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State Intelligence

TREASURY

RATES OF INTEREST ON LOANS BY THE PUBLIC WORKS LOAN COMMISSIONERS TO LOCAL AUTHORITIES

NOTICE

TREASURY MINUTE dated 26th September 1989.

The Lords Commissioners of Her Majesty's Treasury read section 3(2) of the National Loans Act 1968 (1968 C.13 as amended) whereby any sums borrowed from the Public Works Loan Commissioners shall bear interest at such rates as the Treasury may determine from time to time in accordance with section 5 of the said Act.

My Lords understand that the Public Works Loan Commissioners will be operating arrangements under which local authorities are permitted to borrow from the Commissioners up to a specified quota at a certain fixed rate of interest and in excess of such quota at one of two higher fixed rates.

In accordance therewith the Chancellor of the Exchequer now recommends that with effect from 27th September 1989 and until the coming into operation of a further determination:

- (i) The rate of interest applicable to any such fixed rate loan will be that in force on the day the authority applies to borrow or, if the application is before noon three working days before the loan is credited to the account of the authority's banker, the rate in force at 11 a.m. two banking days before credit day;
- (ii) Different rates of interest shall be charged on such fixed rate loans 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.);
- (iii) The rates of such interest shall be:

PWLB Quota Rates	Per cent per annum		
	Loans Repayable		
	by instalments	at maturity	
	E.I.P.	E.R.	
1 year	—	—	13½
Over 1 but not over 2 years	12½	12½	12
Over 2 but not over 3 years	12½	12½	11½
Over 3 but not over 4 years	11½	11½	11½
Over 4 but not over 5 years	11½	11½	11½
Over 5 but not over 6 years	11½	11½	11½

Over 6 but not over 7 years	11½	11½	11
Over 7 but not over 8 years	11½	11½	10½
Over 8 but not over 9 years	11½	11½	10½
Over 9 but not over 10 years	11½	11½	10½
Over 10 but not over 15 years	10½	10½	10½
Over 15 but not over 25 years	10½	10	9½
Over 25 years	9½	9½	9½

PWLB Non-quota A Rates

1 year	—	—	13½
Over 1 but not over 2 years	13½	13½	12½
Over 2 but not over 3 years	13½	13½	12½
Over 3 but not over 4 years	12½	12½	12
Over 4 but not over 5 years	12½	12½	11½
Over 5 but not over 6 years	12	11½	11½
Over 6 but not over 7 years	11½	11½	11½
Over 7 but not over 8 years	11½	11½	11½
Over 8 but not over 9 years	11½	11½	11½
Over 9 but not over 10 years	11½	11½	11
Over 10 but not over 15 years	11½	11½	10½
Over 15 but not over 25 years	10½	10½	10½
Over 25 years	10½	10½	10½

PWLB Non-quota B Rate loans will bear interest at 1 per cent above the corresponding Non-quota A rates.

The amount which a local authority borrows within its annual quota will bear interest at the appropriate rate in the quota set of rates. Authorities may borrow further sums at quota rates at the discretion of the Public Works Loan Commissioners. Other borrowing beyond the quota entitlement will be at the appropriate rate in the non-quota set of rates.

My Lords concur.

The Treasury determine the rates of interest accordingly.

Treasury Chambers,
Parliament Street,
London SW1P 3AG.

27th September 1989.

(55 SI)

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 27th September 1989:

- (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		at maturity
	by instalments	E.R.	
	E.I.P.		
Up to 1 year	—	—	13½
Over 1 but not over 2 years	12½	12½	12
Over 2 but not over 3 years	12½	12½	11½
Over 3 but not over 4 years	11½	11½	11½
Over 4 but not over 5 years	11½	11½	11½
Over 5 but not over 6 years	11½	11½	11½
Over 6 but not over 7 years	11½	11½	11
Over 7 but not over 8 years	11½	11½	10½
Over 8 but not over 9 years	11½	11½	10½
Over 9 but not over 10 years	11½	11½	10½
Over 10 but not over 15 years	10½	10½	10½
Over 15 but not over 25 years	10½	10	9½
Over 25 years	9½	9½	9½

Treasury Chambers,
Parliament Street,
London SW1P 3AG.

27th September 1989.

(54 SI)

DEPARTMENT OF TRADE AND INDUSTRY

INSURANCE COMPANIES ACT 1982

Notice of Direction Under Section 11

Notice is hereby given under section 12(8) of the Insurance Companies Act 1982 that on 31st August 1989 the Secretary of State gave a direction under section 11 of that Act to E1 Paso Insurance Co. Ltd. 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.

(44 SI)

Department of Trade and Industry

INSURANCE COMPANIES ACT 1982

Notice of Direction Under Section 11

Notice is hereby given under section 12(8) of the Insurance Companies Act 1982 that on 24th May 1988 the Secretary of State gave a direction under section 11 of that Act to Crusader Insurance Plc. The direction provided that the Company shall cease to be authorised to effect contracts of insurance in the United Kingdom in

general business classes 3, 5, 10, 11, 13, 14, 15, 16 and 17, and was given at the request of the Company.

(45 SI)

Department of Trade and Industry

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

In the High Court of Justice (Chancery Division)
No. 002748 of 1989

In the Matter of BOB RICE CLEANING SERVICES LIMITED
and in the Matter of the Companies Act 1985 and in the Matter of the Insolvency Act 1986.

Notice is hereby given that by an Order made on 5th July 1989, upon the Petition of The Commissions of Customs and Excise, Creditors of the above-named Company presented to this Court on 10th May 1989, 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 11th April 1989, it is ordered that the name of the said Bob Rice Cleaning Services Limited be restored to the Register of Companies, and it is ordered that Bob Rice Cleaning Services Limited be wound up by this Court under the provisions of the Insolvency Act 1986, and it is ordered that the costs of the Petitioners of the said Petition be paid out of the assets of the said Company.

(47 SI)

S. R. Curtis, Registrar of Companies

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

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:

Fibredeal Limited—Manchester District Registry.
Select Shapes Limited—High Court of Justice.
R.P. S. Steels Limited—High Court of Justice.
Ballgold Limited—Manchester District Registry.
Plantagenet Limited—High Court of Justice.
Orwell Engineering Co. (St. Helens) Limited—High Court of Justice.
T.V. Broadcast Productions Limited—High Court of Justice.
E.D.C. Enterprises Development Limited—High Court of Justice.
Sandacraft Limited—High Court of Justice.
Kozee Sleep (Midlands) Limited—High Court of Justice.
Mulberry Company (Shoes) Limited—Bristol County Court.
Apixdale Limited—High Court of Justice.
Fairwarp Limited—High Court of Justice.
The Grove Avenue Estates (Epsom) Limited—High Court of Justice.

(30 SI)

S. R. Curtis, Registrar of Companies

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

COMPANIES ACT 1985

The dissolution of TORCHNEAT LIMITED was declared void by an Order of the Manchester District Registry on 6th September 1989.

(46 SI)

S. R. Curtis, Registrar of Companies

DEPARTMENT OF HEALTH AND SOCIAL SECURITY

Medicines Division, Market Towers, 1 Nine Elms Lane, London SW8 5NQ. Telephone 01-720 2188, Enquiries to Ext 3375

Product Licences Granted

Product Licence Number	Company Name	Product Name	Active Ingredients	Indications (Non-Prescriptive Items)
PL/0001/0138	Ciba-Geigy PLC trading as Ciba Laboratories	Aredia 15 mg/5 ml	Pamidronate disodium (Anhydrous form) 15 mg	POM
PL/0017/0260	Astra Pharmaceuticals	Morfin Syrup	Morphine Hydrochloride	POM

<i>Product Licence Number</i>	<i>Company Name</i>	<i>Product Name</i>	<i>Active Ingredients</i>	<i>Indications (Non-Prescriptive Items)</i>
PL/0039/0331	Limited Evans Medical Limited	Fluvirin [Inactivated Influenza Vaccine (Surface Antigen) BP]	EP 2 mg Haemagglutinin Proteins of the following strains of influenza virus: A/OMS/5389/8/88 WIC 160 10 ug (A/Shanghai/11/87 (H3N2)- like) A/Taiwan/1/86 10 ug (A/Singapore/6/86 (H1N1)- like) B/Yamagata/16/88 10 ug	POM
PL/0076/0140	Cilag Limited trading as Ortho Division of Cilag Limited	Trinovum* ED Oral Contraceptive Tablets	7 White Tablets: Norethisterone EP 0.5 mg Ethinylloestradiol EP 0.35 mg 7 Light Peach Coloured Tablets: Norethisterone EP 0.75 mg Ethinylloestradiol EP 0.035 mg 7 Peach Coloured Tablets: Norethisterone EP 1 mg Ethinylloestradiol EP 0.035 mg 7 Green Placebo Tablets: Lactose NF 93.5% w/w	POM
PL/0152/0202	Berk Pharmaceuticals Limited	Cartrol Tablets 10 mg	Carteolol Hydrochloride 10 mg	POM
PL/0165/0061	International Chemical Company Limited	Bisodol Extra Tablets	Calcium Carbonate EP 522 mg Magnesium Carbonate EP 68 mg Sodium Bicarbonate EP 63 mg Simethicone USP 100 mg	For the relief of indigestion, dyspepsia, heartburn, acidity and flatulence GSL
PL/0169/0009	Knoll Limited	Akineton	Biperiden Hydrochloride USP 2 mg	POM
PL/0169/0010	Knoll Limited	Akineton IV	Biperiden Lactate, BP 5 mg. (From Biperiden and Lactic Acid BP)	POM
PL/0576/0028	Global Pharmaceuticals Limited	Amoxil 500 mg	Amoxycillin Trihydrate equivalent to 500 mg Amoxycillin	POM
PL/3787/0066	Swingward Limited trading as Spectrum Marketing	Amoxil Syrup 125 mg	Amoxycillin Trihydrate 143.47 mg = 125 mg base	POM
PL/3787/0110	Swingward Limited trading as Spectrum Marketing	Madopar 250 mg Capsules	Levodopa BP 200 mg Benserazide Hydrochloride equivalent to 50 mg Benserazide base	POM
PL/3787/0112	Swingward Limited trading as Spectrum Marketing	Zaditen 1 mg Capsules	Ketotifen Hydrogen Fumarate 1.38 mg = 1 mg Base	POM
PL/3787/0124	Swingward Limited trading as Spectrum Marketing	Artiflam 200 mg Tablets (60)	Tiaprofenic Acid 200 mg	POM
PL/4236/0006	BIOS (Consultancy and Contract Research) Limited	Amclair Solution Tablets	Protease, Lipase, Pronase, Disodium Edetate	For the weekly care of soft contact lenses. Legal Status: N/A
PL/5272/0019	Rorer Pharmaceuticals Limited	Maalox TC Tablets	Aluminium Hydroxide BP 600 mg. Magnesium Hydroxide BP 300 mg	1. The management of the symptoms of heartburn, gastric hyperacidity and gastritis. 2. The treatment of duodenal ulcer. 3. The management of the symptoms of peptic ulceration. 4. The prevention of duodenal ulcer recurrence. GSL
PL/5272/0020	Rorer Pharmaceuticals Limited	Maalox Plus Suspension	Aluminium Hydroxide Wet Gel 24% w/v Dried Aluminium Hydroxide Gel BP 220 mg Magnesium Hydroxide Paste 13.3% w/v Magnesium Hydroxide	The symptomatic relief of: 1. Dyspepsia 2. Heartburn 3. Flatulence GSL

<i>Product Licence Number</i>	<i>Company Name</i>	<i>Product Name</i>	<i>Active Ingredients</i>	<i>Indications (Non-Prescriptive Items)</i>
PL/5272/0021	Rorer Pharmaceuticals Limited	Maalox TC Suspension	BP 195 mg Simethicone 25 mg Each 5 ml contains: Aluminium Hydroxide BP 600 mg Magnesium Hydroxide BP 300 mg	1. The management of the symptoms of heartburn, gastric hyperacidity and gastritis. 2. The treatment of duodenal ulcer. 3. The management of the symptoms of peptic ulceration. 4. The prevention of duodenal ulcer recurrence. GSL POM POM
PL/5571/0192 PL/5662/0129	Martonland Limited Dowelhurst Limited	Zovirax 200 mg Tablets Motilium	Acyclovir 200 mg Domperidone maleate equivalent to 10 mg Domperidone base A/Shanghai/11/87-like strain (H ₂ N ₂) 10 ug A/Singapore/6/86-like strain (H ₂ N ₂) 10 ug B/Yamagata/16/88-like strain 10 ug	POM
PL/6745/0035	Merieux UK Limited	'MFV-JECT' Inactivated Influenza Vaccine/Split Viron BP	Almond Oil BP 33-33 v/v Arachis Oil BP 33-33 v/v Rectified Camphor Oil 33-33 v/v	For the easy removal of earwax. GSL
PL/8452/0007	International Laboratories Limited	Earex Ear Drops	Nifedipine 10 mg	POM
PL/8781/0002	Transpharm International (UK) Ltd	Adalate Capsules 10 mg		

(7 SI)

PUBLIC HEALTH (SHIPS) REGULATIONS 1979

Charges for Inspection of Ships

The Secretary of State for Health hereby gives notice that, in accordance with Regulations 20(3) of the Public Health (Ships) Regulations 1979, the owner or master of a ship shall, as from 1st October 1989, and until further notice, pay to the port health authority, or, as the case may be, in relation to any other district, to the council of that district, the charges set out below for the inspection of the ship for the purpose of Regulations 18 and 19 of those Regulations (which provide for deratting ships and for the granting of Deratting Certificates and Deratting Exemption Certificates).

Scale of Charges

	£	p
Ships below 1,001 gross tonnage	28.00	
Ships from 1,001 to 3,000 gross tonnage	56.00	
Ships from 3,001 to 10,000 gross tonnage	83.00	
Ships from 10,000 to 20,000 gross tonnage	110.00	
Ships from 20,001 to 50,000 gross tonnage	138.00	
Ships over 50,000 gross tonnage	166.00	

G. C. M. Lupton, an Assistant Secretary in the Department of Health.

22nd September 1989.

(6 SI)

DEPARTMENT OF TRANSPORT

TOWN AND COUNTRY PLANNING ACT 1971

Proposed Stopping-up of a Highway at Manchester City Centre

The Secretary of State for Transport hereby gives notice that on the application of Metier Developments Limited he proposes to make an Order under section 209 of the above Act to authorise the stopping-up of a length of Trumpet Street, Manchester to enable development consisting of the erection of offices to be carried out in accordance with planning permission granted to Metier Developments Limited.

The proposed Order will require the improvement of Trumpet Street by the provision of a turning head.

During 28 days from 29th September 1989, copies of the draft Order and relevant plan may be inspected at all reasonable hours at

the offices of the Manchester City Council, Town Hall, Albert Square, Manchester, and may be obtained free of charge (quoting ref. NWRT 5082/41/18) from the address stated below.

Within the above-mentioned period of 28 days, any person may by notice to the Secretary of State (ref. NWRT 5082/41/18), at his address at the office of the Department of Transport, North West Regional Office, Sunley Tower, Piccadilly Plaza, Manchester M1 4BE, object to the making of the Order.

T. A. Ormand, a Principal in the Department of Transport
North West Region. (Ref. T1116 NL.) (23 SI)

TOWN AND COUNTRY PLANNING ACT 1971

The Secretary of State for Transport hereby gives notice that he has made an Order under section 209 of the above Act entitled "The Stopping-up of Highways (Metropolitan Borough of Dudley) (No. 1) Order 1989" authorising the stopping-up of a length of The Ryemarket, Stourbridge.

Copies of the Order may be obtained, free of charge, on application to the Department of Transport at the office of the Director (Transport), West Midlands Regional Office, No. 5 Broadway, Broad Street, Birmingham B15 1BL, (quoting ref. WMT 5106/35/1/9), and may be inspected at all reasonable hours at Stourbridge Library and Town Hall, Crown Centre, Crown Lane, Stourbridge, West Midlands.

Any person aggrieved by the Order and desiring to question the validity thereof, or of any provision contained therein, on the grounds that it is not within the powers of the above Act or that any requirement of that Act or of any regulation made thereunder has not been complied with in relation to the Order, may, within 6 weeks of 29th September 1989, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

N. E. Firkins, Deputy Director (Transport) West
Midlands Regional Office Department of Transport. (Ref. T1061 NL.) (21 SI)

TOWN AND COUNTRY PLANNING ACT 1971

The Stopping-up of Highways (County of Essex) (No. 19) Order 1989

The Secretary of State for Transport hereby gives notice that, on the application of Mrs. M. A. Wilcox, he has made an Order under section 209 of the above Act entitled "The Stopping-up of Highways (County of Essex) (No. 19) Order 1989" authorising the stopping-up of highway adjacent to Number 2, The Cobbles, Shenfield, Brentwood, to enable development consisting of incorporation of the highway into domestic curtilage to be carried out in accordance with planning permission granted to Mr. P. Wilcox by Brentwood District Council under Part III of the said Act.

Copies of the Order may be obtained, free of charge, on application to the Eastern Regional Office (Transport), Departments of the Environment and Transport, Heron House, 49-51 Goldington Road, Bedford MK40 3LL (quoting Ref. 505535/1/115) and may be inspected at all reasonable hours at the offices of Brentwood District Council, Ingrave Road, Brentwood, and at the Shenfield Public Library, Hutton Road, Shenfield.

Any person aggrieved by the Order and desiring to question the validity thereof, or of any provision contained therein, on the ground that it is not within the powers of the above Act or that any requirement of that Act or of any regulation made thereunder has not been complied with in relation to the Order, may, within 6 weeks of 29th September 1989, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

B. A. Sperring, Director (Transport), Department of Transport.
(Ref. T1064NL.) (20 SI)

TOWN AND COUNTRY PLANNING ACT 1971

MINERAL WORKINGS ACT 1951

The Secretary of State for Transport hereby gives notice that he has made an Order under section 209 of the Town and Country Planning Act 1971 and section 32 of the Mineral Workings Act 1951 entitled "The Stopping-up of Highways (County of South Yorkshire) (Barnsley No. 3) Order 1989" authorising the temporary stopping-up for a period of 7 years of lengths of Cross Keys Lane, Hoyland Common, and an unnamed highway at Birdwell, Barnsley, and requiring the restoration of the stopped-up lengths of Cross Keys Lane and an unnamed highway at the end of the period.

Copies of the Order may be obtained, free of charge, on application to the Department of Transport at the office of the Director (Transport), Yorkshire and Humberside Region, 9th Floor, City House, New Station Street, Leeds LS1 4JD (quoting Ref. YHRT 5095/35/1/7), and may be inspected at all reasonable hours at the Hoyland Common Branch Library, Sheffield Road, Hoyland, Barnsley, and at the Birdwell Branch Library, Sheffield Road, Birdwell, Barnsley.

Any person aggrieved by the Order and desiring to question the validity thereof, or of any provision contained therein, on the ground that it is not within the powers of the above Acts or that any requirement of those Acts or of any regulation made thereunder has not been complied with in relation to the Order, may, within 6 weeks of 29th September 1989, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

A. J. Homer, Director (Transport), Yorkshire and Humberside Regional Office of the Department of Transport. (Ref. T1066NLA.) (19 SI)

TOWN AND COUNTRY PLANNING ACT 1971

TOWN AND COUNTRY PLANNING GENERAL REGULATIONS 1976

The Secretary of State for Transport hereby gives notice that he has made an Order entitled "The Extinguishment of Vehicular Rights (County of Avon) (No. SW3) Order 1989". The Order comes into operation on 29th September 1989 and extinguishes any right which persons may have to use vehicles (other than those specified in Schedule 2 to the Order) on a length of Wellington Place, Weston-Super-Mare.

Copies of the Order may be obtained, free of charge, by applying to the offices of the Director (Transport), Department of Transport, South West Region, Room 402, Tollgate House, Houlton Street, Bristol BS2 9DJ (quoting Ref. No. DSW 504135/1/273) and may be inspected at all reasonable hours at the offices of the Woodspring District Council, Town Hall, Weston-Super-Mare, Avon.

If any person aggrieved by the Order desires to question its validity, or the validity of any provision contained in it, on the ground that it is not within the powers conferred by the above Act or that any requirement of that Act or of any regulations made under it has not been complied with in relation to the Order, he or she may, within 6 weeks from 29th September 1989, apply to the High Court for the suspension or quashing of the Order or of any provision contained in it.

