

RATES OF INTEREST ON LOANS FROM THE NATIONAL LOANS FUND

NOTICE

The Treasury in pursuance of section 5 of the National Loans Act 1968 (as amended) hereby give notice that on or after 18th May 1988:

- (i) Different rates of interest shall apply according to whether the principal of a loan is repaid by instalments or at maturity and, if repaid by instalments, whether by equal instalments of the principal with interest paid on the decreasing balance of the principal (E.I.P.), or by instalments of equal repayments of the principal and interest paid thereon (E.R.);
- (ii) The lowest rates of interest satisfying the conditions laid down in section (3) of the said section 5 shall be:

	Per cent per annum		
	Loans Repayable		
	by instalments E.I.P.	at maturity E.R.	
Up to 1 year	—	—	8½
Over 1 but not over 5 years	8½	9	9½
Over 5 but not over 10 years	9½	9½	9½
Over 10 but not over 15 years	9½	9½	9½
Over 15 but not over 25 years	9½	9½	9½
Over 25 years	9½	9½	9½

Treasury Chambers,
Parliament Street,
London SW1P 3AG.

18th May 1988.

(1 SI)

CERTIFICATES OF TAX DEPOSITS (SERIES 6)

On and after 18th May 1988, the rates of interest applicable to deposits accepted under the Prospectus (Series 6) dated 11th October 1982 will be as follows:

- (a) for deposits of £100,000 or over:

Held for	Applied in settlement of a scheduled liability	Withdrawn for cash
under 1 month	6 per cent	5 per cent
1 but less than 3 months	6½ per cent	5 per cent
3 but less than 6 months	6½ per cent	5 per cent
6 but less than 9 months	7 per cent	5 per cent
9 to 12 months in the relevant year of the interest period	7 per cent	5 per cent

- (b) for deposits of less than £100,000: 6 per cent if the deposit is applied in payment of a scheduled liability and 5 per cent if the deposit is withdrawn for cash.

Information on Certificates of Tax Deposit can be obtained from the Reuters Monitor Service, Page Index TREG and TREH or by telephoning any Inland Revenue Tax Collecting Office or the Finance Division (CTD) at Worthing (0903) 700222, extension 2064 or 2065 between 0830 and 1700 hours.

17th May 1988.

(26 SI)

WELSH OFFICE

The Trunk Road (A40/A449) (Coldra to County Boundary) (Prohibition of U-turns) Order 1988

Notice is hereby given that the Secretary of State for Wales proposes to make an Order under sections 1 and 2 of the Road Traffic Regulation Act 1984.

The effect of the proposed Order will be to prohibit the making of U-turns through the central reservation of the Newport-Worcester trunk road (A40/A449) (hereinafter referred to as "the trunk road") from approximately the Dixon roundabout to the boundary between the counties of Gwent and Hereford-Worcester.

The Trunk Road (A40/A449) (Dixon-Coldra, Gwent) (Prohibition of U-turns) Order 1983, which prohibits the making of U-turns in that length of the trunk road between the Coldra and Dixon roundabouts will be revoked and its provisions re-enacted by the proposed Order.

A draft Order, a copy of the Order being revoked, together with a plan and statement of reasons for making the Order, may be inspected during normal office hours at the Offices of Monmouth District Council, Mamhilad House, Mamhilad Park Estate, Pontypool.

Objections, specifying the grounds on which they are made, and quoting ref. WR 15/3/328, must be sent in writing to the Welsh Office, Highways Directorate, Roads Administration Division, Government Buildings, Ty Glas Road, Llanishen, Cardiff CF4 5PL, by 10th June 1988. In the preparation of an objection and the statement of grounds of objection, it should be borne in mind that the substance of any objection or representation may be communicated to other people who may be affected by it.

R. J. Stephens, Roads Administration Division

SCHEDULE

That length of the trunk road situated in the county of Gwent, which extends in a general north-easterly direction from a point 60 yards south-west of the centre point of Dixon roundabout to the boundary between the county councils of Gwent and Hereford-Worcester, a distance of approximately 2.05 kilometres. (3 SI)

DEPARTMENT OF TRADE AND INDUSTRY

Companies Registration Office
Companies House, Crown Way,
Maindy, Cardiff CF4 3UZ

20th May 1988

COMPANIES ACT 1985

Notice is hereby given, pursuant to section 653 of the Companies Act, 1985, that the names of the companies listed hereunder have been restored to the register of companies:

Coffral Limited—Reading County Court.
Coffral Overseas Limited—Reading County Court.
Devon Craft (Salcombe) Limited—Salisbury County Court.
Cole Transport Limited—Slough County Court.
Balcombe Building Services Limited—High Court.
Robert Howden Limited—High Court.
Minbourne Limited—High Court.
Boyd's Co. Films Limited—High Court.
Windle Park Estate Limited—Manchester District Registry.
J. C. Gillespie (Civil Engineering) Limited—Manchester District Registry.
W. Rimmer (Southport) Limited—Liverpool County Court.
Chipstead Film Productions (1983) Limited—High Court.
Finbar Foods Limited—Leeds District Registry.
Jasro Hall Properties Limited—High Court.
Barber & Tytheridge Limited—High Court.
Metrocity Property Company Limited—High Court.
Semiround Limited—High Court.

(5 SI)

S. R. Curtis, Registrar of Companies

Companies Registration Office
Companies House, Crown Way,
Maindy, Cardiff CF4 3UZ

20th May 1988

In the High Court of Justice (Chancery Division)
No. 00995 of 1988

In the Matter of RAPID REINFORCEMENT LIMITED and in the Matter of the Companies Act 1985

Notice is hereby given that by an Order made on Tuesday, 16th February 1988, upon the petition of Department of Health and Social Security of Ray House 6 St. Andrew Street, London EC4A 3AD, a Creditor of the above-named Company presented to this Court on the 16th February 1988, and upon hearing Counsel for the Petitioners and no-one appearing for or on behalf of the said Company and upon reading the evidence and it appearing that the name of the said Company was struck off the Register of Companies in pursuance of the provisions of section 652 (5) of the Companies Act, 1985 and was dissolved on or about the 15th March 1988, it is ordered that the name of the said Rapid Reinforcement Limited be restored to the Register of Companies and it is ordered that Rapid Reinforcement Limited be wound up by this Court under the provisions of the Insolvency Act 1986, and it is ordered that the costs