1982.

Alternative Routes for Traffic:

Saturday, 24th April 1982:

Traffic from the west to the east side of the closure should proceed via Lorne Park, Lorne Street and Argyll Street. Traffic From the east to the west side of the closure should proceed vice versa.

Sunday, 25th April 1982:

Traffic from the west to the east side of the closure should proceed via Lorne Park, Lorne Street, Union Street and Campbell Street.

Traffic from the east to the west side of the closure should proceed vice versa.

G. F. Hendry, Assistant Secretary.

Scottish Development Department. 25th March 1982.

(4)

SOCIAL SECURITY ADVISORY COMMITTEE

NOTICE OF SUBMISSION OF DRAFT REGULATIONS ENTITLED THE CHILD BENEFIT (GENERAL) AMENDMENT REGULATIONS 1982

THE Social Security Advisory Committee give notice that they have been asked by the Secretary of State for Social Services under Section 10 of the Social Security Act 1980 to consider and report on regulations entitled The Child Benefit (General) Amendment Regulations 1982.

A short explanatory note provided by the Department of Health and Social Security on these regulations is appended to this notice. The Committee will take into account any comments or objections made by or on behalf of people or organisations who would be affected by the regulations received by them not later than 5th May 1982. Comments or objections should be sent to Miss G. Moore, the Secretary, Social Security Advisory Committee, Room 457, New Court, Carey Street, London WC2A 2LS. Copies of these regulations can be obtained on request to Mr. J. F. Rutherford, the Assistant Secretary of the Committee (01-831 6111, Ext. 2636, address as for the Secretary).

J. F. Rutherford, Assistant Secretary.

16th April 1982.

EXPLANATORY NOTE

These Regulations amend the Child Benefit (General) Regulations 1976 which are the "principal regulations". As they now stand, regulation 7 of the principal regulations provides for the continuation of child benefit in respect of a school leaver to a specified terminal date after leaving school. The dates are:—

the first Monday in January; the first Monday following Easter Monday; and the first Monday in September.

Regulation 2 provides that the child benefit is not to be payable during the specified period for any week in which the school leaver is engaged in full-time gainful employment. Where the question arises, it will be for the independent statutory authorities to decide whether employment is "full-time" and "gainfull".

Regulation 3 concerns school leavers who receive financial support by way of payments under the Employment and Training Act 1973—e.g., those on the Youth Opportunities Programme. As regulation 7B of the principal regulations now stands the general exclusion from child benefit of young persons receiving this type of financial support does not apply to any period prior to the specified terminal date. Regulation 3 will ensure that henceforth child benefit is not payable for any week when a young person is on a Youth Opportunities Programme course or other relevant sponsored training.

Regulation 4 concerns young persons receiving education by virtue of their employment. At present in regulation 8 of the principal regulations, entitlement to child benfit is not excluded for these persons if either the education lasts for a continuous period of at least 6 months and there is no financial support from the employment, or the first terminal date after leaving school has not yet been reached. Regulation 4 will ensure that entitlement is not excluded in the former case only—i.e. if there is continuous education and no financial support.

(35)