Unless the Order is suspended or quashed as a consequence of any such application, any person who on 29th September 1989 had/had an interest in land having lawful access to a highway to which the Order relates may claim to be entitled to be compensated by the Woodspring District Council in respect of any depreciation in the value of his or her interest which is directly attributable. Any claim must be served on the council at its above address within a period of 6 months from 29th September 1989, unless the period is extended in any particular case by the Secretary of State.

F. W. Hauxwell, a Senior Executive Officer in the Department of Transport, South West Region. (Ref. T1082NL.) (18 SI)

TOWN AND COUNTRY PLANNING ACT 1971

The Secretary of State for Transport hereby gives notice that he proposes to make an Order under section 209 of the above Act to authorise the stopping up of lengths of Paulet Road and Darcy Close, Sheffield, to enable residential development to be carried out in accordance with planning permission granted to HLM Architects.

During 28 days from the 29th September 1989, copies of the draft Order and relevant plan may be inspected at all reasonable hours at the Administration and Legal Department, Sheffield City Council, Town Hall, Sheffield and may be obtained free of charge from the Department of Transport (quoting ref. YHRT5098/35/1/47) at the address stated below.

Within the above-mentioned period of 28 days any person may object to the making of the Order, by notice to the Secretary of State (ref: YHRT5098/35/1/47) at his address at the office of the Director (Transport) Yorkshire and Humberside Region, 9th Floor, City House, New Station Street, Leeds LS1 4JD.

E. P. Seib, a Senior Executive Officer in the Department of Transport (Ref. T1080NL.) (17 SI)

TOWN AND COUNTRY PLANNING ACT 1971

The Secretary of State for Transport hereby gives notice that he proposes to make an Order under section 209 of the above Act to authorise the stopping up of Brooklyn Street and lengths of Great Cross Street and Peel Street, Bradford, to enable development consisting of the extension of an existing car park associated with an office extension to be carried out in accordance with planning permission granted to the Yorkshire Water Authority.

During 28 days from the 29th September 1989, copies of the draft Order and relevant plan may be inspected at all reasonable hours at the Principal Engineers Office (Traffic and Road Safety), 1 City Road, Bradford and at the Central Library, Princes Way, Bradford and may be obtained free of charge from the Department of Transport (quoting ref. YHRT5111/35/1/35) at the address stated below.

Within the above-mentioned period of 28 days any person may object to the making of the Order, by notice to the Secretary of State (ref: YHRT5111/35/1/35) at his address at the office of the Director (Transport) Yorkshire and Humberside Region, 9th Floor, City House, New Station Street, Leeds LS1 4JD.

E. P. Seib, a Senior Executive Officer in the Department of Transport (Ref. T1081NL.) (16 SI)

TOWN AND COUNTRY PLANNING ACT 1971

Stopping up of Part of Fairfield, Colebrook, Plympton, Devon

The Secretary of State for Transport hereby gives notice that he proposes to make an Order under section 209 of the above Act to authorise the stopping up of part of Fairfield, Boringdon, Colebrook, Plympton, Devon, to enable residential development to be carried out in accordance with planning permission granted to D. Ward & Son under Part III of the said Act.

During 28 days from the 29th September 1989, copies of the draft Order and relevant plan may be inspected at all reasonable hours at the Plymouth City Council Offices, Civic Centre, Plymouth PL1 2EW, and at the Devon County Council Offices, Civic Centre, Plymouth PL1 2EW, and at the Devon County Council Offices, Area Engineer (West), Treverbyn House, 8 Plymbridge Road, Plympton,

Plymouth PL7 4LG, and may be obtained, free of charge, from the Department of Transport at the address stated below (quoting ref. DSW505135/1/183).

Within the above-mentioned period of 28 days any person may object to the making of the Order, by giving notice to the Secretary of State (ref: DSW505135/1/183) at his address at the Department of Transport, South West Region, Falcon Road, Exeter, Devon EX2 7LB.

R. S. Epps, a Senior Executive Officer, South West Region
Department of Transport (Ref. T1078NL.) (15 SI)

TOWN AND COUNTRY PLANNING ACT 1971

The Secretary of State for Transport hereby gives notice that he has made an Order under section 209 of the above Act entitled "The Stopping-up of Highways (County of Cornwall) (No. SW3) Order 1989" authorising the stopping-up of a length of unclassified road from Trythance and footpaths at Dean Quarry, St. Keverne to enable development to be carried out in accordance with planning permission granted under Part III of that Act and requiring the provision of highways which are to be footpaths maintainable at the public expense for which the Highway Authority is to be the Cornwall County Council.

Copies of the Order may be obtained, free of charge, on application to the Department of Transport, South West Region, Falcon Road, Exeter, Devon EX2 7LB (quoting ref. DSW504835/1/049) and may be inspected at all reasonable hours at the offices of the Kerrier District Council, Camborne, Cornwall, and at the address of the clerk to the St. Keverne Parish Council, Treskewes Farmhouse, St. Keverne, Helston, Cornwall.

Any person aggrieved by the Order and desiring to question the validity thereof, or of any provision contained therein, on the ground that it is not within the powers of the above Act or that any requirement of that Act or of any regulation made thereunder has not been complied with in relation to the Order, may within 6 weeks of the 19th September 1989 apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

R. S. Epps, a Senior Executive Officer, South West Region,
Department of Transport. (Ref. T1075NL.) (14 SI)

TOWN AND COUNTRY PLANNING ACT 1971

The Secretary of State for Transport hereby gives notice that he proposes to make an Order under section 209 of the above Act to authorise the stopping-up of 2 areas of the northern footway of High Street, Tadcaster to enable development consisting of a new shop front to No. 10 High Street to be carried out in accordance with planning permission granted to Samuel Smith Old Brewery (Tadcaster).

During 28 days from 29th September 1989 copies of the draft Order and relevant plan may be inspected at all reasonable hours at the Selby District Council, Area Office, 43 Kirkgate, Tadcaster and may be obtained free of charge from the Department of Transport (quoting ref. YHRTS5342/35/1/3) at the address stated below.

Within the above-mentioned period of 28 days, any person may object to the making of the Order, by notice to the Secretary of State (ref. YHRTS5342/35/1/3) at his address at the office of the Director (Transport) Yorkshire and Humberside Region, 9th Floor, City House, New Station Street, Leeds LS1 4JD.

E. P. Seib, a Senior Executive Officer in the Department of
Transport. (Ref. T1069NL.) (13 SI)

ROAD TRAFFIC REGULATION ACT 1984, SECTION 14

Temporary Closure of the M4 Motorway between Junctions 1 and 3

The Secretary of State for Transport hereby gives notice that he has made an Order to close the M4 motorway in the London Borough of Hounslow to enable maintenance work to be carried out. The effect of the Order, when appropriate traffic signs are displayed, will be:

- (1) to close the eastbound carriageway between junctions 3 and 2 between 9 p.m. and 6 a.m. the following day starting on 25th September 1989 and during the same hours on subsequent days, excepting 9 p.m. to 6 a.m. on Saturday/Sunday and Sunday/Monday, until the works in the eastbound carriageway have been completed; and
- (2) to close the westbound carriageway between junctions 1 and 3 during the same hours until the works in the westbound carriageway have been completed.

The eastbound alternative route from junction 3 would be via The Parkway (A312), Bath Road (A4) and Great West Road (A4) to junction 2. Westbound traffic would proceed via Great West Road A4, Bath Road (A4) and The Parkway (A312) to join the motorway at junction 3.

M. Bradshaw, London Regional Office, 2 Marsham Street
SW1P 3EB. (Ref. T1067RL.) (10 SI)

ROAD TRAFFIC REGULATION ACT 1984

Speed De-Restriction on A590 Trunk Road at Greenodd

Notice is hereby given that the Secretary of State for Transport proposes to make an Order under sections 82(2) and 83(1) of the Road Traffic Regulation Act 1984.

The effect of the Order will be that a length of the trunk road from a point 480 metres south of its junction with the A5092 and a point 400 metres north of that junction will cease to be restricted to the 30 m.p.h. speed limit which applied because of the street lighting and will be subject to the national speed limits of 60 m.p.h. for single carriageways and 70 m.p.h. for dual carriageways.

A copy of the Order, a plan illustrating the proposal, and a statement of reasons, may be inspected during normal working hours at the offices of the South Lakeland District Council, PO Box 18, Stricklandgate House, Stricklandgate, Kendal LA9 4QQ.

Any person wishing to object to the proposal should send a written statement of the grounds of objection to the offices of the Department of Transport, North West Regional Office, Sunley Tower, Piccadilly Plaza, Manchester M1 4BE, quoting ref. NWRT5049/2/TR73/2, by 27th October 1989.

J. M. F. Maher, a Principal in the Department of Transport,
North West Regional Office. (Ref. T1072RL.) (11 SI)

ROAD TRAFFIC REGULATION ACT 1984, SECTION 84

The A3 Trunk Road (Roehampton Vale, Wandsworth) Speed Limits) Order 198

The Secretary of State for Transport hereby gives notice that he proposes to make the above-named Order the effect of which would be to impose the under-mentioned speed limits on the slip roads specified below, which are currently under construction:

30 miles per hour

On that length of the slip road connecting Roehampton Vale (A3) with Stag Lane, in the London Borough of Wandsworth, between the north-eastern extremity of the triangular island site on its north-western side and its junction with Stag Lane.

40 miles per hour

- (a) On that length of the above-mentioned slip road between its junction with Roehampton Vale and the north-eastern extremity of the triangular island site;
- (b) On the slip road connecting Stag Lane with Roehampton Vale;
- (c) On the slip road connecting the north-eastbound carriageway of Roehampton Vale with the un-named approach road to the Stag Lane underpass; and
- (d) On the slip road connecting the un-named approach road to the Stag Lane underpass with the north-eastbound carriageway of Roehampton Vale.

A copy of the Order, a plan which illustrates its provisions and a statement of the Secretary of State's reasons for imposing them have been deposited at the offices of the Department of Transport, 2 Marsham Street, London SE1P 3EB, and at the office of the Director of Technical Services, London Borough of Wandsworth, Town Hall, Wandsworth High Street, London SW18 2PU where they may be inspected between the hours of 9.30 a.m. and 4 p.m. on Mondays to Fridays inclusive until 27th October 1989.

Any person who desires to object to the making of the Order should do so in writing to the Director (Transport), London Regional Office, Department of Transport, 2 Marsham Street, London SW1P 3EB, stating the grounds of their objection and quoting the ref. LRO 28/H5960/1/01. The closing date for the receipt of objection is 27th October 1989.

M. J. Bishop, a Senior Executive Officer, London Regional
Office, 2 Marsham Street, London SW1P 3EB. (Ref.
T1113 RL.) (9 SI)

HIGHWAYS ACT 1980

The London-Brighton Trunk Road (A23 Hickstead) Order 1987, Variation Order 19

The London-Brighton Trunk Road (A23 Hickstead Slip Roads) Order 1987, Variation Order 19

The London-Brighton Trunk Road (A23 Hickstead Slip Roads) (No. 3) Order 19

The London-Brighton Trunk Road (A23 Hickstead Side Roads) (No. 3) Order 19

The Secretary of State for Transport hereby gives notice that he proposes to make the following Orders:

- (1) the London-Brighton Trunk Road (A23 Hickstead) Order 1987, Variation Order 19, under sections 10 and 41 of the Highways Act 1980 providing that a part of the route of the new trunk road which he proposes to construct at Jobs Lane, Hickstead be varied;
- (2) the London-Brighton Trunk Road (A23 Hickstead Slip Roads) Order 1987, Variation Order 19, under sections 10 and 41 of the Highways Act 1980 providing that the route of a slip road to connect the southbound carriageway of the new trunk road with Jobs Lane be varied;
- (3) the London-Brighton Trunk Road (A23 Hickstead Slip Roads) (No. 3) Order 19, under section 10 of the Highways Act 1980 providing that a road which he proposes to construct to connect the new trunk road with Jobs Lane shall become a trunk road as from the date when the Order comes into force; and
- (4) the London-Brighton Trunk Road (A23 Hickstead Side Roads) No. 3) Order 19, under sections 14 and 125 of the Highways Act 1980 authorising him:
 - (a) to improve, raise, lower or otherwise alter Jobs Lane, Hickstead,
 - (b) to stop up parts of Footpaths Nos. 6 and 7,
 - (c) to construct five new highways (four to be permanent and one to be temporary),
 - (d) to stop up private means of access to premises; and
 - (e) to provide new means of access to premises,

all at Jobs Lane, Hickstead aforesaid; and providing for the transfer of the permanent new highways to the County Council of West Sussex as from the date on which he notifies the Council that they have been completed and are open for use by the public.

Copies of the draft Orders and of the relevant plans may be inspected free of charge at all reasonable hours from 28th September 1989 until 16th November 1989 or within 7 weeks from the date of publication of this notice, whichever period shall expire later, at the Department of Transport, 2 Marsham Street, London S.W.1; at the Department's South East Regional Office, Federated House, London Road, Dorking, Surrey; and at the offices of the County Engineer, West Sussex County Council, County Hall, Chichester; and the Mid Sussex District Council, Oaklands Road, Haywards Heath; at Bolney Post Office, The Street, Bolney; and at Hurstpierpoint Library, 88 High Street, Hurstpierpoint.

Any person may not later than 16th November 1989 or within 7 weeks from the date of publication of this notice, if such period shall expire later, object to the making of the Orders, by notice to the Secretary of State at his South East Regional Office quoting ref. RSE A23/2/65/2/17 and stating the grounds of objection. 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.

E. W. A. Smith, a Principal in the South East Regional Office, Department of Transport. (Ref. T1130 RL.)

21st September 1989.

(52 SI)

HIGHWAYS ACT 1984

The A41 London-Birmingham Trunk Road (Aston Clinton By-pass and Slip Roads) Order 19

The A41 London-Birmingham Trunk Road (East of Aylesbury to West of Tring) Detrunking Order 19

The A41 London-Birmingham Trunk Road (Aston Clinton By-pass and Slip Roads Side Roads) Order 19

The Secretary of State for Transport hereby gives notice that he proposes to make the following Orders:

1. An Order under sections 10, 41, 106 and 108 of the Highways Act 1980 authorising him to construct new trunk roads along the routes described below which shall become trunk roads as from the date when the Order comes into force:

(1) *Route of the main new trunk road*

A route at Aston Clinton in Buckinghamshire, about 6.4 kilometres in length, starting at a point on the existing trunk road about 1,060 metres south-east of its junction with New Road, Weston Turville. The route goes in an easterly direction crossing U100 College Road and U101 Buckland and then in a south-easterly direction crossing B489 Lower Icknield Way and the Grand Union Canal (Wendover Arm) to connect with the existing trunk road at the north-western end of the Tring Bypass.

(2) *Slip roads to link the above mentioned new trunk road with:*

(a) *College Road U100*: One route connecting the eastbound carriageway, and one route connecting the westbound carriageway of the main new trunk road with College Road U100 (as proposed to be improved).

(b) *Lower Icknield Way B489 at Buckland/Drayton Beauchamp*: One route connecting the eastbound carriageway, and one route connecting the westbound carriageway, of the main new trunk road with Lower Icknield Way B489 (as proposed to be re-constructed).

(c) *The A41 Trunk Road at Drayton Beauchamp/Tring Hill*:

(i) A route leading from the eastbound carriageway of the main new trunk road to a roundabout, to be constructed on the B488 Upper Icknield Way;

(ii) a route leading to the westbound carriageway of the main new trunk road from a roundabout to be constructed on the A41 trunk road;

(iii) a route leading to the westbound carriageway of the main new trunk road from a roundabout described at (i) above;

(iv) a route leading from the eastbound carriageway of the main new trunk road to a roundabout described at (ii) above.

2. An Order under sections 10 and 12 of the Highways Act 1980 to provide that a length of the London-Birmingham Trunk Road (A41) (to be superseded by the new trunk road) shall cease to be a trunk road, and shall be classified as a classified road, as from the date on which the Secretary of State notifies the County Council of Buckinghamshire that the new trunk road is open for through traffic.

3. An Order under sections 14, and 125 of the Highways Act 1980 authorising him:

- (a) to improve, raise, lower or otherwise alter highway,
- (b) to stop up highways,
- (c) to construct new highways,
- (d) to stop up private means of access to premises, and
- (e) to provide new means of access to premises,

all at Weston Turville, Aston Clinton, Buckland, Drayland Beauchamp and Tring Hill in the county of Buckinghamshire on or in the vicinity of the route of the new trunk road mentioned above and providing for the transfer of each of the said new highways to the County Council of Buckinghamshire as from the date on which he notifies the Council that the new highways have been completed and are open for through traffic.

Copies of the draft Orders and of the relevant plans may be inspected free of charge at all reasonable hours from 29th September until 24th November 1989 at the Department of Transport, Room P3/061, 2 Marsham Street, London S.W.1, and at the offices of the Department's Eastern Regional Office (Transport), Heron House, 49-53 Goldington Road, Bedford MK40 3LL, and at the offices of Buckinghamshire County Council, County Hall, Aylesbury; Aylesbury Vale District Council Offices at Friars Square, Aylesbury, and at Fowler Road, Aylesbury; the County Library Headquarters, County Hall, Aylesbury, the Mobile Library Service which covers the Aston Clinton and Buckland areas and the Sub-Post Office, London Road, Aston Clinton.

Any person may, not later than 24th November 1989 or within 8 weeks from the date of publication of this notice, if such period shall expire later, object to the making of the Orders, by notice to the Secretary of State at his address at the Eastern Regional Office, quoting ref. 504409/A41/S01 and 504409/A41/T01 and stating the grounds of objection. 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.

A. Evans, a Principal in the Eastern Regional Office of the Department of Transport authorised by the Secretary of State (Ref. T1111 RL).

20th September 1989.

(22 SI)

HIGHWAYS ACT 1980

The London-Brighton Trunk Road (A23 Hickstead) Order 1987, Variation Order 19

The London-Brighton Trunk Road (A23 Hickstead Slip Roads) Order 1987, Variation Order 19

The London-Brighton Trunk Road (A23 Hickstead Slip Roads) (No. 3) Order 19

The London-Brighton Trunk Road (A23 Hickstead Side Roads) (No. 3) Order 19

The Secretary of State for Transport hereby gives notice that he proposes to make the following Orders:

1. the London-Brighton Trunk Road (A23 Hickstead) Order 1987, Variation Order 19, under sections 10 and 41 of the Highways Act 1980 providing that a part of the route of the new trunk road which he proposes to construct at Jobs Lane, Hickstead be varied;
2. the London-Brighton Trunk Road (A23 Hickstead Slip Roads) Order 1987, Variation Order 19, under sections 10 and 41 of the Highways Act 1980 providing that the route of a slip road to connect the southbound carriageway of the new trunk road with Jobs Lane, be varied;
3. the London-Brighton Trunk Road (A23 Hickstead Slip Roads) (No. 3) Order 19, under section 10 of the Highways Act 1980 providing that a road which he proposes to construct to connect the new trunk road with Jobs Lane shall become a trunk road as from the date when the Order comes into force; and
4. the London-Brighton Trunk Road (A23 Hickstead Side Roads) (No. 3) Order 19, under section 14 and 125 of the Highways Act 1980 authorising him:
 - (a) to improve, raise, lower or otherwise alter Jobs Lane, Hickstead,
 - (b) to stop up parts of Footpaths Nos 6 and 7,
 - (c) to construct five new highways (four to be permanent and one to be temporary),
 - (d) to stop up private means of access to premises, and
 - (e) to provide new means of access to premises,

all at Jobs Lane, Hickstead aforesaid; and providing for the transfer of the permanent new highways to the County Council of West Sussex as from the date on which he notifies the Council that they have been completed and are open for use by the public.

Copies of the draft Orders and of the relevant plans may be inspected free of charge at all reasonable hours from 28th September 1989 until 16th November 1989 or within seven weeks from the date of publication of this notice, whichever period shall expire later, at the Department of Transport, 2 Marsham Street, London S.W.1, at the Department's South East Regional Office, Federated House, London Road, Dorking, Surrey, and at the offices of the County Engineer, West Sussex County Council, County Hall, Chichester, and the Mid Sussex District Council, Oaklands, Oaklands Road, Haywards Heath, at Bolney Post Office, The Street, Bolney, and at Hurstpierpoint Library, 88 High Street, Hurstpierpoint.

