



The Edinburgh Gazette

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FRIDAY 3 MARCH 1989

NOTICE is hereby given, pursuant to Section 653 of the Companies Act 1985, that the undernoted Companies have been restored to the Register of Companies:-

Balgreen Motor Works Limited
 Broxburn Freight Management Services Limited
 Sheriff Court, Linlithgow

Coatbridge Health Studios Limited
 Sheriff Court, Airdrie

Commercial Coachbuilders (Strathclyde) Limited
 Sheriff Court, Paisley

J D Leithead,
 Registrar of Companies.

(81)

MEDICINES ACT 1968

EUROPEAN PHARMACOPOEIA

THE Ministers, that is to say the Secretary of State for Health, the Secretaries of State respectively concerned with health and with agriculture in Wales and 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, hereby declare under and for the purposes of section 65(8) of the Medicines Act 1968 that the monograph for Dried Human Fibrinogen (No. 24) contained in fascicule 11 of the second edition of the European Pharmacopoeia, published in accordance with the Convention on the Elaboration of a European Pharmacopoeia, will cease to form part of the European Pharmacopoeia on 1 April 1989 and the revised version of the monograph for Water for Injections (No. 169/1988), adopted by the European Pharmacopoeia Commission on 24 November 1988 in replacement for the monograph No. 169/1984 contained in fascicule 8, is to have effect on 1 April 1989.

Copies of the said revised monograph for Water for Injections may be obtained from The British Pharmacopoeia Commission, Market Towers, 1 Nine Elms Lane, London SW8 5NQ on receipt of an A4 stamped addressed envelope.

(10)

INSURANCE COMPANIES ACT 1982

NOTICE OF DIRECTION GIVEN UNDER SECTION II

NOTICE is hereby given under section 12(8) of the Insurance Companies Act 1982 that on 20 February 1989 the Secretary of State gave a direction under section II of that Act to Colonia Versicherung AG. The direction provided that the company shall cease to be authorised to effect contracts of insurance in the United Kingdom, and was given at the request of the company

Department of Trade and Industry.

March 1989.

(11)

THE PETROLEUM (PRODUCTION) (LANDWARD AREAS) REGULATIONS 1984 (SI 1984 NO 1832)

1. The Secretary of State for Energy, with the consent of the Treasury, has determined that until further notice, the consideration for Petroleum Development Licences for landward areas (previously provided for in paragraph 10 (c) of a notice in the issue of this Gazette dated 2 July 1985) shall be calculated in accordance with the following provisions.
2. All Development Licences shall be held subject to an annual rental payable upon acceptance of the offer of a licence and at twelve-monthly intervals thereafter.
3. The rental on Development Licences shall be the product of the number of square kilometres held under licence and a figure in £ sterling called the rental rate, which may be varied periodically in accordance with the provisions below. The actual rental payable from time to time for a Development Licence shall be calculated by reference to the rental rate in force on the date the rental becomes payable.
4. The rental rate represents the rental payable per square kilometre of licensed acreage.
5. The Secretary of State may set a new rental rate upon completion of an oil price review. If a new rental rate is so set, it will come into force on 1 October of the year in which the oil price review has been carried out.
6. All rental rates except the first will be set for an initial period of three years and will remain in force thereafter until superseded by a new rental rate or until further notice. The first rental rate will be £1500 per square kilometre of licensed acreage.