

Scotland General Import Licence No. 43

DEPARTMENT OF AGRICULTURE AND FISHERIES
FOR SCOTLAND

ANIMAL HEALTH ACT 1981

THE IMPORTATION OF ANIMALS ORDER 1977
(ARTICLE 3(2))

THE Secretary of State for Scotland, by this licence issued under Article 3(2) of the Importation of Animals Order 1977, hereby authorises the landing in Great Britain, in accordance with the conditions set out overleaf, of goats for immediate slaughter originating in Northern Ireland at Cairnryan/Stranraer.

ANIMAL HEALTH CONDITIONS FOR THE IMPORTATION
INTO GREAT BRITAIN OF GOATS FOR IMMEDIATE
SLAUGHTER FROM NORTHERN IRELAND

CONDITIONS

- All landings of goats shall be in accordance with the provisions of the Importation of Animals Order 1977 and with the following provisions of this licence.
- Shipment must be direct from Northern Ireland to Great Britain.
- The goats, having landed at a port specified above, shall immediately be taken under the terms of the Importation Order, to an approved Reception Centre linked with the port, as specified below:-

<i>Port of Landing</i>		<i>Linked Reception Centre</i>
Cairnryan	linked	Cairnryan Lairage
Stranraer	with	Wigtownshire

- The goats shall be accompanied by the following document:
A certificate signed by a Veterinary Officer appointed by the Department of Agriculture for Northern Ireland stating that:
The goats were examined by him immediately before consignment to Great Britain and
 - showed no evidence of infectious or contagious disease including ectoparasites and were fit to travel;
 - at the time of examination they were not in the company with any sheep or goats found to be affected with sheep scab;
 - after examination they have been kept separate from sheep and goats not so certified.
- These conditions are valid only for goats which are to be licensed from the reception centre direct to a slaughterhouse for immediate slaughter there at under the terms of a licence issued under Article 11(5) of the Importation of Animals Order 1977.

NOTES

- Any person wishing to land animals in Great Britain under the terms of this licence must make arrangements in advance, with the occupier of the reception centre to which the animals are intended to be taken after landing, for accommodation of the animals. The address of the occupier may be obtained from the local Divisional Veterinary Officer of the Ministry of Agriculture, Fisheries and Food.
- The carrier of imported animals must, in accordance with Article 4(7) of the Importation of Animals Order 1977, notify the person in charge of the approved reception centre to which those animals are licensed to be moved of the proposed time of landing of those animals, and of their number and description.

Department of Agriculture and Fisheries
for Scotland
Animal Welfare Branch
Chesser House
500 Gorgie Road
Edinburgh EH11 3AW

D.M. Rowand,
(Officer of the Department
of Agriculture and Fisheries
for Scotland.)

Date 26th November 1985.

(35)

CONTROL OF POLLUTION ACT 1974, SECTION 36(1)(a)

NOTICE OF APPLICATION FOR CONSENT
IN PURSUANCE OF SECTION 34

NOTICE is hereby given, in accordance with Section 36(1)(a) of The Control of Pollution Act 1974, that an application has been made to the Highland River Purification Board by Kinlochdamph Limited, Kinlochdamph, Kishorn, Wester Ross, for consent to discharge 5,000 cubic metres per day of Trade Effluent to the Allt Meallan Gobhar, a tributary of the River Kishorn at National Grid Reference NG 84124413 from a proposed salmon hatchery and smolt farm, Couldoran Estate, Kishorn.

Any person who wishes to make representations about this application should do so, in writing, to the Director and River Inspector, Highland River Purification Board, Strathpeffer Road, Dingwall IV15 9QY, not later than 14th January 1986, quoting Reference Number 381/85.

A copy of this application may be inspected, free of charge, at Kishorn Post Office, at all reasonable hours.

D. Buchanan,
Director and River Inspector.

Highland River Purification Board,
Strathpeffer Road,
Dingwall IV15 9QY.

22nd November 1985.

(6)

The following Notice, originally published on 22nd November 1985, is re-published due to a printer's error in the original Notice.

HARBOURS ACT 1964

STATUTORY ORDERS
(SPECIAL PROCEDURE) ACT 1945

SCOTTISH TRANSPORT GROUP

NOTICE is hereby given that the Scottish Transport Group (hereinafter called "the Group") have applied to the Secretary of State to make a Harbour Revision Order under Section 14 of the Harbours Act 1964.

The Order will be subject to special parliamentary procedure under Section 10 of the Statutory Orders (Special Procedure) Act 1945.

The objects of the proposed Order are as follows:

- The conversion of the existing quay at Oban from open to solid construction incorporating therein a solid face wall of steel sheet piling together with fenders of wooden construction, in the parish of Kilmore and Kilbride, in the Argyll and Bute District and in the Strathclyde Region.
- The conferring of a power to maintain, reconstruct, renew, enlarge or alter temporarily or permanently the quay.
- The conferring of a general power for the Group to construct, maintain and improve works within the quay limits (as defined in Section 14 of the Scottish Transport Group (Oban Quay) Order 1974).

A copy of the draft Order which accompanied the application and of the plan and sections relating thereto may be seen at all reasonable hours at the Harbour Office of Caledonian MacBrayne Limited at Oban, and at the offices of the undernoted Solicitors and Parliamentary Agents.

Any person desiring to make an objection to the Secretary of State against the application should write to the Secretary, New St. Andrew's House, Edinburgh EH1 3SZ, within 42 days from the date at the foot of this Notice, quoting reference PWH 24, and stating the grounds of his objections.

Pacific House,
70 Wellington Street,
Glasgow G2 6SB.

McGrigor Donald & Moncrieffs,
Solicitors to the
Scottish Transport Group.

1 The Sanctuary,
Westminster,
London SW1P 3JT.

Rees & Freres,
Parliamentary Agents.

Dated 21st November 1985.

(36)