Any person may not later than 16th November 1989 or within 7 weeks from the date of publication of this notice, if such period shall expire later, object to the making of the Orders, by notice to the Secretary of State of his South East Regional Office quoting ref. RSE A23/2/65/2/17 and stating the grounds of objection. 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.

E. W. A. Smith, a Principal in the South East Regional Office Department of Transport (Ref. T1112RL)

21st September 1989

(12 SI)

RAILWAYS ACT

The Secretary of State for Transport in exercise of his powers under the Light Railways Act 1896, as amended by the Light Railways Act 1912 and Part V of the Railways Act 1921 and now vested in him, made the Bodmin Railway Centre Light Railway Order (SI 1989 No. 1625) on 31st August 1989. The Order came into force on 1st September 1989.

Copies of the Order may be obtained from HM Stationery Office at the address shown on the last page of the *London Gazette* or through booksellers price £1.35. (Ref T1139RL) (51 SI)

HARBOURS ACT 1964

The Great Yarmouth Port Authority Harbour Revision Order 1989

Notice is hereby given in pursuance of paragraph 9A of Schedule 3 of the Harbours Act 1964 that the Great Yarmouth Port Authority Harbour Revision Order is not subject to special parliamentary procedure. The Order therefore came into force on 21st September 1989.

J. R. Fells, an Assistant Secretary, Department of Transport. (Ref. T1117NL.)

22nd September 1989.

(24 SI)

DEPARTMENT OF ENERGY

PETROLEUM PRODUCTION LICENCES

Surrender of Licensed Area

The Secretary of State announces that, in accordance with the provisions of the Petroleum (Production) (Continental Shelf and Territorial Seas) Regulations 1964, block 38/5A was surrendered on 31st August 1989. (4 SI)

PETROLEUM (PRODUCTION) ACT 1934

The Secretary of State for Energy hereby gives notice that under the provisions of The Petroleum (Production) (Landward Areas) Regulations 1984 Exploration Licences EXL034 and EXL097 have been surrendered. Details of these Licences were published in the *London Gazette* on 18th July 1986. (5 SI)

CERTIFICATION OFFICE FOR TRADE UNIONS AND EMPLOYERS' ASSOCIATIONS

27 Wilton Street,
London SW1X 7AZ

EMPLOYMENT PROTECTION ACT 1975

Notice of Application for a Certificate of Independence

Notice is hereby given that an application for a certificate of independence under section 8 of the Employment Protection Act 1975 has been received from the following trade union:

National Union of Mineworkers (Cannock Chase District).

Any person who wishes to submit any information relevant to this application should do so within one calendar month of the date of publication of this notice.

(53 SI)

M. Wake, Certification Officer

Public Notices

PARLIAMENTARY NOTICES

THAMES BARRIER AND FLOOD PREVENTION ACT 1972

The River Colne Barrier (Wivenhoe) Order 1989

Notice is hereby given that the National Rivers Authority are applying to the Minister of Agriculture, Fisheries and Food and the Secretary of State for Trade and Industry for an Order under section 56 of the Thames Barrier and Flood Prevention Act 1972.

The local authorities whose areas are comprised wholly or partly in the area affected by the Order are:

- (1) Essex County Council;
- (2) Colchester Borough Council;
- (3) Tendring District Council.

A copy of the draft Order and the plans and sections showing the works to be authorised by the Order have been deposited at the following offices:

The Chief Executive, Colchester Borough Council, Town Hall, Colchester CO1 1ZE.

The Director of Planning and Economic Development, Tendring District Council, Council Offices, Weeley, Clacton-on-Sea, Essex CO16 9AJ.

and may be inspected by any person free of charge at all reasonable times during the period of 28 days beginning on 29th September 1989.

A notice explaining the effects of the Order will be published in the *East Anglian Daily Times* and the *Essex County Standard* newspapers of the 29th September 1989.

Dyson Bell Martin & Co., 1 Dean Farrar Street, Westminster, London SW1H 0DY, Parliamentary Agents.

29th September 1989.

(813)

DEPARTMENT FOR NATIONAL SAVINGS

Index-Linked National Savings Movement of the United Kingdom General Index of Retail Prices

For the purposes of revaluing on repayment Index-linked National Savings Certificates (Retirement Issue, 2nd, 3rd and 4th Index-linked Issues) and contributions under Save As You Earn savings contracts (Third Issue) and for revising the annual rate of interest for Indexed-Income Bonds, the Index figure issued by the Central Statistical Office in the month of September and applicable to the month of October is 115.8. This figure is based on the revised reference base of 100 adopted in January 1987. In accordance with the relevant prospectuses a notional Index figure of 456.8 has been calculated and will apply to Index-linked Savings Certificates and Indexed-Income Bonds purchased in March 1987 or earlier and SAYE contributions which were due for payment and made in February 1987 or earlier.

J. Laurie, Procedure & Central

15th September 1989.

(8 SI)

BANK OF ENGLAND

AN ACCOUNT pursuant to the Acts 7 & 8 Vict. ch 32, 18 & 19 Geo. 5 ch. 13 and 19 & 20 Eliz. 2 ch. 24, for the week ending on Wednesday, the 27th day of September 1989.

ISSUE DEPARTMENT

	£		£
Notes Issued:		Government Debt	11,015,100
In Circulation	15,020,634,019	Other Government Securities	14,290,634,329
In Banking Department	9,365,981	Other Securities	728,350,571
		Coin other than Gold Coin	—
		Amount of Fiduciary Issue	£15,030,000,000
		Gold Coin and Bullion	—
	<u>£15,030,000,000</u>		<u>£15,030,000,000</u>

Dated the 28th day of September 1989.

G. M. Gill, Chief Cashier

BANKING DEPARTMENT

	£		£
Capital	14,553,000	Government Securities	1,492,131,660
Rest	—	Other Securities	2,306,306,995
Public Deposits (including Exchequer, National Loans Fund, National Debt Commissioners and Dividend Accounts)	69,736,931	Notes	9,365,981
Other Deposits	3,723,722,737	Coin	208,032
Seven Day and other Bills	—		
	<u>£3,808,012,668</u>		<u>£3,808,012,668</u>

Dated the 28th day of September 1989.

G. M. Gill, Chief Cashier

(49 SI)

WATER ACTS

NATIONAL RIVERS AUTHORITY – YORKSHIRE REGION

Notice of an application for the purposes of Section 108(1)(a) of the Water Act 1989.

Notice is hereby given in accordance with schedule 12(1)(3)(a) of the Water Act 1989, that an application has been made to the National Rivers Authority by J. R. Wood, for consent to discharge a maximum of 250 cubic metres per day of fish effluent to the Shallowdale Beck at NGR SE 566 796 from a proposed fish farm at Shallowdale, Westwood Lane, Ampleforth, North Yorkshire.

Any person who wishes to make representations about the application should do so in writing to the Environment Manager, National Rivers Authority, Yorkshire Region, Rivers House, 21 Park Square South, Leeds LS1 2QG, not later than 10th November 1989 quoting ref. 1501.

A copy of the application may be inspected free of charge at the Authority's offices at 47-48 Skeldergate, Yorkshire, at all reasonable times.

(739)

A. M. C. Edwards, Environment Manager

WATER RESOURCES ACT

ANGLIAN WATER AUTHORITY

Notice of Application for a Licence to abstract Water

Notice is hereby given that an application is being made to the Anglian Water Authority N.R.A. Unit by Amis Development Co., Ltd., for a licence to abstract the following quantities of water from chalk underground strata at the following point of abstraction: 730 cubic metres per year at National Grid Reference 163203 in the Parish of Haveringland, in the District of Broadland in the County of Norfolk.

The water is required for domestic supply to four dwellings.

A copy of the application and of any map, plan or other document submitted with it may be inspected free of charge at No. 2 Quaker Farm Barns, Haveringland, at all reasonable hours during the period beginning on 16th September 1989, and ending on 16th October 1989.

Any person who wishes to make representations about the application should do so in writing to the Regional Manager Environmental Regulation, Anglian Water Authority N.R.A. Unit, Aqua House, London Road, Peterborough, before the end of the said period.

(814)

M. Amis, Amis Development Co., Ltd.

NATIONAL RIVERS AUTHORITY – WELSH REGION

Notice of Application for Licence to abstract Water

Notice is hereby given that an application is being made to the National Rivers Authority, Welsh Region, by D. E. Whittall for a licence to abstract the following quantities of water from the River Wye at the following points of abstraction: 5,000,000 gallons per annum, 100,000 gallons per day at any point between SO 330488 and SO 337448.

Further details of the application are: water required for spray irrigation purposes.

A copy of the application and of any map, plan or other document submitted with it may be inspected free of charge at Old Court Farm, Bredwardine, Hereford HR3 6BT, at all reasonable hours during the period beginning on 1st October 1989 and ending on 25th October 1989.

Any person who wishes to make representations about the application should do so in writing to the Regional Manager of the National Rivers Authority, Welsh Region, at Rivers House, St. Mellons Business Park, St. Mellons, Cardiff.

D. E. Whittall

24th September 1989.

(736)

NATIONAL RIVERS AUTHORITY—WELSH REGION

Notice of Application for Licence to Abstract Water

Notice is hereby given that an application is being made to the National Rivers Authority, Welsh Region, by F. J. Clutterbuck Ltd. for a licence to abstract the following quantities of water from an unnamed spring at S.O. 655233 at the following point of abstraction: 2,000,000 gallons per annum at S.O. 655233.

Further details of the application are: water required for winter storage purposes.

A copy of the application and of any map, plan or other document submitted with it may be inspected free of charge at Ecclesworth Court, Bromsash, Ross-on-Wye HR9 7PP at all reasonable hours during the period beginning on 30th September 1989 and ending on 25th October 1989.

Any person who wishes to make representations about the application should do so in writing to the Regional Manager of the National Rivers Authority, Welsh Region, at Rivers House, St. Mellons Business Park, St. Mellons, Cardiff.

P. J. Clutterbuck, on behalf of F. J. Clutterbuck Ltd.

21st September 1989.

(721)

NATIONAL RIVERS AUTHORITY—WELSH REGION

Notice of Application for a Combined Licence to Obstruct or Impede the Flow of an Inland Water by Means of Impounding Works and to Abstract Water

Notice is hereby given that an application is being made to the National Rivers Authority, Welsh Region by D. S. Rees-Thomas, Freshfield Farm, Monorbier, Tenby, Dyfed for a combined licence to obstruct or impede the flow of an unnamed stream by means of an earth embankment at Grid Ref. SS 070995, Freshfield Farm, Monorbier and to abstract 2 million gallons of water per year from the said inland water at or near that point.

The capacity of the reservoir at overflow level will be 2 million gallons. Further details of the application are: water will be stored during the winter for spray irrigation in summer.

A copy of the application and of any map, plan or other document submitted with it may be inspected free of charge at Freshfield Farm, Monorbier at all reasonable hours during the period beginning on 29th September 1989 and ending on 27th October 1989.

Any person who wishes to make representations about the application should do so in writing to the Regional General Manager, National Rivers Authority, Welsh Region, Plas yr Afon, St. Mellons Business Park, Cypress Drive, St. Mellons, Cardiff CF3 0LT, before the end of the said period.

D. S. Rees-Thomas

25th September 1989.

(734)

NORTH WEST WATER LIMITED

DROUGHT ACT 1976

The North West Water Limited (Podnet Tarn) (Drought) Order 1989

Notice is hereby given that the Secretary of State for the Environment has in exercise of the powers contained in section 1 of the Drought Act 1976 made the above-mentioned Order which came into operation on 7th September 1989 and which will have effect until 31st October 1989.

The effect of the Order is to authorise the abstraction of up to 10 megalitres of water at a maximum rate of 2 megalitres per day from Podnet Tarn situated south east of Bowness-on-Windermere (NGR SD 404925), and the discharge of such quantity of water into Ghyl Head Reservoir.

Copies of the Order may be inspected at the Company's offices at Northgate, White Lund Industrial Estate, Morecambe.

W. H. Crackle, Solicitor

Dawson House, Great Sankey,
Warrington WA5 3LW.

22nd September 1989.

(728)

NORTH WEST WATER AUTHORITY

Notice of Application for a Licence to Abstract Water

Notice is hereby given that an application is being made to the North West Water Authority by Dales Water Services Limited, Witherick Lane, Melmerby, Ripon, North Yorkshire HG4 5JB, on behalf of Halewood Community Council, The Derrick Adams Centre, Kenton Road, Halewood, Liverpool L26 9TS, for a licence to abstract the following quantities of water from a borehole at NGR SD 745560 Stephens Park, Tossie: 400 gallons per hour, 2,000 gallons per day, 400,000 gallons per year. The water is required for domestic purposes at an outdoor activity centre.

A copy of the application and of any map, plan or other document submitted with it may be inspected free of charge at Stephen Park, Tossie, at all reasonable hours during the period beginning on 29th September 1989 and ending on 27th October 1989. Any person who wishes to make representations about the application should do so in writing to the Manager of the Rivers Division, P.O. Box 12, New Town House, Buttermarket Street, Warrington WA1 2QG, before the end of the said period.

C. S. Dodds, on behalf of Halewood Community Council.
29th September 1989. (729)

WELSH WATER AUTHORITY

Notice of Application for Licence to Abstract Water

Notice is hereby given that an application is being made to the Welsh Water Authority, Regional Rivers Division, Penrhosgarnedd, Bangor, Gwynedd, by the Cambrian Angling Association, for a licence to abstract the following quantities of water from the outlet stream from Llyn y Manod, near Bron Manod Farm, at the following point of abstraction: 31276.8 cubic metres per annum, 172.8 cubic metres per day, 7.2 cubic metres per hour at NGR SH713441.

Further details of the application are: Abstraction of water required to operate a fish hatchery from the period 1st November to 30th April inclusive annually.

A copy of the application and of any map, plan or other document submitted with it may be inspected free of charge at 11 Dorfil Street, Blaenau Ffestiniog, Gwynedd LL41 3UY, at all reasonable hours during the period beginning on 29th September 1989 and ending on 27th October 1989.

Any person who wishes to make representations about the application should do so in writing to the Regional Manager, Regional Rivers Division, Welsh Water Authority, Plas yr Afon, St. Mellons Business Park, St. Mellons, Cardiff CF3 0EG, before the end of the said period.

K. I. Williams, on behalf of the Cambrian Angling Association.
21st September 1989. (744)

PUBLIC HEALTH ACTS AND CLEAN AIR ACT

NORTH WARWICKSHIRE BOROUGH COUNCIL

CLEAN AIR ACT 1956

The North Warwickshire Borough Council (No. 14) Smoke Control Order, 1989

Notice is hereby given that the Council in exercise of the powers conferred on them by section 11 and Schedule 1 of the Clean Air Act, 1956, as amended by the Local Government Planning and Land Act, 1980, propose to make an Order, entitled the North Warwickshire Borough Council (No. 14) Smoke Control Order, 1989, declaring the area described in the Schedule hereto to be a Smoke Control Area.

Subject to the exemptions provided by virtue of section 11(4) of the Act, if, on any day after the Order has come into operation, smoke is emitted from a chimney of any dwelling within the smoke control area, the occupier of that dwelling shall be guilty of an offence and liable to a fine not exceeding Level 3 on the Standard Scale (currently £400) unless he proves that the emission of smoke was not caused by the use of any fuel other than an authorised fuel. In the case of any other building, the maximum fine is not more than Level 5 (currently £2,000). The authorised fuels include anthracite, coke and other carbonised fuels, gas and electricity.

Copies of the proposed Order and of the map referred to may be inspected free of charge at the office of the Borough Secretary, The Council House, South Street, Atherstone, at all reasonable times during the period of 6 weeks from 29th September 1989.

Within the said period any person who will be affected by the Order may by notice in writing to the Borough Secretary, The Council House, South Street, Atherstone, Warwickshire CV9 1BD, object to the making of the Order.

D. Monks, Chief Executive

The Council House, South Street,
Atherstone, Warwickshire CV9 1BD.

SCHEDULE

The area of 531 acres (215 hectares) or thereabouts in the Parish of Curdworth.

The Order affects both the existing and future development of the area described and for the most part, the proposal includes premises in the following roads:

Beehive Lane, Breeden Drive, Church Lane, Coleshill Road, Farthing Lane, Glebe Fields, Kingsbury Road, The Mount, Oaklands, Orchard Close, St. Nicholas Walk, Sandpits Close, Wishaw Lane (part).

29th September 1989.

(741)

POST OFFICE

POST OFFICE SCHEME L1/1989

NOTE: The Scheme which follows this note has been made under section 28 of the Post Office Act 1969 and will come into operation on 2nd October 1989, when it will replace:

- (a) the Post Office Inland Post Scheme 1979 (Post Office Scheme P1/1979) and
- (b) the following schemes which amended that scheme, that is to say, the Post Office Inland Post Amendment (No. 1) Scheme 1979 (Post Office Scheme P5/1979), the Post Office Inland Post Amendment (No. 2) Scheme 1980 (Post Office Scheme P1/1980), the Post Office Inland Post Amendment (No. 3) Scheme 1980 (Post Office Scheme P6/1980), the Post Office Inland Post Amendment (No. 4) Scheme 1981 (Post Office Scheme P1/1981), the Post Office Inland Post Amendment (No. 5) Scheme 1981 (Post Office Scheme P5/1981), the Post Office Inland Post Amendment (No. 6) Scheme 1981 (Post Office Scheme P11/1981), the Post Office Inland Post Amendment (No. 7) Scheme 1981 (Post Office Scheme P12/1981), the Post Office Inland Post Amendment (No. 8) Scheme 1981 (Post Office Scheme P15/1981), the Post Office Inland Post Amendment (No. 9) Scheme 1982 (Post Office Scheme P1/1982), the Post Office Inland Post Amendment (No. 10) Scheme 1983 (Post Office Scheme P1/1983), the Post Office Inland Post Amendment (No. 11) Scheme 1983 (Post Office Scheme P3/1983), the Post Office Inland Post Amendment (No. 12) Scheme 1983 (Post Office Scheme P5/1983), the Post Office Inland Post Amendment (No. 13) Scheme 1984 (Post Office Scheme 1/1984), the Post Office Inland Post Amendment (No. 14) Scheme 1984 (Post Office Scheme 2/1984), the Post Office Inland Post Amendment (No. 15) Scheme 1985 (Post Office Scheme 2/1985), the Post Office Inland Post Amendment (No. 16) Scheme 1985 (Post Office Scheme 6/1985), the Post Office Inland Post Amendment (No. 17) Scheme 1986 (Post Office Scheme 4/1986), the Post Office Inland Post Amendment (No. 18) Scheme 1986 (Post Office Scheme 6/1986), the Post Office Inland Post Amendment (No. 19) Scheme 1987 (Post Office Scheme 4/1987), the Post Office Inland Post Amendment (No. 20) Scheme 1988 (Post Office Scheme 1/1988), the Post Office Inland Post Amendment (No. 21) Scheme 1988 (Post Office Scheme 2/1988) and the Post Office Inland Post Amendment (No. 22) Scheme 1988 (Post Office Scheme 3/1988).

(This note is not part of the Scheme)

THE POST OFFICE INLAND LETTER POST SCHEME 1989

Made18th September 1989

Coming into operation2nd October 1989

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The Post Office, by virtue of the powers conferred upon it by section 28 of the Post Office Act 1969, and all other powers enabling it in this behalf, hereby makes the following Scheme:

PART I**COMMENCEMENT, CITATION, REVOCATION, INTERPRETATION AND APPLICATION****Commencement and Citation**

1. This Scheme shall come into operation on the 2nd day of October 1989, and may be cited as the Post Office Inland Letter Post Scheme 1989.

Revocation

2. Subject to the provisions of paragraph 59, the schemes mentioned in Schedule 6 are hereby revoked.

Interpretation

- 3.—(1) In this Scheme, except so far as the contrary is provided or the context otherwise requires, the following expressions have the meanings hereby assigned to them respectively:

“the Act” means the Post Office Act 1953, as amended by the Post Office Act 1969 and the British Telecommunications Act 1981;

“articles for the blind” and “blind person” have the meanings assigned to them by paragraph 21;

“British postal area” means the United Kingdom;

“business reply packet” means a letter which, by authority of the Post Office, may be posted without pre-payment of postage to an address of, or of the agent of, a person who has made provision to the satisfaction of the Post Office for the payment of the appropriate postage on letters so posted which are received by him or by such agent, being a letter which:

- (a) consists of, or is enclosed in, a card, folder, letter card or envelope provided by that person with the authority of the Post Office, on which are printed the address to which the letter may be so posted and special distinguishing characters allocated for the purpose by the Post Office; or

(b) has affixed thereon a label, provided by that person with such authority on which are printed such address and the distinguishing characters so allocated;

"cash on delivery amount" has the meaning assigned to it in the following definition of "cash on delivery packet";

"cash on delivery packet" means; a registered letter or a registered newspaper, with respect to which the sender has requested the Post Office to collect or secure the collection of a sum of money (in this Scheme referred to as the cash on delivery amount) on his behalf from the addressee of the packet as a condition of delivery and has paid the fee for the cash on delivery service;

"coin" means; coin (whether or not current) except such as is used or designed for purposes of ornament;

"current registered newspaper" means;

(a) a complete published copy of a current issue of a registered newspaper, (being an issue which is in course of distribution by the publisher, a wholesaler or a retailer) with or without a complete copy of such a supplement published with that issue as meets the requirements specified in paragraph 19(8); or

(b) a packet of two or more complete published copies of such an issue of a registered newspaper, each or any of them with or without a complete copy of such a supplement published with that issue, which is posted, or is intended to be posted for transmission as a current registered newspaper at the rate of postage specified in item 2 of Schedule 1;

"customs duty" includes value added tax;

"Despatch/Inpayment Document" has the meaning assigned to it by paragraph 40;

"express delivery office" means any post office from time to time authorised by the Post Office for the reception of postal packets for conveyance and delivery by special messenger;

"express packet" has the meaning assigned to it by paragraph 24;

"first class letter" means;

(a) a letter upon which there is denoted in a manner provided by paragraph 11 (3) payment of postage at the rate specified in or fixed under Schedule I appropriate for its transmission as a first class letter;

(b) a letter on which postage has not been prepaid and with respect to which the Post Office has entered into an arrangement with the sender for the grant of credit facilities and which is distinguished or marked in such manner as the Post Office may direct to indicate the intention of the sender that it is to be transmitted as a first class letter;

(c) a business reply packet which is distinguished or marked in such manner as the Post Office may direct to indicate the intention that it is to be transmitted as a first class letter;

(d) a letter transmitted under the provisions of paragraph 32 which is distinguished or marked in such manner as the Post Office may direct to indicate the intention of the sender that it is to be transmitted as a first class letter;

"freepost packet" means a letter (not being a business reply packet) which, by authority of the Post Office, may be posted without payment of postage and which:

(a) is addressed to, or to the agent of, a person who has made provision to the satisfaction of the Post Office for the payment of the appropriate postage on letters which are posted without prepayment of postage and are received by him or by such agent; and

(b) is so addressed in terms authorised by the Post Office for the purpose, incorporating the designation "FREEPOST" and such other distinguishing characters (if any) as the Post Office may deem necessary;

"incoming" when used in relation to any postal packet, or any description of postal packet, means received in the British postal area from the Channel Islands or the Isle of Man;

"inland", when used in relation to any postal packet, or any description of postal packet, means posted in the British postal area and addressed to some place in the British postal area, but does not include a postal packet addressed to a ship of the Royal Navy, notwithstanding that the name of a port in the British postal area or the words "c/o BFPO Ships" are included in the address, if the packet has to be sent abroad for delivery to the ship;

"jewellery" means:

(a) gold, silver, platinum or other precious metal in a manufactured state; that is to say, a state in which value is added to the raw material by skilled workmanship and in this definition are included any coins used or designed for purposes of ornament;

(b) diamonds and precious stones;

(c) watches, the cases of which are entirely or mainly composed of gold, silver, or platinum or other precious metal; and

(d) any article of a like nature which, apart from workmanship, has an intrinsic or market value;

"late posted packet" has the meaning assigned to it by paragraph 6;

"letter" means any postal packet except a packet consisting of articles for the blind, a current registered newspaper, an unaddressed packet or a packet consisting of a Petition or address of a kind referred to in section 84(1) of the Post Office Act 1969;

"the minimum registration fee" means the smallest fee specified in Column 1 of part 1 of Schedule 4;

"officer of the Post Office" means a person engaged in the business of the Post Office;

"paper money" means;

(a) bank notes or currency notes, being current in the British postal area or elsewhere;

(b) postal orders;

(c) unobliterated postage or revenue stamps valid for current use in the British Postal area or elsewhere (except revenue stamps embossed or impressed on an instrument which has been executed) and National Insurance stamps;

(d) exchequer bills, bills of exchange, promissory notes, cheques, credit notes which entitle the holder to money or goods and all orders and authorities for the payment of money, whether negotiable or not;

(e) bonds and coupons relating thereto and other securities for money, whether negotiable or not;

(f) coupons, vouchers, tokens, cards, stamps or similar documents, exchangeable (singly or with other such documents) for money, goods or services;

"postal form" means a form issued by or under the authority of the Post Office;

"postal franking machine" means a franking machine of any such type as the Post Office may from time to time approve, designed to stamp impressions denoting the payment of postage and other fees, charges and sums payable to the Post Office, by means of a franking die and a date stamping die, and includes any meter used in the machine or in connection therewith and any dies used in the machine;

"postal packet" means and includes every packet or article transmissible by post, except a parcel and a Datapost packet;

"preferred envelope" means an envelope which is of the shape and within the limits of size specified in Column 3 of Schedule 1 for a preferred letter, has no open panel, and is made of paper weighing at least 63 grammes per square metre;

"preferred letter" means a letter which is of the shape and within the limits of size specified in Column 3 and within the limits of weight specified in Column 4 of Schedule 1 for a preferred letter and which either:

(a) is enclosed in a preferred envelope; or

(b) consists of an unfolded card (not enclosed in an outer covering) which complies with the provisions of paragraph 17; or

(c) consists of a folded card or folded paper of a type approved by the Post Office which is sealed or secured in such manner as the Post Office may require;

"prescribed" means prescribed by the Post Office;

"recorded delivery packet" has the meaning assigned to it by paragraph 25;

"redirection" as applied to a postal packet includes re-posting;

"registered newspaper" means a publication which is a registered newspaper by virtue of paragraph 19(4);

"second class letter" means any letter other than a first class letter;

"sender" means, for the purpose of section 30 of the Post Office Act 1969, the person on whose behalf the postal packet is posted but does not include a person at whose request the article or any of the articles contained in the postal packet is sent by the first mentioned person by post;

"unaddressed packet" means a postal packet, whether enclosed in a cover or not, which is not addressed to, or intended for delivery to, any specified addressee or address, and forms part of a consignment for general delivery within a particular area.

(2) Any reference in this Scheme to additional postage shall have effect in relation to a postal packet for which no rate of postage is specified as though for the words "additional postage" there were substituted the word "postage".

(3) Any reference in this Scheme to the provisions of any enactment, regulations or scheme shall be construed, unless the context otherwise requires, as a reference to those provisions as amended, re-enacted or replaced by any subsequent enactment, order, regulations or scheme.

(4) Any reference in any regulations or scheme to provisions of any scheme revoked by this Scheme shall be construed, unless the context otherwise requires, as a reference to the corresponding provisions of this Scheme.

(5) The Interpretation Act 1978 applies for the interpretation of this Scheme as it applies for the interpretation of an Act of Parliament, and as if this Scheme and the scheme hereby revoked were Acts of Parliament and the Act were an Act conferring the power to make this Scheme.

Application

4 Save so far as any provision hereof is expressly applied by any other scheme, this Scheme shall apply exclusively to (and to services and facilities provided in connection with):

- (a) the posting in the British postal area of postal packets addressed to places in that area, in the Channel Islands or in the Isle of Man;
- (b) the treatment, conveyance and delivery of postal packets so addressed which have been posted in that area;
- (c) the treatment, conveyance and delivery of postal packets addressed to places in that area which have been posted in the Channel Islands or the Isle of Man and transmitted to that area;

Provided that:

(1) this Scheme shall not apply in relation to any postal packet addressed to a ship of the Royal Navy (whether so addressed to the ship at a port in the British postal area, or "c/o BFPO Ships") if the packet has to be sent to a place outside that area in order that it may be delivered to that ship;

(2) in the case of packets transmitted (or for transmission) between the British postal area and the Channel Islands or the Isle of Man this Scheme shall apply in relation only to the posting, registration, treatment, conveyance and delivery of such packets under the authority of the Post Office (and to services and facilities provided under such authority) and shall so apply subject to and in accordance with the exceptions, modifications and further provisions contained in Part XI.

PART II POSTAGE

Rates of Postage

5—(1) There shall be charged and paid upon the postal packets specified in Column 1 of Schedule 1 (other than packets accepted for transmission under paragraph 32) postage at the rates respectively specified in or fixed under Column 2 of that Schedule, upon unaddressed packets postage at the rates fixed under paragraph 22, and upon packets accepted for transmission under paragraph 32 postage at the rates fixed under that paragraph.

(2) The Post Office shall publish from time to time in the London, Edinburgh and Belfast Gazettes, or in such other manner as it may determine, the rates of postage fixed by it under Schedule 1.

(3)(a) On and from the date when this Scheme comes into operation until such time as the Post Office may determine under (b) below, the postage charges and rates of charge shall be those specified or referred to in Schedule 1;

(b) The Post Office may, at any time after the coming into operation of this Scheme, and from time to time thereafter, determine that different charges and rates of charge shall be substituted for all or any of the charges or rates of charge set out in Schedule 1, and such substituted charges or rates of charge shall be applicable on and after such day as may be so determined. Such substituted charges or rates of charge (or any of them) may be determined on such basis and subject to such conditions and limitations as the Post Office may think fit.

Additional postage on late posted packets

6—(1) In this paragraph the expression "late posted packet" means a postal packet of such description as may be prescribed:

- (a) which is posted at any time in any posting box which may be provided by the Post Office on a train; or
- (b) which is posted at any time in any posting box which may be provided by the Post Office for the purpose at a railway station in order than it may, if possible, be conveyed by a particular train departing from that station; or
- (c) which is accepted as a registered postal packet or as a recorded delivery packet at a travelling post office, that is a Post Office sorting carriage attached to a train, at such times as the Post Office may prescribe; or
- (d) which is accepted as a registered packet or as a recorded delivery packet, after the hours up to which such postal packets are ordinarily accepted at the office of posting in order that they may if possible be forwarded by a particular despatch, but within such further time (if any) as the Post Office may from time to time appoint in relation to the office.

(2) There shall be charged and paid in respect of a late posted packet which is posted as a registered postal packet or recorded delivery packet additional postage of such amount as the Post Office may fix.

(3) Where a packet is posted in a posting box referred to in sub-paragraph 1(a) or 1(b); and

- (a) it appears to be intended to be posted as a registered postal packet or has such a label as is mentioned in sub-paragraph (5) of paragraph 25 attached to it and the additional postage thereon has not been prepaid or sufficiently prepaid, the packet may be forwarded by the train referred to in those sub-paragraphs as may be appropriate in the particular case and the amount payable by the addressee or the sender under paragraph 12 shall be such as the Post Office may determine;
- (b) where no such intention appears or no such label is attached and the additional postage thereon has not been prepaid or sufficiently prepaid the packet may be forwarded as if it had not been posted as a late posted packet.

PART III GENERAL CONDITIONS

Prohibitions

7(1) Save as the Post Office may either generally or in any particular case allow, there shall not be conveyed or delivered by post any postal packet of a description referred to in paragraphs (a) (b) or (c) of section 11(1) of the Act.

(2) Subject to section 8(3) of the Act, there shall not be posted or conveyed or delivered by post any postal packet;

- (a) containing;

(i) except as may be permitted by the Post Office either generally or in any particular case, any living creature, or blood, or any blood product, or serum, or urine, or semen, or any pathological specimen, or any vaccine, or asbestos, or any corrosive, flammable or oxidising material, or any organic peroxide, or matches, or any radioactive material, or any gas compressed, liquefied or dissolved under pressure, or any paint, varnish or enamel, or any poison, or dry ice;

(ii) any imitation of a bank note if such bank note is one within the meaning of section 38 of the Criminal Justice Act 1925 and is for the time being legal tender in the country of issue;

(b) containing or bearing any fictitious stamp (not being a fictitious stamp made with the approval of the Post Office in accordance with the conditions of such approval), or any counterfeit impression of a postal franking machine used under the direction or with the authority of the Post Office, or any counterfeit of any other impression authorised by or under this Scheme to be used to denote payment of postage or fees;

(c) having thereon, or on the cover thereof, any words, letters or marks (used without due authority) which signify or imply, or may reasonably lead the recipient thereof to believe, that the postal packet is sent on Her Majesty's Service;

(d) of such a size, form, substance or colour or so made up for transmission by post as to be likely, in the opinion of the Post Office, to embarrass the officers of the Post Office in dealing with the packet;

(e) having anything written, printed or otherwise impressed upon or attached to any part of the postal packet or showing through the cover of the packet which, either (i) by tending to prevent the easy and quick reading of the address of the packet or (ii) by inconvenient proximity to the stamp or stamps used in the payment of postage or to any such impression as is referred to in paragraph 11(3)(c) so used or (iii) in any other way, is in itself, or in the manner in which it is written, printed, impressed, or attached, likely in the opinion of the Post Office, to embarrass the officers of the Post Office in dealing with the packet;

(f) whereon the payment of any postage or fees purports to be denoted by any stamp or impression which has been previously used to denote payment of the postage or fees on any other postal packet;

(g) whereon the payment of any postage or fees is denoted by an adhesive stamp or stamps, and where the stamp or stamps have not been securely affixed in such manner as the Post Office may require.

Packets containing others for different persons

8 (1) There shall not be posted any postal packet consisting of or containing two or more postal packets addressed to different persons who are at different addresses.

(2) If any such postal packet be posted, each postal packet contained therein may be forwarded separately to its addressee subject to such charge as the Post Office may fix (not exceeding the amount of the charge which would have been payable in respect thereof if it had been posted separately without prepayment of postage), and such charge shall be payable by the addressee on the delivery of the packet or if the packet is refused, or cannot for any other reason be delivered, by the sender.

Packing

9 Every postal packet shall be made up and secured in such manner as, in the opinion of the Post Office, is calculated to prevent injury to any other postal packet in course of conveyance, or to any receptacle in which the same is conveyed, or to an officer of the Post Office or other persons who may deal with such packet.

Limits of size and weight

10 Save as the Post Office may either generally or in any particular case allow, and subject to paragraph 14, no packet shall be transmissible under this Scheme as a postal packet of any such description as is referred to in Column 1 of Schedule 1 if its size exceeds the limit of size specified in relation to that description of postal packet in Column 3 of that Schedule, or its weight exceeds the limit of weight (if any) so specified in Column 4 of that Schedule; and where any such limit of size or of weight is specified in relation to a description of postal packet if the packet is posted for transmission as a first class letter or if it is posted for transmission as a second class letter, no packet of that description the size or weight of which exceeds that limit shall be transmissible as a first class letter or (as the case may be) as a second class letter.

Payment of postage and fees

11 (1) Except as the Post Office may otherwise direct, and subject to the provisions of this Scheme, the postage and fees payable on every postal packet, and the fees payable in respect of postal facilities, shall be prepaid.

(2) The provisions of this Scheme with reference to the prepayment of postage and fees shall not apply to the postage payable on business reply packets, freepost packets or to the postage and fees payable on postal packets with respect to which the Post Office has entered into an arrangement with the senders for the grant of credit facilities.

(3) Payment of postage or fees payable under this Scheme may be denoted:

(a) by adhesive postage stamps bearing the effigy of Her Majesty Queen Elizabeth the Second, being stamps of denominations of money in the new currency of the United Kingdom provided for by the Decimal Currency Act 1967 or showing such other indication of payment of postage as the Post Office may from time to time permit;

(b) by postage stamps of such denominations or showing such other indication of payment of postage embossed, impressed or printed on envelopes, covers, wrappers, cards, or letter forms authorised by the Post Office for postal use, or on other postal forms, or by such postage stamps which have been cut out of, or otherwise detached from, any such envelopes, covers, wrappers, cards, letter forms or other postal forms;

(c) by means of impressions made by postal franking machines, printing presses, or other printing or stamping devices, being machines, presses or devices operated under the direction, or with the authority, of the Post Office;

(d) in such other manner as the Post Office may from time to time permit.

(4) No stamp indicating on the face thereof payment of a registration fee (with or without postage) shall be used to denote payment of postage or fees on any unregistered postal packet.

(5) Packets bearing the impression of postal franking machines or intended for impression by postal franking machines, and packets on which payment of postage is denoted by a printed impression or by an impression made by any other device authorised by the Post Office, shall be accepted only at such post offices, within such hours, and under and subject to such conditions and restrictions as the Post Office may consider appropriate.

(6) Except as regards any postal franking machine the use of which is for the time being authorised by a licence in writing granted by the Post Office, the provisions of Schedule 2 shall apply with respect to the granting and termination by the Post Office of authority to use a postal franking machine and the use thereof.

(7) Subject to the provisions of this Scheme, the stamp or impression denoting payment of postage or fees shall be placed in such position on the envelope, cover, wrapper, postcard or other form as the Post Office may consider appropriate.

(8) No impression which is imperfect and no stamp or impression which is mutilated or defaced in any way, or across which anything is written or printed or otherwise impressed, shall be used to denote payment of postage or fees; but a stamp shall not be deemed to be mutilated or defaced or to have anything written or printed or impressed across it within the meaning of this provision, by reason only that it is distinctly perforated with initials by means of a punch if the perforating holes are not larger than those dividing one stamp from another in a sheet of stamps.

Unpaid or underpaid postage

12—(1) Where the postage or any other sum chargeable for the transmission of an inland postal packet is required to be prepaid and has not been, or has been insufficiently, prepaid by the sender, there shall be payable by the addressee on the delivery of the packet, or, if the packet is refused or cannot for any other reason be delivered, by the sender:

- (a) subject as provided by paragraph 6(3)(a) (late posted registered postal packet or recorded delivery packet), where the non-payment of deficiency is in respect of postage, such amount as the Post Office may determine;
 - (b) where the non-payment of deficiency is in respect of a sum other than postage, such amount as the Post Office may determine.
- (2) Where, on the delivery to him of an inland postal packet, the addressee has paid any amount thereon in accordance with sub-paragraph (1) and desires to reject the packet, the Post Office may, on the application of the addressee, charge to the sender the said amount together with the additional postage and other charges, if any, for returning the packet to him, and the sender shall pay any sum so charged; and on the payment by the sender of that sum the Post Office shall repay to the addressee the amount paid by him under sub-paragraph (1).

Postmarks

13—(1) The marks used by the Post Office for the purpose of cancelling stamps or impressions denoting the payment of postage on postal packets may consist of such words, or devices as the Post Office may in its discretion think proper, including words or devices (whether constituting advertisements or otherwise) in respect of the use of which as postmarks payment is made by any persons to the Post Office.

(2) The Post Office may write or impress on, or affix to a postal packet such words, marks, codes, devices or labels for postal purposes as it may, in its discretion, think proper.

(3) The Post Office may charge such fee for the cancellation with a special postmark of postage stamps affixed to postal packets as it may from time to time determine.

Treatment of irregular packets

14 If any postal packet (other than a packet to which paragraph 37(1) or (2) applies) which appears to have been intended for transmission as a packet of a particular description is found in the post or is left at a post office, and it does not comply, or its manner of posting did not comply with the provisions of the relevant Scheme which are applicable to postal packets of that description, the Post Office may (as it thinks fit) treat it either as if it had been posted as a postal packet of that description or as if it had been posted as a postal packet of such other description as it considers appropriate; and the provisions of the relevant Scheme shall apply thereto accordingly.

Return of undeliverable postal packets

15—(1) In the case of any postal packet (other than (i) a letter accepted for transmission as a second class letter under paragraph 31, (ii) a current registered newspaper or (iii) an election communication which has been received by the Post Office for transmission under section 79(1) of Representation of the People Act 1949) which for any reason cannot be delivered, the following provisions shall apply:

(a) where the name and address of the sender appear legibly on the outside of the packet, the packet shall be returned to the sender unopened, but subject to payment of any charges to which it has become liable;

(b) where the name and address of the sender do not appear on the outside of the packet or are illegible, the packet shall be opened by any officer of the Post Office duly authorised in that behalf and if the packet is found to contain or consist wholly or partly of anything other than commercial advertising matter, newspapers or magazines, then if the name and address of the sender can be ascertained, the packet shall be returned to the sender, subject to payment of any charges to which it has become liable;

(c) if the packet has been opened by an officer of the Post Office in pursuance of sub-paragraph (1)(b) and the name and address of the sender cannot be ascertained, or it is found to contain or consist of nothing except commercial advertising matter, newspapers or magazines, it may be dealt with or disposed of in such manner as the Post Office may think fit.

(2) In the case of (i) a letter accepted for transmission as a second class letter under paragraph 31 or (ii) a postal packet which is a current registered newspaper, being in either case a packet which for any reason cannot be delivered, the following provisions shall apply:

(a) where the name and address of the sender appear legibly on the outside of the packet, the packet shall be returned to the sender unopened, subject to payment of any charges to which it has become liable;

(b) where the name and address of the sender do not appear on the outside of the packet or are illegible, the packet may be dealt with or disposed of in such manner as the Post Office may think fit.

(3) If a packet shall be tendered to the sender under the provisions of this paragraph and he refuses or fails to pay any charges to which the packet has become liable, the packet may be dealt with or disposed of in such manner as the Post Office may think fit.

Treatment of packets addressed to deceased persons

16—(1) Where the Post Office is satisfied that the addressee of postal packets is dead, it may at its discretion:

(a) deliver or redirect such postal packets on the written application of any one or more of the executors named in the will of the addressee, or of a person appearing to the Post Office to be entitled to take out letters of administration to the estate of the addressee, or in Scotland of a majority or quorum of the executors or (if there is no will) of the person whose appointment is being sought as executor dative; or

(b) deliver or redirect such postal packets on the written application of any person appearing to the Post Office to be conducting the affairs of the deceased addressee of the postal packets; or

(c) retain such postal packets for such period as it may think fit and, on production of probate of the will or letters of administration to the estate of the addressee together with the written application of one or more of the executors or administrators, or in Scotland on production of confirmation together with the written application of a majority or quorum of the executors or the executor dative, deliver or redirect the packets in accordance with such application; or

(d) treat such postal packets in accordance with the provisions of this Scheme as postal packets which cannot be delivered.

(2) The charges specified in paragraph 9A of Schedule 3 shall be payable for redirection under this paragraph.

Cards

17 A letter consisting of a card not enclosed in an outer covering shall be made of material of such rigidity and thickness that its sorting and handling will not be hindered.

PART IV

CONDITIONS RELATING TO PARTICULAR CLASSES OF POSTAL PACKETS

Deferment of second class letters

18 Any second class letter may be withheld from despatch or delivery until any subsequent despatch or delivery.

Registration of newspapers

19 (1) The proprietor or printer of any publication which meets the requirements specified in sub-paragraph (6) may register it in a register of newspapers kept by the Post Office for that purpose in such form and with such particulars as the Post Office may direct; Provided that the Post Office may refuse to permit the registration under this sub-paragraph of any publication printed and published outside the British postal area, the Channel Islands or the Isle of Man unless arrangements have been made to its satisfaction for maintaining a responsible representative of the publication in the United Kingdom.

(2) Any such registration shall be in respect of a period of twelve months commencing on such date in each year as the Post Office may direct, and there shall be payable on each registration a fee of £5.25.

(3) A publication which is on the said register immediately before this Scheme comes into operation shall remain on the register (without prejudice to sub-paragraph (5)) until the date mentioned in sub-paragraph (2) which occurs next after this Scheme has come into operation.

(4) A publication for the time being on the said register:

- (a) shall be a registered newspaper within the meaning of the provisions of this Scheme and of any other scheme made under the Post Office Act 1969;
- (b) shall be a newspaper within the meaning of any arrangement with the Government or postal administration of any other country for securing advantages for newspapers sent by post.
- (5) The Post Office may from time to time remove from the register kept under sub-paragraph (1) any publication not registrable by virtue of sub-paragraph (6) and the decision of the Post Office on the admission to, or removal from the said register of a publication shall be final.
- (6) A publication shall be registrable under sub-paragraph (1) as a newspaper if:
 - (a) not less than one third of the publication consists of political or other news or of articles relating thereto or to other current topics; and
 - (b) it is printed on paper or reproduced in such form as the Post Office may either generally or in any particular case allow; and
 - (c) it is printed or reproduced and also published in the British postal area, the Channel Islands, the Isle of Man or in some other part of the Commonwealth, in a British Protected State, or in any state which is a member of the European Economic Community; and
 - (d) it is published in numbers at intervals of not more than seven days; and
 - (e) it has:
 - (i) the full title and the date of publication printed or reproduced prominently on the first page; and
 - (ii) the whole or part of the title and the date of publication printed or reproduced on every detached sheet which is issued as part of it; and
 - (iii) the words "Registered as a newspaper at the Post Office" printed or reproduced on it.
- (7) A publication which is not registrable by virtue of sub-paragraph (6) by reason only that less than one third of the publication consists of political or other news or of articles relating thereto or to other current topics shall nevertheless be registrable if it was stamped as a newspaper before the 15th day of June 1855.
- (8) A publication shall be deemed to be supplement to a registered newspaper if:
 - (a) it is published with an issue of a registered newspaper; and
 - (b) it is printed on paper or reproduced in such form as the Post Office may either generally or in any particular case allow; and
 - (c) consists of matter like that of the newspaper, or of advertisement or wholly or partly of pictorial matter illustrative of articles in the newspaper; and
 - (d) the heading "Supplement" is printed or reproduced on every page: provided that in the case of a supplement consisting of:
 - (i) several sheets bound together and separate from the newspaper itself, it shall be sufficient if the heading "Supplement" and the whole or part of the title of the newspaper are printed or reproduced only on the first page;
 - (ii) a sheet or sheets not bound together and separate from the newspaper itself, it shall be sufficient if the heading "Supplement" and the whole or part of the title of the newspaper are printed or reproduced on one side of every sheet; and
 - (e) all sheets of the publication are put together in some one part of that issue of the newspaper, whether gummed or stitched up with the newspaper or not; and
 - (f) the total area of its pages does not exceed the total area of the pages of a copy of the issue of the newspaper with which it is published.

Conditions as to current registered newspapers

- 20.—(1) Save as the Post Office may either generally or in any particular case allow:
- (a) every current registered newspaper shall be subject to examination in the post; and
 - (b) if posted in a cover or envelope shall be unfastened or so adapted that the contents can be easily examined without breaking any seal, or tearing any paper, or cutting any string, or separating any surfaces; or
 - (c) if posted without a cover or envelope shall not be fastened or otherwise treated so as to prevent easy examination;
 - (d) every current registered newspaper when posted shall be so folded and, if posted in a cover or envelope, so covered as to permit the title and date of issue to be readily inspected.
- (2) There shall not be posted in, with, or in the same cover or envelope as, a current registered newspaper anything which would not be transmissible separately as such other than:
- (a) a supplement which is part of that newspaper;
 - (b) not more than three advertising inserts each comprising a single sheet of paper or card of advertising matter and consisting wholly or in part of a card which is a preferred letter or a preferred envelope (but not a folder unless it is made to be sealed down along all edges), intended to be used to order or enquire by post about the goods or services, advertised. The card or envelope must bear the correct postal address, including the postcode of the advertiser;

Provided that:

- (i) the supplement and advertising inserts must be the same in each copy of an issue of a current registered newspaper despatched to addresses in the United Kingdom;
 - (ii) the total area of the supplement and advertising inserts together must not exceed the total area of the pages of a copy of the issue of the newspaper with which they are despatched.
- (3) No current registered newspaper, and no cover or envelope in which it is enclosed, shall bear anything (not being part of the newspaper) except:
- (a) the names, addresses and descriptions of the sender and addressee with index or reference numbers and letters;
 - (b) the words "With Compliments", "Specimen copy" or "Voucher copy";
 - (c) the title of the newspaper, and a reference to its registration for transmission by post; and
 - (d) a reference to any page or place in the newspaper to which the attention of the addressee is directed.
- (4) The name and address of the sender shall appear legibly on the outside of all current registered newspapers (or if enclosed in a cover or envelope on the outside of such cover or envelope) intended for transmission by post under this paragraph where the sender wishes the current registered newspaper to be returned to him as provided in paragraph 15(2).

Articles for the blind

- 21.—(1) In this Scheme the expression "articles for the blind" means:
- (i) books, papers and letters to or from blind persons impressed or otherwise prepared for use by the blind;
 - (ii) papers sent to any person for impressing or otherwise preparing for that purpose;
- and the following articles specially adapted for the use of the blind;
- (iii) Relief maps;
 - (iv) Machines, frames and attachments for making impressions for use by the blind;
 - (v) Writing frames and attachments;
 - (vi) Braille boards and pegs;
 - (vii) De Braille instructional devices;

and the following articles which may be sent only to blind persons by organisations or institutions which have entered into special arrangements with the Post Office for sending these articles or to such organisations by blind persons;

- (viii) Games (including card games);

- (ix) Mathematical appliances and attachments;
 - (x) "Talking Books" and "Talking Newspapers", that is to say voice recordings on magnetic tape, disc, film or wire of either;
 - (a) readings from printed books, journals, newspapers, periodicals or similar publications; or
 - (b) material which, although not necessarily printed, is of the nature of a book, journal, newspaper or similar publication and is not of the nature of a general entertainment programme; and apparatus designed to play such recordings;
 - (xi) Metal plates impressed, or sent for impressing, for use by the blind;
 - (xii) Supplies of wrappers, envelopes and labels for sending articles for use by the blind;
 - (xiii) Watches, clocks, timers, tools, aids, precision instruments, rules and measures designed for use by the blind;
 - (xiv) Sectional or collapsible walking sticks;
 - (xv) Harness for guide dogs.
- (2) The following provisions shall apply to postal packets consisting of articles for the blind;
- (a) Every packet shall bear on the outside thereof the inscription "Articles for the Blind" and the written or printed name and address of the sender;
 - (b) Except as the Post Office may either generally or in any particular case allow every packet shall be subject to examination in the post, and every packet shall be posted either without a cover or in a cover which can be easily removed for the purposes of examination;
 - (c) No packet shall contain any article which is not an article for the blind (except a label which may bear the name and address of the person to whom the packet is to be returned);
 - (d) No packet shall contain any communication or inscription either in writing or printing (except the title, date of publication or manufacture, serial number, names and addresses of printer, publisher or manufacturer, price and table of contents of the book or paper, and any key to or instructions for the use of the special type or of any enclosed article).
- (3) In this Scheme the expression "blind person" means:
- (i) a person registered as blind with a local authority under the provisions of the National Assistance Act 1948; and
 - (ii) a person whose standard of close-up vision with the aid of spectacles is N12 or less who is not registered as blind;

and "the blind" shall be construed accordingly.

Unaddressed packets

22—(1) Subject to the following sub-paragraphs, unaddressed packets may be sent in a consignment for general delivery within an area in respect of which the unaddressed packet delivery service is available.

(2) The number of unaddressed packets in each consignment shall be such as the Post Office shall require having regard to the number of delivery points in the delivery area.

(3) The packets comprised in a consignment of unaddressed packets shall be identical with each other in all respects (including the contents thereof), and the weight (which shall not exceed 1 kg), dimensions and shape of each shall be such as the Post Office may approve.

(4) Every unaddressed packet shall be subject to examination in the post. Save as the Post Office may allow (either generally, or in respect of any category of unaddressed packets, or in any particular case), a packet without a cover shall not be fastened or otherwise treated so as to prevent easy examination, and a covered or enveloped packet shall be so made up that the contents can be easily examined without breaking any seal, or tearing any paper, or cutting any string, or separating any adhering surfaces.

(5) The sender shall comply with such conditions as the Post Office may consider appropriate, either generally or in the particular case, as to:

- (a) the provision by the sender to the Post Office of a specimen of the unaddressed packets to be included in a proposed consignment before the consignment is posted;
- (b) the assembly of the individual unaddressed packets into groups or bundles by the sender, and their enclosure by him in mail bags or other containers;
- (c) the manner, time, day and office at which a consignment of unaddressed packets is to be posted;
- (d) any incidental or supplemental matters for which the Post Office may consider it expedient to provide.

(6) There shall be charged and paid on unaddressed packets postage at such rates as the Post Office may fix, and different rates may be fixed for different circumstances, including in particular the circumstance whether the packets are to be delivered in a town postal delivery area or a rural delivery area:

Provided that the amount of postage charged and paid on a consignment of unaddressed packets shall not exceed the total amount of postage which would have been payable under this Scheme on the individual packets comprised in the consignment if each of them had been posted singly and, if the weight of each packet does not exceed 750 g, as if each packet had been so posted as a second class letter.

(7) Postage on unaddressed packets shall be paid in such manner as the Post Office shall require.

(8) The Post Office may, if it thinks fit, refuse to accept any consignment or part of a consignment of unaddressed packets for delivery.

(9) The Post Office may, if it thinks fit, refuse to deliver any consignment or part of a consignment, if on examination thereof or of any of the packets therein after acceptance, the Post Office considers that:

- (a) any of the provisions of sub-paragraphs (2), (3) and (4), or any such conditions as are mentioned in sub-paragraph (5) have not been complied with; or
- (b) such packets differ in any respect from a specimen provided in accordance with such conditions as are mentioned in sub-paragraph (5).

(10) The Post Office may defer for such time as it thinks fit the delivery of any unaddressed packets.

(11) Any unaddressed packet which is not delivered may be dealt with or disposed of as the Post Office may think fit.

(12) The Post Office may provide as postal facilities in relation to unaddressed packets such incidental services as it may consider expedient, and the fees for any service so provided shall be such as the Post Office may fix either generally or in any particular case, and shall be paid in such manner as the Post Office shall require.

(13) (a) For the purpose of the definition of "inland" in paragraph 3(1), an unaddressed packet shall be deemed to be addressed to a place within the area in which it is to be delivered;

(b) Paragraphs 11(3), 15, 25, 34 and 39 shall not apply to unaddressed packets.

PART V POSTAL FACILITIES

General

23 (1) There shall be charged and paid for the postal facilities specified in the first column of Schedule 3 the charges specified or referred to in the second column of the said Schedule, and the said facilities shall be subject to the conditions and provisions contained in the body of this Scheme.

(2) The postal facilities referred to in this Part of this Scheme and in Schedule 3 may be provided by the Post Office at such times, during such periods, and at such post offices, in such circumstances, and on such conditions (not being inconsistent with the provisions of this Scheme) as the Post Office may from time to time consider expedient.

(3) (a) On and from the date when this Scheme comes in operation until such time as the Post Office may determine under (b) below, the charges and fees shall be those specified or referred to in Schedule 3 as amended;

- (b) The Post Office may, at any time after the coming into operation of this Scheme, and from time to time thereafter, determine that different charges and fees shall be substituted for all or any of the charges or fees set out in Schedule 3 as amended and such substituted charges or fees shall be applicable on and after such day as may be so determined. Such substituted charges or fees (or any of them) may be determined on such basis and subject to such conditions and limitations as the Post Office may think fit.

Express delivery

24.—(1) In this Scheme the expression "express packet" means a first class letter conveyed or intended to be conveyed by special messenger from the office of delivery at the request of the sender.

(2) There shall be charged and paid for the conveyance of each express packet an express delivery fee as specified in Schedule 3 to the Scheme, in addition to first class postage and any other fees charged and payable thereon.

(3) No such packet shall exceed the limits of size, specified in Column 3 of Schedule 1 to the Scheme, for first class letters.

(4) The express delivery facility may be provided between such places as the Post Office may from time to time consider expedient.

(5) An express packet addressed to a place in the British postal area shall bear the words "Royal Mail Special Delivery".

(6) An express packet addressed to a place in the Channel Islands or the Isle of Man shall bear the word "Express".

(7) An express packet shall bear such other words, lines or marks as the Post Office may require.

(8) An express packet shall be posted by being handed to an officer of the Post Office:

(a) on duty at the counter of a post office; or

(b) authorised to receive such packets otherwise than at a post office, where the Post Office allows that method of posting.

(9) The sender of an express packet shall complete and hand to the officer of the Post Office referred to in sub-paragraph 8 such form, and shall attach to the packet such label in such position, as may be required.

(10) Where an express packet arrives at the office of delivery in time to be delivered in the normal course of letter delivery, then at the discretion of the Post Office it may be delivered in the normal course of letter delivery instead of by special messenger.

(11) The Post Office may forward a packet as an express packet although the full postage and fees chargeable thereon are not prepaid and there shall be payable by the addressee on the delivery of the packet, or, if the packet is refused or cannot for any other reason be delivered, by the sender, such amount as the Post Office may determine. In no case shall the Post Office be bound to deliver any express packet not fully prepaid unless the addressee pays the amount payable thereon.

(12) In the event that an express packet is not available for delivery at the place of address on the next working day after the day of posting, the express delivery fee charged under sub-paragraph (2) may be refunded to the sender of the packet at the discretion of the Post Office.

(13) Where an express packet is tendered for the post after the latest prescribed time of posting to achieve delivery at the place of address on the next working day, it may nevertheless be accepted but sub-paragraph (12) shall not apply to such packet.

Recorded delivery

25.—(1) In this Scheme the expression "recorded delivery packet" means a postal packet which is posted as a recorded delivery packet in accordance with the provisions of this paragraph, with the intention that the recipient of the packet shall give a written receipt therefor on delivery.

(2) Subject to the provisions of this Scheme, any unregistered postal packet may be sent as a recorded delivery packet.

(3) There shall be charged and paid on each recorded delivery packet a recorded delivery fee as specified in item 8 of Schedule 3 to the Scheme, in addition to postage and any other fees charged and payable thereon.

(4) A recorded delivery packet shall be handed to an officer of the Post Office on duty at a post office, or authorised to receive such packets otherwise than at a post office, where the Post Office allows that method of posting, and any recorded delivery packet which has been transmitted to its original address and which is redirected in pursuance of paragraph 28 shall also be handed to such an officer as aforesaid.

(5) The sender of a recorded delivery packet shall complete, and deliver up to such officer as aforesaid, such form, and shall attach to the packet such label in such position, as may be prescribed.

(6) If an unregistered postal packet to which is attached such a label as is mentioned in sub-paragraph (5) is found in the post or left at a post office, and the requirements of sub-paragraphs (4) and (5) have not been complied with, and a certificate of posting has not been obtained, the packet shall be either forwarded to the addressee or tendered to the sender charged (in either case) with the recorded delivery fee, but the amount (if any) of the postage which may have been prepaid in respect of the packet in excess of the ordinary postage shall be accepted in part payment, or, if sufficient, in payment of such recorded delivery fee.

(7) Where upon tender of such a postal packet to the sender pursuant to sub-paragraph (6) the sender pays the charges to which it has become liable the packet shall be forwarded to the addressee.

(8) Where upon tender of such a postal packet to the addressee or sender pursuant to sub-paragraph (6), he refuses or fails to pay the charges to which it has become liable, the packet may be dealt with or disposed of in such manner as the Post Office thinks fit.

(9) On the delivery of a recorded delivery packet the recipient shall give a written receipt therefor in the prescribed form. Where such a receipt is not obtained, the packet may nevertheless be delivered, or may be withheld and dealt with or disposed of in such manner as the Post Office thinks fit.

Business reply packets

26.—(1) A person who proposes to invite others to post business reply packets to him or to his agent may apply to the Post Office for a licence authorising the posting of business reply packets to an address of the applicant or of his agent specified therein (being an address within the British postal area) without prepayment of postage, the provision by the applicant and the use for that purpose of the necessary cards, folders, letter cards, envelopes or labels.

(2) A licence conferring such authority as is mentioned in sub-paragraph (1) (including such a licence granted before the day on which this Scheme comes into operation and in force on that day) is hereinafter referred to as a "Business Reply Licence" and the person on whose application any such licence was granted is hereinafter referred to in relation to that licence as "the Licensee".

(3) A Business Reply Licence may specify more than one address of the licensee or of his agent to which business reply packets may be posted (being in each case an address within the British postal area), and other such addresses may be added to any licence from time to time on the application of the licensee.

(4) Every Business Reply Licence granted pursuant to an application made under sub-paragraph (1) shall be granted so on and subject to:

(a) a condition that the licensee shall make provision (by way of deposit and other payments in advance) at such times, in such manner, and to such extent as the Post Office shall think fit with respect to the payment of postage payable by him on postal packets posted by authority of the Post Office without prepayment of postage to him or to his agent;

(b) such other terms and conditions (including conditions as to revocation and variation) as the Post Office may think fit.

(5) Subject as may be provided in the relevant Business Reply Licence no card, folder, letter card, envelope, wrapper or label shall be made available by the licensee for use by any person as or with a business reply packet (or being a label shall be incorporated in an advertisement published by or for the licensee) unless;

(a) it has printed thereon in such position and manner as have been approved by the Post Office special distinguishing characters allocated for the purpose by the Post Office and an address specified in the relevant licence;

(b) it meets the prescribed specifications and is similar in all respects to a specimen thereof which has been submitted to and approved by the Post Office.

(6) Postage charged and payable under this Scheme on business reply packets shall be paid by the licensee in respect of a Business Reply Licence, on all such packets which are posted in accordance with that licence without pre-payment of postage and are received by him or by his agent.

(7) Subject as provided in sub-paragraph (8) there shall be charged and paid by the licensee in respect of every year or part of a year in which each such licence is in force the fee specified in item 1 of Schedule 3 in respect of a Business Reply Licence, for each address specified therein to which such packets may be posted. The fee shall be paid (in respect of the first year) by the applicant for the licence before it is granted, and shall be due and payable on every anniversary of the day when it was granted (or the day on which it was deemed to have been granted by virtue of any provision of a scheme revoked by this Scheme) on which it remains in force (hereinafter referred to in relation to such a licence as a "relevant anniversary"). In the case of a licence granted before the day on which this Scheme comes into operation the first annual fee under this paragraph shall be due and payable on the relevant anniversary falling on or next after that day, without prejudice to the right of the Post Office to recover from the licensee the amount of any fee due or payable before that day under any provision of a scheme revoked by this Scheme which remains unpaid.

(8) If and whenever an address is added to a licence in accordance with sub-paragraph (3) then (unless the addition is to take effect on a relevant anniversary) there shall be charged and payable by the licensee for that address when the addition is made a rateable proportion of the annual fee in respect of so much as remains unexpired of the year ending immediately before the next relevant anniversary.

(9) On the surrender by the licensee or revocation by the Post Office of a Business Reply Licence the Post Office, if it thinks fit, may refund to the licensee such proportion as it thinks just of the annual fee paid in respect of the year in which the surrender or revocation takes effect or may appropriate that proportion of the fee in or towards payment of any postage which is or may become due and payable by the licensee in respect of business reply packets posted to the licensee or his agent.

(10) If the Post Office at the request of the licensee delivers business reply packets to an address of the licensee by the first delivery of any day on which the Post Office ordinarily makes more than one delivery of postal packets to that address, the licensee shall pay such charge as the Post Office may from time to time determine in respect of each business reply packet delivered by such first delivery, in addition to the postage and fees otherwise payable.

Freepost licences

27—(1) A person who proposes to invite others to post freepost packets to him or to his agent may apply to the Post Office for a licence authorising the posting of freepost packets to an address of the applicant, or of his agent, specified therein (being an address within the British postal area) without prepayment of postage. Such a licence may specify more than one address to which freepost packets may be posted.

(2) In relation to each address so specified, such a licence shall specify also the terms in which freepost packets posted there are to be addressed, and such terms (which may state the address in an abbreviated form with or without words, characters and symbols used as codes) shall include the word "FREEPOST" (in capital letters) and such special distinguishing characters (if any) as the Post Office may allocate.

(3) A licence authorising the posting of freepost packets granted by the Post Office (including such a licence granted before the day on which this Scheme comes into operation and in force on that day) is hereinafter referred to as a "Freepost Licence" the person on whose application such a licence was granted is hereinafter referred to in relation to the licence as the "licensee", and references herein to the "authorised terms" in relation to an address specified in such a licence are references to the terms therein specified in which freepost packets posted to that address are to be addressed.

(4) Every advertisement, notice, letter or other communication published, displayed, broadcast, issued, given, sent or made by, for or with the authority of the licensee, which includes an invitation to post freepost packets to an address of the licensee or his agent specified in the licence shall state that address precisely in the authorised terms and in the manner and order in which such terms are specified in the licence.

(5) No letter may be posted as a freepost packet without prepayment of postage which is not addressed to an address specified in a Freepost Licence in the authorised terms.

(6) Postage charged and payable under this Scheme on freepost packets shall be paid by the licensee in respect of a Freepost Licence on all such packets which are posted in accordance with that licence without prepayment of postage and are received by him or by his agent.

(7) Every Freepost Licence granted pursuant to an application made under sub-paragraph (1) shall be so granted on and subject to:

(a) a condition that the licensee shall make provision (by way of deposit and other payments in advance) at such times, in such manner and to such extent as the Post Office shall think fit with respect to the payment of postage payable by him under sub-paragraph (6) and that if and so long as the licensee is also the licensee with respect to a Business Reply licence, such provision shall (if the Post Office thinks fit) be combined with the provision made by the licensee with respect to the payment of postage on business reply packets;

(b) such other terms and conditions (including conditions as to revocation and variation) as the Post Office thinks fit.

(8) Subject as provided in sub-paragraphs (9), (10) and (11), there shall be charged and paid by the licensee in respect of every year or part of a year in which a Freepost Licence is in force, the fee specified in item 2 of Schedule 3, for each address specified therein to which freepost packets may be posted; and, subject as aforesaid, such fee shall be paid (in respect of the first year) by the applicant for the licence before the licence is granted, and shall be due and payable on every anniversary of the day when it was granted on which it remains in force (hereinafter referred to in relation to such a licence as a "relevant anniversary").

(9) If the applicant for a Freepost Licence is the licensee in respect of a Business Reply Licence:

(a) there shall be charged and payable by him before the Freepost Licence is granted, instead of the full annual fee in respect of the first year thereof, a rateable proportion of the annual fee for each address specified therein in respect of the period commencing with the day on which it is to come into effect and ending immediately before the next anniversary of the day when the Business Reply Licence was granted;

(b) the full annual fee payable under sub-paragraph (8) shall be due and payable on that and on each subsequent anniversary of the day when the Business Reply Licence was granted (if the Freepost Licence then remains in force); and every such anniversary (but not such an anniversary as is mentioned in sub-paragraph (8)) shall be a relevant anniversary in relation to the Freepost Licence for the purposes of this paragraph.

(10) If and whenever on the application of the licensee there is added to a Freepost Licence an address of the licensee or of his agent to which freepost packets may be posted, then (unless the addition is to take effect on a relevant anniversary) there shall be charged and payable by the licensee for that address when the addition is made a rateable proportion of the annual fee in respect of so much as remains unexpired of the year ending immediately before the next relevant anniversary.

(11) For the purposes of the application of sub-paragraphs (8), (9) and (10) in relation to a Freepost Licence granted before the day on which this Scheme comes into operation and in force on that day:

(a) if when that Freepost Licence was granted the licensee was the licensee in respect of a Business Reply Licence, every anniversary of the day when the Business Reply Licence was granted on which the Freepost Licence remains in force shall be a relevant anniversary;

(b) in every other case, every anniversary of the day when that Freepost Licence was granted and on which it remains in force shall be a relevant anniversary;

and the first annual fee under those sub-paragraphs shall be due and payable on the relevant anniversary falling on or next after the day on which this Scheme comes into operation, without prejudice to the right of the Post Office to recover from the licensee the amount of any fee due and payable before that day under any provision of a scheme revoked by this Scheme which remains unpaid.

(12) On the surrender by the licensee or revocation by the Post Office of a Freepost Licence, the Post Office, if it thinks fit, may refund to the licensee such proportion as it thinks just of the annual fee paid in respect of the year in which the surrender or revocation takes effect, or may appropriate the whole or any part of that proportion of the fee in or towards payment of any postage which is or may become due and payable by the licensee in respect of freepost packets or business reply packets posted to the licensee or to his agent.

(13) If the Post Office at the request of the licensee delivers freepost packets to an address of the licensee by the first delivery on any day on which the Post Office ordinarily makes more than one delivery of postal packets to that address, the licensee shall pay such charge as the Post Office may from time to time determine in respect of each freepost packet delivered by such first delivery in addition to the postage and fees otherwise payable.

Redirection by the public

28—(1) Any postal packet (other than a business reply packet, or a freepost packet) may be redirected from its original address, or any substituted address, to the same addressee at any other address in the British postal area, the Channel Islands or the Isle of Man. An express packet redirected to an address in the Channel Islands or the Isle of Man will thereafter be dealt with as if it had been posted with the first class rate of postage only paid thereon.

(2) Any postal packet so redirected on the day of its delivery at the address from which it is redirected, or on the day next following (Sundays, Christmas Day, New Year's Day, Good Friday and public holidays being disregarded for this purpose), shall be transmitted by post to the new address free of any additional charge of postage in respect of such transmission;

Provided that this sub-paragraph shall not apply if before redirection the packet has been opened, or altered otherwise than by substitution of a new address, or if the name of the addressee has been obscured by any adhesive label used to indicate the new address.

(3) Subject to sub-paragraph (2), there shall be charged on each redirection of a postal packet, and (if not previously paid) paid by the addressee on the delivery of the packet at the new address, additional postage of such an amount as the Post Office may determine together with the following fee where applicable:

- (a) in the case of a registered postal packet, a fee equal to the minimum registration fee;
- (b) in the case of a recorded delivery packet redirected to an address in the British postal area, the Channel Islands or the Isle of Man, the fee specified in item 8 of Schedule 3.

(4)(a) A second class letter which is redirected and to which sub-paragraph (2) applies may be withheld from despatch or delivery until any subsequent despatch or delivery;

(b) Any letter which is redirected and to which sub-paragraph (3) applies may be withheld from despatch or delivery until any subsequent despatch or delivery, unless before it is redirected there is paid the additional postage mentioned in that sub-paragraph at the rate specified in or fixed under Schedule 1 appropriate for its transmission as a first class letter, together with any fee chargeable under the said sub-paragraph.

Evasion of postage by redirection

29—(1) In any case where the Post Office considers that a packet, purporting to be redirected, has been posted as a redirected packet with a view to evading the payment of any postage chargeable upon such packet, it may, before the delivery of such packet require the addressee (who shall furnish proof of identity to the satisfaction of the Post Office) to sign a receipt for the same.

(2) Any redirected packet which appears to have been opened before being redirected, and any packet which purports to be redirected, but which appears to have been treated in a manner designed to evade the payment of any postage chargeable thereon shall be dealt with and charged as an unpaid packet of the same description or otherwise dealt with as the Post Office may think fit.

Poste restante

30 The following provisions shall apply to postal packets addressed to a post office to be called for:

- (a) Except as the Post Office may otherwise decide, the service is provided only for the convenience of travellers;
- (b) The address of such packets shall include the words "To be called for" or "Poste Restante";
- (c) Such packets shall not be addressed to an addressee designated by a fictitious name, or by initials only, or by a forename without a surname;
- (d) The Post Office may refuse to deliver any such packet to a caller unless it is satisfied of the caller's identity;
- (e) Such packets shall not be retained at the Post Office for delivery to the caller for more than 14 days, unless the Post Office shall otherwise decide in relation to any particular packet or class or description of packets;
- (f) The Post Office may refuse or cease to retain for delivery to the caller any such packet the retention of which would in its opinion involve an abuse of the service, or which contravenes sub-paragraphs (b) or (c), or which is addressed to a post office at which the service is not available;
- (g) The sender may add to the address of any such packet a request that the packet may, if not called for within the time specified in the request, be returned to the sender or some person designated by him; and (subject to sub-paragraph (e)) at the expiration of such time the packet shall be returned as specified in the request;
- (h) The provisions of this Scheme as to the return, or treatment of, undeliverable postal packets shall apply to any such packet which the Post Office refuses or ceases to retain for delivery to the caller.

Rebate posting of second class letters

31 (1) The Post Office may accept consignments of second class letters for transmission by post as rebate postings under this paragraph.

(2) A rebate posting shall consist of a consignment of not less than 4,251 second class letters all sent by the same sender, each (except where and so far as, the Post Office otherwise allows) being such as to be chargeable with the same amount of postage and being identical with the others in size and shape.

(3) The name and address of the sender shall appear legibly on the outside of all letters intended for transmission by post under this paragraph where the sender wishes the letter to be returned to him as provided in paragraph 15(2).

(4) Unless the Post Office in any particular case otherwise allows in writing, a person who proposes to make a rebate posting shall make application therefore to the Post Office on a prescribed postal form at least 24 hours before the time at which he wishes to make the posting.

(5) Without prejudice to the generality of paragraph 23(2) (and subject to sub-paragraph (8) of this paragraph), the sender shall comply with such conditions as the Post Office may consider appropriate in the particular case as to:

- (a) the manner in which the postage on the individual letters comprised in the rebate posting is to be paid;
- (b) the sorting and assembly of the individual letters by the sender into groups, so that all the letters contained in any one group are letters addressed to places in the same county, city or town, or in the same postal or other district or area (as such conditions may require), and so that the address sides of all the outer covers in the group face in the same direction;
- (c) the manner, time, day, and office at which the rebate posting is to be delivered to the Post Office for transmission;
- (d) any incidental or supplemental matters for which the Post Office may consider it expedient to provide; and

any such condition as to the matters referred to in (c) of this sub-paragraph may require the groups of letters to be divided into separate and secured bundles to be delivered to the Post Office at different times or on different days.

(6) Where the Post Office has accepted a consignment of letters as a rebate posting for transmission under this paragraph and the sender has complied with all the conditions falling to be complied with under sub-paragraph (5) the Post Office shall refund to the sender (or allow him in account) a rebate of part of the aggregate amount of the postage charged on those letters, the amount of such rebate in any case being the amount specified in the following table which is appropriate to the number of letters in the consignment.

TABLE

Number of letters within following limits		Rebate
Minimum	Maximum	Amount equal to
4,251	—	4,999
5,000	—	23,529
23,530	—	24,999
25,000	—	96,875
96,876	—	99,999
100,000	—	241,935
241,936	—	249,999
250,000	—	933,333
933,334	—	999,999
One million or more		30 per cent of the total postage

(7) In the table in sub-paragraph (6) the expression "the postage on the excess over" followed by a statement of a number of letters means that proportion of the aggregate amount of the postage paid on all the letters in the consignment which the difference between the total number of letters in the consignment and the stated number of letters bears to such total number; and "the total postage" means that aggregate amount of postage.

(8) Where the Post Office has accepted a consignment of letters as a rebate posting for transmission under this paragraph and the sender has failed to comply (or to comply completely) with such of the conditions applicable under sub-paragraph (5) as relate to the sorting and assembly of the individual letters, but has complied in all respects with every other condition so applicable, the Post Office may, if it thinks fit, refund to the sender (or allow him in account) an amount equal to such proportion (not exceeding 50 per cent.) as it thinks just of the amount of the rebate to which he would have been entitled under sub-paragraph (6) had all the conditions so applicable been fully complied with.

(9) The Post Office may defer to such time as it thinks expedient the despatch or delivery of letters accepted for transmission as a rebate posting under this paragraph.

Transmission of postal packets in bulk

32—(1) The Post Office may make arrangements with any senders of unregistered postal packets for their acceptance and transmission as bulk postings under this paragraph and such arrangements shall have effect for the purposes of this paragraph at such times and during such periods as the Post Office may from time to time consider expedient.

(2) The senders of packets under this paragraph shall comply with such conditions as the Post Office may consider appropriate, either generally or in the particular case.

(3) There shall be charged and paid on packets accepted for transmission under this paragraph postage at such rates as the Post Office may fix and different rates may be fixed for different circumstances.

(4) Postage on packets accepted for transmission under this paragraph shall be paid and denoted in such a manner and at such time as the Post Office may require or permit and paragraph 11(3) shall not apply to such packets.

(5) The provisions of paragraphs 24 and 25 shall not apply to any packet transmitted under this paragraph.

PART VI

LIABILITY

Packets for which the Post Office accepts liability

33—(1) Subject to the provisions of this Scheme the Post Office accepts liability for all inland postal packets except those posted under the provision of this Scheme relating to articles for the blind, registered newspapers and unaddressed packets.

(2) The amount recoverable in relation to a packet of a particular description shall not exceed the maximum amount payable under this Scheme for compensating the person aggrieved in respect of a packet of that description.

(3) Such liability is subject to the conditions in this Scheme in relation to packets of a particular description having been complied with as regards packets of that description.

(4) No liability is accepted for any postal packet which has been destroyed or otherwise dealt with or disposed of pursuant to section 8(3) of the Act, or sub-paragraphs (1)(c) or (2)(b) or (3) of paragraph 15 or sub-paragraphs (8) or (9) of paragraph 25, or sub-paragraph (2) of paragraph 29, or paragraph 36, or sub-paragraph (5) of paragraph 37 of this Scheme.

(5) No liability is accepted for any inland postal packet which has been redirected under paragraph 28 unless all the additional postage and fees due under sub-paragraph (3) of that paragraph have been paid.

(6) No liability is accepted for any postal packet which has been redirected to an address in the Channel Islands or the Isle of Man, either under paragraph 28 or by the Post Office in pursuance of an application under paragraph 23 and Schedule 3.

PART VII

REGISTRATION

Registration

34—(1) Subject to the provisions of this Scheme, any postal packet other than a second class letter may be registered.

(2) In addition to the postage charged and payable thereon, there shall be charged and paid for the registration of any such postal packet the minimum registration fee or, if the sender so elects, one of the higher registration fees specified in Column 1 of Part I of Schedule 4.

Conditions as to registered packets

35 The conditions set out in Part II of Schedule 4 shall be complied with in relation to a registered postal packet.

Receipts for registered packets

36 On the delivery of a registered postal packet the recipient shall give a written receipt therefor in the prescribed form. Where such a receipt is not obtained, the packet may nevertheless be delivered or may be withheld and dealt with or disposed of in such manner as the Post Office may think fit.

Compulsory registration

37—(1) If any postal packet having written or impressed on it (or on its envelope or cover) the word "registered", or any other word, phrase, or mark conveying the impression that the packet is registered or intended to be registered, is found in the post or left at a Post Office, and the packet has not been registered, it shall be registered (whether or not it is eligible for registration under paragraph 34(1)), and may be detained for that purpose at any Post Office through which it passes.

(2) Where an unregistered postal packet is found when in the post to contain:

- (a) any uncrossed postal order in which the name of the payee has not been inserted; or
- (b) any cheque or dividend warrant which is uncrossed and payable to bearer; or
- (c) any bearer security (including a share warrant, scrip or subscription certificate, bond or relative coupon); or
- (d) any bank note or currency note, being current in the British postal area or elsewhere; or

- (e) any unobliterated postage or revenue stamp valid for current use in the British postal area or elsewhere (except a revenue stamp embossed or impressed on an instrument which has been executed); or
- (f) any National Insurance or Savings stamp; or
- (g) any coupon, voucher, token, card, stamp or similar document, exchangeable (singly or with any other such documents) for money, goods or services; or
- (h) coin or jewellery;

of a total value of £22 or over, the packet shall be registered (whether or not it is eligible for registration under paragraph 34(1)) and may be detained for that purpose at any post office through which it passes. In this sub-paragraph the expression "value" except in relation to jewellery or in relation to coin of greater value than its face value, means face value.

(3) Any postal packet which is subject to compulsory registration under sub-paragraph (1) or sub-paragraph (2) shall be either forwarded to the addressee or tendered to the sender charged (in either case) with the minimum registration fee and, in the case of a second class letter, such additional amount as the Post Office may determine. The amount (if any) of the postage which may have been prepaid in respect of any packet other than a second class letter in excess of the ordinary postage and in the case of a recorded delivery packet the recorded delivery fee prepaid thereon, shall be accepted in part payment, or, if sufficient, in payment, of such registration fee. If the said excess amount (including the said fee if any) is greater than the minimum registration fee, the packet shall be forwarded or tendered as aforesaid charged with the highest registration fee which the said excess amount covers, and the said excess amount shall be accepted in payment of such last mentioned registration fee.

(4) Where upon tender of such a postal packet to the sender, pursuant to sub-paragraph (3), the sender pays the charges to which it has become liable the packet shall be forwarded to the addressee.

(5) Where upon tender of such postal packet to the addressee or sender he refuses or fails to pay the charges to which the same has become liable the packet may be dealt with or disposed of in such manner as the Post Office may think fit.

Compensation for registered packets

38—(1) The maximum amount which shall be payable for compensating persons aggrieved by the loss of or damage to a registered postal packet (including a packet which has been registered compulsorily under this Scheme) and its contents shall be the amount specified in Column 2 of Part I of Schedule 4 in relation to a packet in respect of which the fee specified in Column 1 of that Part of that Schedule has been paid.

(2) For the purpose of this paragraph any fee payable under paragraph 28 on redirection of the packet shall be disregarded.

PART VIII

COMPENSATION FOR CERTAIN OTHER POSTAL PACKETS

Compensation for certain other postal packets

39—(1) This paragraph applies to any postal packet other than a registered packet, an unaddressed packet, a packet containing or consisting of articles for the blind or a registered newspaper.

(2) All postal packets to which this paragraph applies are hereafter referred to as "ordinary packets".

(3) The maximum amount which shall be payable for compensating persons aggrieved by the loss of or damage to an ordinary packet and its contents shall be £22.

(4) No liability is accepted for loss of, or damage to, an ordinary packet unless the conditions set out in Part 1 of Schedule 5 have been complied with.

(5) No liability is accepted for loss of or damage to, any such article as is described in Part II of Schedule 5.

(6) For the purpose of this paragraph, any fee payable under paragraph 28 on redirection of a recorded delivery packet shall be disregarded.

PART IX

CASH ON DELIVERY

Fees and conditions

40—(1) There shall be charged and paid on each cash on delivery packet, in addition to the postage and other charges payable on such packet a fee of £1.15.

(2) Cash on delivery packets shall be registered.

(3) No cash on delivery amount exceeding £350 shall be collected under this Scheme.

(4) The sender of a cash on delivery packet shall fill up, as far as required, the prescribed form (in this Scheme referred to as the "Despatch/Inpayment Document"), and shall mark the packet in such manner and with such particulars as the Post Office may require.

(5) The fee payable on a cash on delivery packet shall be paid by the sender and shall be indicated on the Despatch/Inpayment Document.

(6) If the sender of a cash on delivery packet wishes enquiries to be made about the delivery of a cash on delivery packet or payment of the relevant cash on delivery amount, he shall complete such form as the Post Office may prescribe and pay a fee of 85p in respect of each packet under enquiry. The Post Office will refund the fee in those cases it considers appropriate.

Delivery of cash on delivery packets

41—(1) A cash on delivery packet shall not be given up to the addressee, or opened at his request, until the cash on delivery amount and any postage or other charges due thereon have been paid.

(2) Where the cash on delivery amount on a cash on delivery packet exceeds £50 or the cash on delivery amount and the postage or other charges due in respect of such packet exceed that sum, the Post Office may give notice to the addressee of the arrival thereof and before delivery is effected require the addressee to pay the amount due within such period and at such office as may be specified in the notice.

Payment of cash on delivery amount to sender

42 The Post Office shall upon receiving the cash on delivery amount from the addressee remit the same to the sender of the packet or a person named by him to receive it by such means as the Post Office may think fit.

PART X

MISCELLANEOUS AND GENERAL

Jury summonses in Northern Ireland

43 The fee to be paid (over and above the postage) for the services to be performed by a postmaster in Northern Ireland to whom a jury summons is taken in pursuance of section 22 of the Juries Act (Ireland) 1871 shall be 1p.

Variation of route

44 Where any postal packet from its size, weight, character, or condition is, in the opinion of the Post Office, unfit for transmission by the route by which such packet would ordinarily travel in the post, such packet may be detained and forwarded by such other route as the Post Office may think fit.

Remission of postage

45. The Post Office may remit in whole or in part any postage or other sums chargeable under this Scheme in such cases or classes of case as it may determine.

PART XI

APPLICATION OF SCHEME TO PACKETS TO AND FROM THE CHANNEL ISLANDS OR THE ISLE OF MAN

Application generally

46. This part of this Scheme applies in relation only to postal packets transmitted (or for transmission) between the British postal area and the Channel Islands, or the Isle of Man.

Services not available to and from the Isle of Man

47. No postal packet shall be transmitted between the British postal area and the Isle of Man as a freepost packet or as an unaddressed packet.

No rebate posting to the Channel Islands or the Isle of Man

48. No letters addressed to places in the Channel Islands or in the Isle of Man shall be posted as or included in a consignment of letters for transmission as a rebate posting under paragraph 31.

Transmission of business reply packets and freepost packets to and from the Channel Islands

49—(1) There may be posted in the British postal area without prepayment of postage to an address in any part of the Channel Islands any letter corresponding to a business reply packet, being such a letter as (under or by virtue of the enactments, orders or ordinances for the time being in force in that part with respect to postal services) might be posted in that part to that address without prepayment of postage.

(2) Where, in accordance with enactments, orders or ordinances for the time being in force in any part of Channel Islands with respect to postal services, a business reply packet is posted in that part without prepayment of postage to an address in the British postal area specified in a Business Reply Licence, the licensee in respect of that licence shall pay on that packet, if it shall be received by him or by his agent, the same amount of postage as would have been charged and payable thereon by him under this Scheme if the packet has been posted in the British postal area.

(3) Where, in accordance with the enactments, orders or ordinances for the time being in force in any part of the Channel Islands with respect to postal services, a freepost packet is posted in that part without prepayment of postage to an address in the British postal area specified in a Freepost Licence, the licensee in respect of that licence shall pay on that packet, if it shall be received by him or by his agent, the same amount of postage as would have been charged and payable thereon by him under this Scheme if the packet had been posted in the British postal area.

(4) There may be posted in the British postal area without pre-payment of postage to an address in the Bailiwick of Guernsey any letter corresponding to a freepost packet, being such a letter as (under or by virtue of the enactments, orders or ordinances for the time being in force in that Bailiwick with respect to postal services) might be posted in that Bailiwick to that address without prepayment of postage.

Transmission of business reply packets to and from the Isle of Man

50—(1) There may be posted in the British postal area without prepayment of postage to an address in the Isle of Man any letter corresponding to a business reply packet being such a letter as (under or by virtue of the enactments, orders or ordinances for the time being in force in the Isle of Man with respect to postal services) might be posted in the Isle of Man to that address without prepayment of postage.

(2) Where, in accordance with the enactments orders or ordinances for the time being in force in the Isle of Man with respect to postal services, a business reply packet is posted in the Isle of Man without prepayment of postage to an address in the British postal area specified in a Business Reply Licence, the licensee in respect of that licence shall pay on that packet, if it shall be received by him or by his agent, the same amount of postage as would have been charged and payable thereon by him under this Scheme if the packet had been posted in the British postal area.

Registered postal packets to and from the Channel Islands or the Isle of Man

51 The following modifications shall have effect in the application of this Scheme to registered postal packets posted in the British postal area for transmission to addresses in the Channel Islands or the Isle of Man and to such packets posted in those Islands for transmission to addresses in that area, that is to say:

(1) For paragraph 35 there shall be substituted the following paragraph:

“35 The conditions set out in Part II of Schedule 4 shall be complied with in relation to a registered postal packet posted in the British postal area for transmission to an address in the Channel Islands or the Isle of Man”;

(2) For paragraph 38 there shall be substituted the following paragraph:

“38 If any article of pecuniary value enclosed in or forming part of a registered postal packet be lost or damaged whilst in the custody of the Post Office or its agents, the Post Office may pay to any person or persons who may, in the opinion of the Post Office establish a reasonable claim to compensation (having regard to the nature of the article, the care with which it was packed, and other circumstances) such sum as the Post Office may think just;

Provided that the sum payable in respect of any one packet and its contents shall not exceed:

- (a) in the case of a packet posted in the British postal area, the appropriate amount specified in Column 2 of Part I of Schedule 4, having regard to the amount of the registration fee paid;
- (b) in the case of a packet posted in the Channel Islands or the Isle of Man, the maximum amount of compensation payable in respect of the packet and its contents (having regard to the amount of the registration fee paid) by or under the enactments, orders, ordinances or regulations with respect to postal services for the time being in force in the place of posting.”

No compensation for compulsorily registrable packets to and from the Channel Islands or the Isle of Man

52 If any postal packet posted for transmission between the British postal area, the Channel Islands, or the Isle of Man, being a packet which is subject to compulsory registration was posted without registration, no compensation shall be paid in respect of any loss of, or damage to, any article enclosed in, or forming part of that packet.

Compensation for certain postal packets to and from the Channel Islands and the Isle of Man

53 Where a postal packet for which compensation would have been paid under Part VIII of this Scheme if it had been an inland packet has been posted in the British postal area for transmission to an address in the Channel Islands or the Isle of Man or posted in those Islands to an address in that area, the Post Office may (except as hereinafter provided) pay compensation to the sender or the addressee under and in accordance with paragraph 39 (but subject as therein provided) in respect of any article of pecuniary value enclosed in or forming part of that packet if satisfied that such article has been lost or damaged whilst in the custody of the Post Office or its agents and that no compensation has been or will be paid in the case of such packet by the postal administrations of those Islands.

Cash on delivery packets to and from the Channel Islands or to and from the Isle of Man

54 In the application of this Scheme to cash on delivery packets posted in the British postal area and addressed to places in the Channel Islands or the Isle of Man and to packets corresponding to such packets posted in those Islands and addressed to places in that area, for the definition of “cash on delivery packet” in paragraph 3(1) there shall be substituted the following definition;

““Cash on delivery packet”, means a registered letter or a registered newspaper with respect to which the sender has requested the Post Office or the Postal Administration of any of the Channel Islands or the Isle of Man to secure the collection of a sum of money (in this Scheme referred to as the ‘cash on delivery amount’) on his behalf from the addressee of the packet as a condition of delivery, and has paid the fee for the cash on delivery service.”

Postage not prepaid or insufficiently prepaid

55 Where the postage payable on any postal packet transmitted between the British postal area and the Channel Islands or the Isle of Man has not been, or has been insufficiently prepaid by the sender, there shall be payable by the addressee on the delivery of the packet or if the packet is refused or cannot for any other reason be delivered by the sender, such amount as the Post Office may from time to time determine.

Customs regulations and clearance of incoming packets

56—(1) Postal packets intended to be transmitted by post between the British postal area and the Channel Islands or the Isle of Man, shall not be posted, forwarded, conveyed or delivered except subject to such regulations as are referred to in section 16 of the Act.

(2) With respect to the clearance through customs of an incoming postal packet, the Post Office may charge the fee of £1.20 on each incoming postal packet which is produced to the proper officer of Customs and Excise, and any such fee (if charged) shall be paid by the addressee if the packet shall be delivered to him.

Incoming packets in bond

57—(1) The Post Office may, on application being made in such manner as the Post Office may direct by the addressee of any incoming postal packet in bond:

- (a) make a search for the packet or provide any other service in order that it may, if possible, receive expedited customs examination; or
- (b) permit the addressee or his authorised agent, attending at the place where the packet is, to inspect the packet; or
- (c) re-address the packet to any person either within or outside the British postal area; or
- (d) permit the addressee or his authorised agent, attending at the place where the packet is, to re-address the packet to any person either within or outside the British postal area; or
- (e) transfer the packet (if it is a packet with respect to which a customs notice has been sent to the addressee) from the appointed place where the packet is to some other appointed place nominated by the addressee.

(2) There shall be charged and paid in respect of the facilities provided for in sub-paragraph (1):

- (i) for each of the facilities mentioned in (a), (b), (c), and (e) of that sub-paragraph, the fee appropriate to the number of packets comprised in the application, according to the scale of fees set out in Columns 1 and 2 of the table following;
- (ii) for the facility mentioned in (d) of that sub-paragraph the fee appropriate to the number of packets comprised in the application, according to the scale of fees set out in Columns 1 and 3 of the table following:

TABLE

Column 1 Number of packets	Column 2 Fee	Column 3 Fee
Not exceeding 2	£3.40	£1.70
Between 3 and 20 inclusive	£1.35 per packet	68p per packet
Exceeding 20	£28.00	£14.00

(3) Any fee charged under paragraph 56(2) on a packet which is re-addressed under sub-paragraph (1) shall be paid by the original addressee.

(4) There shall be charged and paid by the original addressee in respect of each packet which is re-addressed under sub-paragraph (1) to an address outside the British postal area, the same postage and fees as would have been payable thereon if it had been posted as a fresh packet for transmission to the new address.

Postings in the Channel Islands or the Isle of Man

58.—(1) This paragraph applies to incoming postal packets addressed to persons at addresses within the British postal area which were posted in the Channel Islands or the Isle of Man by or on behalf of any one person resident or carrying on business in that area, not being packets addressed to that person or to an agent of that person.

(2) If within any period of 30 consecutive days (inclusive) the Post Office receives more than 250 incoming postal packets to which this paragraph applies, being packets posted by or on behalf of any one person, all or any of such packets so received within that period may, if the Post Office so determines, be either:

- (a) detained and returned to the country or place of origin, or (at the discretion of the Post Office);
- (b) forwarded charged, in the case of each packet, with such amount of postage as the Post Office may in the particular case determine (not exceeding the amount of postage which would have been prepayable thereon if it had been originally posted in the British postal area (singly) as a first class letter); and if a packet shall be so forwarded, the amount charged thereon shall be payable on or before the delivery of the packet, and the Post Office may withhold the packet from delivery until such amount has been paid.

(3) In this paragraph "person" includes any corporation or unincorporated association of persons or partnership and "any one person" shall be construed accordingly; and for the purposes of this paragraph a postal packet (by whomsoever and wheresoever made up) shall be deemed to have been posted by or on behalf of a person, corporation, association or partnership if it was posted for the purposes of that person, corporation, association or partnership.

PART XII

TRANSITIONAL PROVISIONS

Transitional Provisions

59.—(1) Any rate of postage fixed by the Post Office under any of the provisions of the Schemes revoked by this Scheme which is in force immediately before this Scheme comes into operation shall continue in force as if it had been fixed under the corresponding provision of this Scheme until superseded by a rate of postage fixed under that provision.

(2) Where immediately before this Scheme comes into operation a continuous service or facility was being provided under any of the provisions of the Schemes revoked by this Scheme and was due to be provided for the residue of a period of time then current, such service or facility shall continue to be provided under the corresponding provision of this Scheme until the expiration of that period as if that provision had been in force when the application for the service or facility for that period was made and any fee or charge paid in respect of that period pursuant to the revoked provision had been paid pursuant to the corresponding provision; and where immediately on the expiration of that period the service or facility is continued for a further period that further period shall be deemed not to be an initial period for the purpose of determining the amount of any fee or charge payable under this Scheme.

SCHEDULE 1

Rates of Postage and Limits of Size and Weight

Paragraphs 5, 10

Column 1

Description of Postal Packet

1 Letter

(a) Preferred letter

(b) Any other letter

Column 2

Rates of Postage

(a) (i) For transmission as a first class letter: 20p

(ii) For transmission as a second class letter: 15p

(b) (i) For transmission as a first class letter:

Weight not exceeding 60g...

Such rate not exceeding

21p as the Post Office may fix

Exceeding 60g but not exceeding 100g, ... 30p

Exceeding 100g, but not exceeding 150g, ... 37p

Exceeding 150g, but not exceeding 200g, ... 45p

Exceeding 200g, but not exceeding 250g, ... 54p

Exceeding 250g, but not exceeding 300g, ... 62p

Exceeding 300g, but not exceeding 350g, ... 71p

Exceeding 350g, but not exceeding 400g, ... 80p

Exceeding 400g, but not exceeding 450g, ... 90p

Exceeding 450g, but not exceeding 500g, ... £1.02

Exceeding 500g, but not exceeding 600g, ... £1.25

Exceeding 600g, but not exceeding 700g, ... £1.45

Exceeding 700g, but not exceeding 750g, ... £1.55

Exceeding 750g, but not exceeding 800g, ... £1.65

Exceeding 800g, but not exceeding 900g, ... £1.80

Exceeding 900g, but not exceeding 1000g ... £1.95

For each additional 250g or part thereof, ... 50p

(ii) For transmission as a second class letter:

Weight not exceeding 60g ...

Such rate not exceeding

16p as the Post Office may fix

Exceeding 60g, but not exceeding 100g, ... 24p

Exceeding 100g, but not exceeding 150g, ... 28p

Exceeding 150g, but not exceeding 200g, ... 34p

Exceeding 200g, but not exceeding 250g, ... 42p

Exceeding 250g, but not exceeding 300g, ... 49p

Exceeding 300g, but not exceeding 350g, ... 56p

Exceeding 350g, but not exceeding 400g, ... 63p

Exceeding 400g, but not exceeding 450g, ... 70p

Exceeding 450g, but not exceeding 500g, ... 78p

Exceeding 500g, but not exceeding 600g, ... 95p

Exceeding 600g, but not exceeding 700g, ... £1.10

Exceeding 700g, but not exceeding 750g ... £1.15

Column 3

Limits of Size

(a) Rectangular and oblong the long side being at least 1.414 times the shorter.

Length:

Max. 235mm

Min. 140mm

Width:

Max. 120mm

Min. 90mm

(b) Length:

Max. 610mm

Width or depth 460mm

In roll form:

Length plus twice

diameter 1.040m,

Greatest dimension 900mm

Column 4

Limits of Weight

(a) Not exceeding 60g

(b) (i) No Limits

(ii) Not exceeding 750g

Column 1 <i>Description of Postal Packet</i>	Column 2 <i>Rates of Postage</i>	Column 3 <i>Limits of Size</i>	Column 4 <i>Limits of Weight</i>
2 Current registered newspaper	Weight not exceeding 60g: 15p Exceeding 60g: The rate specified in item 1(b)(ii) which is appropriate to its weight	As for item 1(b)	Not exceeding 750g
3 Articles for the blind	No rate specified	As for item 1(b)	Not exceeding 7kg
4 Business reply packet	The appropriate rate in item 1 plus such additional sum as the Post Office may fix	As for item 1(a) or (b) as appropriate	As for item 1(a) or (b) as appropriate
5 Freepost packet	The appropriate rate in item 1 plus such additional sum as the Post Office may fix	As for item 1(a) or (b) as appropriate	As for item 1(a) or (b) as appropriate

SCHEDULE 2

Paragraph 11(6)

POSTAL FRANKING MACHINES

Interpretation

1 In this Schedule, except so far as the contrary is provided or the context otherwise requires, the following expressions have the meanings hereby respectively assigned to them:

- "control card" means a card supplied by the Post Office and designed to show such information as the Post Office may from time to time specify, including the readings of the registers of a postal franking machine;
- "controlling post office" means the post office at which records relating to a postal franking machine are kept;
- "date stamping die" means the die used in a postal franking machine to stamp an impression denoting the date and place mentioned in paragraph 3(c) of this Schedule;
- "distributor" means the person who has supplied the postal franking machine to the user, and includes the successor or assignee of the distributor;
- "fees" means postage which is payable on postal packets, under any Schemes from time to time in force, or under any agreement made with the Post Office, relating to the post, and fees, charges and sums payable under such Scheme or agreement as aforesaid or under any agreement made with the Post Office and relating to any postal franking machine;
- "form" means a postal form on which the payment of fees may be denoted;
- "franking die" means the die used in a postal machine to stamp an impression denoting the numbers, words, characters, symbols and marks mentioned in paragraph 3(b) of this Schedule;
- "machine" means postal franking machine;
- "maintainer" means a person or company approved by the Post Office to maintain postal franking machines;
- "meter" means a unit which contains the printing and recording mechanisms of a postal franking machine;
- "meter setting post office" means the post office designated by the Post Office as the office at which the meter of a postal franking machine is to be set;
- "record card" means a booklet, designated form P3342 or P3344, which is issued by the Post Office and which is designed to record from time to time the amounts paid in respect of fees to the Post Office and the readings of the machine's registers at the time of payment;
- "user" has the meaning assigned to it by paragraph 2 of this Schedule;
- "value card" means a card by means of which the setting of a postal franking machine may be effected, and which represents a specific sum of money prepaid as fees to the Post Office.

Authority for the use of postal franking machines

2 Any authority which the Post Office may grant for the use of a postal franking machine does not extend beyond the use of a particular machine by a particular person and is granted by the issue to such person of a record card on which is stated the name of such person (such person so named being in this Schedule called "the user"), the address at which the machine may be used, the controlling Post Office, the meter setting Post Office, the model of machine, the number of the franking die and (if different from that of the die) the number of the machine or meter of such machine.

Conditions on which authority is granted

3 Each such authority given will allow the use of the machine by the user on and subject to the following conditions:

(a) Except in so far as the Post Office may otherwise allow, the machine shall not be used to denote any fees other than fees which have been prepaid to the Post Office. Prepayment of fees shall be made in the following manner:

(i) In the case of any machine the setting of which is not effected by the insertion of a value card, and in the case of any machine whatsoever which has not previously been used by the user under any licence or authority from the Post Office, the user shall pay to the Post Office at the meter setting post office such amount in respect of fees as the user wishes, and shall at the same time present, at the meter setting post office, the machine, or, if the machine has a detachable meter, the meter, for setting by the Post Office so that the machine may be used for denoting payment of fees of sums amounting in the aggregate to the amount so paid. No seals on the machine shall be broken except by, or with the permission (and in the presence) of an officer of the Post Office duly authorised in that behalf. There shall be no duplicate of any such seal. No register of the machine may in any way be interfered with except by such officer as aforesaid.

(ii) In the case of any machine the setting of which is effected by the insertion of a value card, then, on the occasions arising after the presentation herein before referred to in this sub-paragraph, the user shall effect prepayment of fees by purchasing value cards from the controlling post office or from such other office as the Post Office may from time to time direct.

(b) The impression made by the franking die shall denote (except where the Post Office otherwise directs) the amount of fees paid (in such units as the Post Office may approve), together with the words "Postage Paid", the number of the franking die, and such other numbers, words, characters, symbols and marks (if any) as the Post Office may require or permit, the entire impression being of such design and the numbers, words, characters, symbols and marks thereof in such position and of such respective sizes as the Post Office may approve.

(c) The impression made by the date stamping die shall denote the date referred to in sub-paragraph (f) of this paragraph and shall also denote such place as the Post Office shall direct and the entire impression shall be of such design and the numbers, words, characters, symbols and marks thereof shall be in such position and of such respective sizes as the Post Office may approve.

(d) Neither the franking die nor the date stamping die shall be capable of stamping an impression of any numbers, words, characters, symbols or marks which have not been approved for the purpose by the Post Office.

(e) The impressions of the franking die and the date stamping die shall be red in colour and shall be legible and complete, and the whole of such impressions shall be stamped either on the envelope or wrapper of a postal packet or on an address label or address labels (of a type approved by the Post Office) to be affixed to the cover of a postal packet or on a form (as the case may be).

(f) The date appearing in the impression of the date stamping die shall, if on a postal packet, be the date on which the packet is posted, and shall, if on a form, be the date on which the form is handed in at a post office or such other date as the Post Office may direct.

- (g) All postal packets stamped with impressions by the machine shall be sorted and assembled by the user in such manner, and shall be posted at such post offices or such post boxes, as the Post Office from time to time directs.
- (h) The user or any person acting on his behalf bringing postal packets for posting or forms for handing in at a post office shall, if required by any officer of the Post Office, produce evidence as to his identity.
- (i) The user shall, on such days and at such intervals as the Post Office shall from time to time direct, complete, and deliver or send by post, control cards to the controlling post office or to such other office as the Post Office may from time to time direct. Control cards shall at all times remain the property of the Post Office.
- (j) The user shall permit officers of the Post Office to inspect the machine at the premises of the user without notice at all reasonable times during the business hours of the user, and, whenever the Post Office so requests, the user shall bring the machine, for inspection by officers of the Post Office, to the meter setting post office or to such other office as the Post Office may from time to time direct.
- (k) The user shall keep the machine in good working order, and shall, not less than once in every period of six months, or otherwise as the Post Office may from time to time direct, have the machine inspected and maintained by a maintainer so that such repairs as may be necessary may be effected, and so that the maintainer may furnish to the Post Office such certificate of the good working order of the machine as may be required by the Post Office. The user shall not at any time have the machine repaired or altered by anyone other than a maintainer as defined in paragraph 1 of this Schedule.
- (l) In the case of a machine the setting of which is effected by the insertion of a value card:
 - (i) no value card other than one purchased in accordance with sub-paragraph (a)(ii) of this paragraph shall be used in conjunction with the machine;
 - (ii) value cards shall at all times remain the property of the Post Office and shall, after use and not later than the time of purchase of new value cards, be surrendered to the post office from which they were obtained or to such other office as the Post Office may direct;
 - (iii) no value card shall be used more than once;
 - (iv) all impressions stamped on the reverse of the value card by the machine shall be legible and complete.
- (m) The machine shall not be used in such manner nor shall there be stamped by means of the machine any impression of such nature as to cause embarrassment or inconvenience to the Post Office or to any officer of the Post Office.
- (n) Without prejudice to the provisions of paragraph 2 of this Schedule, and except in so far as the Post Office may otherwise in writing allow, the machine shall not be used otherwise than by the user, or for any purpose other than that of the business of the user.
- (o) Without prejudice to the provisions of paragraph 2 of this Schedule, the user shall, as soon as practicable, give to the controlling post office, and the distributor notice in writing of any desired change of the details shown on the record card.

Unpaid postage

4 For the purposes of paragraphs 12(1) and 55 of the Scheme, and subject to the provisions of paragraph 11(8) thereof, postage shall be deemed not to have been prepaid if in the opinion of the Post Office the impression made by the franking die to denote the amount of postage paid is defective in any way or if the complete impression does not appear on the postal packet.

Allowances for impressions stamped in error

5 The Post Office shall, after receipt of a written application by the user, make allowance for any impressions stamped in error (less a deduction of 5% of the fees specified in those impressions) or 25p whichever is the greater, on surrender of the envelopes, wrappers, labels, or forms bearing those impressions, provided that the amounts shown on those impressions are legible and that the envelopes, wrapper, labels, or forms bearing those impressions, provided that the amounts shown on those impressions are legible and that the envelopes, wrapper, labels or forms are produced and surrendered within six months of the dates respectively shown thereon.

Refusal of mail

6 The Post Office may refuse to accept for posting, or may return to the user, any postal packet or form on which payment of fees has been denoted by the impression made by a machine, if in relation to that machine there is a breach of any of the conditions contained in paragraph 3 of this Schedule, or if any of the following events occurs, namely:

- (a) the machine is, in the opinion of the Post Office, mechanically unsatisfactory; or
- (b) the Post Office considers that the machine has been used improperly or in such manner as to cause embarrassment or inconvenience to the Post Office or to any officer of the Post Office; or
- (c) if such postal packet or form bears any numbers, words, characters, symbols or marks which in its opinion are or might be embarrassing (whether to the Post Office or to any officer of the Post Office or to the addressee) and which by reason of their appearance might be taken to have been impressed by means of a machine.

Determination of authority

7 The Post Office may at any time determine any authority granted under the provisions of paragraph 2 of this Schedule, by giving to the user not less than fourteen days' notice in writing to that effect.

8 The Post Office may determine forthwith any authority granted under the provisions of paragraph 2 of this Schedule, by giving, to the user, notice in writing to the effect, if:

- (a) in relation to the machine there is a breach of any of the conditions contained in paragraph 3 of this Schedule; or
- (b) any of the events specified in sub-paragraphs (a) (b) and (c) of paragraph 6 of this Schedule occurs; or
- (c) the user, being an individual (or, where the user is a firm, any partner in that firm) becomes bankrupt, or has a receiving order or administration order made against him (or if in Northern Ireland he presents a petition to have an arrangement with his creditors carried out under the control of the Court), or makes any composition with or for the benefit of his creditors, or makes any conveyance or assignment for the benefit of his creditors or purports to do so; or if in Scotland he becomes insolvent or notour bankrupt, or any application is made under any Bankruptcy Act for the time being in force for sequestration of his estate, or a trust deed is granted by him for behoof of his creditors; or
- (d) the user, being a company, has a receiver or manager appointed of the whole or any part of its assets, or if an order is made or resolution passed for winding-up the user, or if circumstances arise which entitle the Court or a creditor to appoint a receiver or manager or which entitle the Court to make a winding-up order.

9 If the user desires to discontinue the use of the machine, he shall, as soon as practicable, give to the controlling Post Office and the distributor notice in writing of such desire to discontinue, whereupon any authority granted under the provisions of paragraph 2 of this Schedule shall forthwith determine.

10 In the event of the determination, under the provisions of paragraph 7, paragraph 8 or paragraph 9 of this Schedule, of any authority, the user shall immediately following such determination return to the controlling post office any control cards and value cards (in both cases whether used or unused) furnished to the user for use in connection with the machine, and after receipt thereof the Post Office shall, subject to deduction of any fees due to the Post Office, refund to the user any sum of money prepaid to the Post Office under the provisions of paragraph 3 of this Schedule.

Notices

11 Any notice from the Post Office to the user to cease the use of the machine shall be sufficiently served if notified, to the user, in a letter or writing left at or sent by post addressed to the address referred to in paragraph 2 of this Schedule.

Paragraph 23

SCHEDULE 3

POSTAL FACILITIES

- 1 Business Reply Licence fee—£25 per annum.
- 2 Freepost Licence fee—£25 per annum.
- 3 Advice of delivery of, or inability to deliver, a registered or recorded delivery packet:
 - (a) if requested at time of posting—26p.
 - (b) if requested subsequent to posting—65p.
- 4 Express delivery fee—£1.75.
- 5 Waiting fee, payable when the messenger is detained at the request of the sender or addressee or in the course of the service the messenger is performing—Such fee as the Post Office may fix.
- 6 Private Posting Boxes. (For the purposes of this paragraph, packets shall be classed as all items transmitted by post). Collection by the Post Office of postal packets posted in a private posting box (provided by the person requesting the facility) of a design and in a position approved by the Post Office (not being a private roadside letter box in a rural postal delivery area):
 - (1) For initial period of one year or less:
 - (a) For each collection, on six or fewer days of the week (except Sundays)—Annual fee such as the Post Office may fix.
 - (b) Where the posting box is above or below ground floor—for each floor which the collector has to ascend or descend to make the collection—Such fee not exceeding £33 as the Post Office may fix, having regard to the facilities available for ascent and descent.
 - (c) Distance fee, payable where the private posting box is in a rural postal delivery area and the collection in the opinion of the Post involves travelling in excess of the normal route of the collecting officer—Such fee as the Post Office may fix, having regard to the cost of the excess travelling.
 - (2) For each subsequent full year or part thereof—The fees chargeable under (1).
- 7 Private Boxes. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). Provision by the Post Office of a private box (such box being, when available, a lockable box for which the renter or his agent holds the key) at a delivery office serving the address of the renter, in which postal packets are placed to await collection by the addressee or his agent instead of being delivered by postmen at the place of address, or from which postal packets can, at the request of the addressee, be delivered to the addressee's place of address as an additional facility to the provision of a private box.*
 - A For initial period of one year or less:
 - (1) For Day Box, that is to say, where the postal packets are to be made available for collection by the addressee or his agent at or after time of commencement of the first delivery, or the time of opening the post office to the public (whichever is the earlier) and before the time of closing the post office to the public:
 - (a) Box for reception of all classes of postal packets other than parcels, or for the reception of parcels only—£41.
 - (b) Box for reception of all classes of postal packets—£82.
 - (2) Additional fee for Day Box where the postal packets are additionally to be made available for collection by the addressee at or after 6 a.m. and before the time of commencement of the first delivery or the time of opening of the post office to the public (whichever is the earlier)—An amount equal to the fee chargeable under (1).
 - (3) For Night Box, that is to say, where the postal packets are to be made available for collection after the time of closing the post office to the public and before 6 a.m.—An amount equal to the fee chargeable under (1).

(Note: If the box is used both as a Day Box and as a Night Box, the fee referred to in (3) is chargeable in addition to the fee referred to in (1) and (where applicable) the fee referred to in (2).)

 - (4) Diversion fee, payable in addition to the fees referred to in (1), (2) and (3) where the holder of the box carries on business at different addresses and postal packets addressed to him at more than one address are to be placed in the box for collection. For each address (after the first) to which packets are addressed, and for each style (after the first) in which packets are addressed to each address (after the first)—£125 per annum.
 - (5) Transfer fee, payable in addition to the fees referred to in (1) and, where applicable, in (2), (3) and (4), where an addressee requests postal packets addressed to the box be delivered to his place of address, or where an addressee requests placement by the Post Office of postal packets addressed to his actual place of address into the box to await collection:

For one delivery per day—£41 per annum.

For each additional delivery per day as aforesaid—£41 per annum.
 - (6) Where the box is lockable: Each duplicate or replacement key—95p.

(Note: In the case of a lockable private box registered packets, recorded delivery packets, packets on which a charge or fee is due, and packets which for any reason cannot be placed in the box, if addressed to the box number for the designated address, will be held by the Postmaster to await collection by the addressee or his agent instead of being placed in the box for collection. This note will not apply where delivery is made to the addressee's place of address under (5) above.)
 - B For each subsequent year or part thereof—The fees chargeable under A above.

*In certain cases no actual box will be provided and postal packets will be held by the Postmaster in a suitable place to await collection and in such cases the provisions of this paragraph will have effect as if the provision of such a suitable place were the provision of a box.
- 8 Recorded Delivery fee—25p.
- 9 Redirection by the Post Office. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). Redirection of postal packets from their original address to the same addressee at another address in pursuance of the addressee's application:
 - A Where the original address is a business address and the addressee has permanently ceased to occupy the premises to which the packets are addressed, or where the original address is not a business address. On an application for redirection for any of the following periods:
 - 1 An initial period not exceeding one month—£3.00.
 - 2 A period not exceeding three months commencing before the first anniversary of redirection—£6.75.
 - 3 A period not exceeding one year commencing before the anniversary of redirection—£16.00.
 - 4 A period not exceeding one year commencing on or after the first anniversary of redirection—£54.00.

(Note: (i) Where the original address is a private residence and postal packets addressed to several members of one family bearing the same surname are all to be redirected to one other address the addressees are to be regarded together as constituting one addressee for the purpose of the fee payable.)
 - B Where the original address is a business address and the addressee has temporarily ceased to occupy the premises to which the packets are addressed:

For each continuous period not exceeding 14 days—£2.60.
- 10 Diversion of Postal Packets. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). Delivery of postal packets addressed to addressee's private address at his business address, or of postal packets addressed to one or more business addresses at another business address of the same addressee or at his private address, where the fee mentioned in item 9 is not applicable; for each address from which packets are diverted, and for each style after the first in which packets are addressed to each such address:

For each period of one year or less—£125 per annum.

11 Retention at a delivery office of registered postal packets and recorded delivery packets only (other than those addressed to a post office to be called for in accordance with paragraph 30) and delivery to the addressee or his agent on his calling therefor;
 Fee in respect of every year or part of a year (not charged if the addressee is the holder of a private box at the post office concerned)—£6.75 per annum.

12 Search Fee. Search made at a delivery office at the request of the addressee or his agent to ascertain whether any postal packets for a particular address are available for delivery: for each search—19p (not charged if the search is for postal packets addressed to a post office to be called for in accordance with paragraph 30, or if the addressee is the holder of a private box at the post office concerned).

13 Temporary Retention. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). Withholding of postal packets from delivery at the request of the addressee for a period not exceeding two months—£12.50.

14 Floor Fee. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). For delivery of postal packets for a business address at a floor other than the ground floor, or (where the addressee is not in occupation of the ground floor) at a floor other than the floor occupied by the addressee which is nearest to the ground floor:

For each extra floor to which the delivery officer has to ascend or descend to make the delivery—Such fee not exceeding £33 per annum as the Post Office may fix, having regard to the facilities available for ascent and descent.

15 Selectapost. For separating postal packets addressed to the same address according to such codes, private box numbers, descriptions, words, figures, characters or marks used with the address as may have been approved for the purpose by the Post Office.

A For the basic facility, that is to say the separation of postal packets with either;

- (i) delivery by postman to a single point, or
- (ii) the use of a private day box as in item 7A(1)(a):

(1) For initial period of one year or less—Such fee as the Post Office may fix for a minimum period of one year in the particular case.

(2) For each subsequent full year—Such fee as the Post Office may fix for that year in the particular case.

(3) For subsequent part only of a year—A rateable proportion of the fee which would be fixed under (2) for one year, or one quarter of such fee, whichever be the greater.

B For any other or additional facility or facilities referred to in item 7 required by the addressee in connection with a private day box provided under A—The appropriate fee or fees chargeable under item 7 for such other or additional facilities.

C For delivery by postman of separated postal packets to more than one point:

(1) For initial period of one year or less—Such fee as the Post Office may fix for a minimum period of one year in the particular case.

(2) For each subsequent full year—Such fee as the Post Office may fix for that year in the particular case.

(3) For a subsequent part only of a year—A rateable proportion of the fee which would be fixed under (2) for one year, or one quarter of such fee, whichever be the greater.

16 Special Collection. (This paragraph extends to any item transmitted by post.)

A From an address in a rural postal delivery area:

For each period of one year or less:

(a) For one collection, on six or fewer days of the week—Annual fee such as the Post Office may fix.

(b) For each additional collection, on six or fewer days of the week—Annual fee such as the Post Office may fix.

(c) Distance fee, payable where the collection in the opinion of the Post Office involves travelling in excess of the normal route of the collecting officer—Such fee as the Post Office may fix, having regard to the cost of the excess travelling.

B From an address in a town postal delivery area or from an address in a rural postal delivery area, where such collections are occasional—Such fee not exceeding £1.95 as the Post Office may fix, having regard to the number of items involved, and the cost of excess travelling in rural areas.

17 Private Roadside Letter Boxes. Delivery into or collection from a locked private roadside letter box in a rural postal delivery area, or both delivery and collection:

(1) For initial period of one year or less:

(a) Where the box does not have to be unlocked—Delivery. No Fee.

(b) Where the box has to be unlocked:

(i) For one visit on six or fewer days of the week for the purpose of making delivery, collection or delivery and collection—£5.50 per annum.

(ii) for one additional collection on six or fewer days of the week—£5.50 per annum.

(2) For each subsequent full year—The fees chargeable under (1).

(3) For a subsequent part only of a year—A rateable proportion of the fees chargeable under (1).

Paragraphs 34, 35, 38, 51

SCHEDULE 4

REGISTERED POSTAL PACKETS

PART I

Registration fees and corresponding maximum compensation

Column 1

Registration fee
(in addition to postage)

£1.55 (minimum registration fee)
 £1.70
 £1.85

Column 2

Maximum compensation payable

£850
 £1650
 £2200

PART II

Conditions which must be complied with

1 A packet for transmission by registered post shall:

(a) be handed for registration to an officer of the Post Office on duty at a post office; or

(b) be handed for registration to an officer of the Post Office authorised to receive packets for registration though not on duty at a post office, and any registered postal packet which has been transmitted to its original address, and which is redirected in pursuance of paragraph 28 shall also be handed to such an officer as aforesaid.

2 (1) Subject to the provisions of this Scheme the fee chargeable for the registration of the packet, and any other sum chargeable thereon, shall be prepaid;

(2) On the posting of the packet the person handing over the packet shall obtain a certificate bearing thereon an acknowledgement that the registration fee has been paid;

(3) Where a registered postal packet which has been transmitted to its original address is redirected sub-paragraph (1) and (2) shall not apply, and, if the person tendering the packet for registration does not prepay any sum chargeable on the packet, a certificate of posting stating that the said sum has not been paid shall be obtained.

3 (1) A packet for transmission by registered post shall be made up in a reasonably strong cover appropriate to its contents;

- (2) Except in the case of a packet consisting of articles for the blind, or a current registered newspaper;
- (a) the packet shall be fastened with wax, gum or other adhesive substance, or where suitable, securely tied with string which is sealed with wax or which is secured at each end by means of a lead, steel or strong metal seal crushed with a press;
 - (b) where the packet is fastened by means of strips of adhesive paper or tape each strip shall have printed, stamped or written on it the trade mark, name or initials of the sender or the name or initials of the person who tenders the packet for transmission;
 - (c) where the packet is fastened by means of strips of adhesive tape the tape shall (except as the Post Office may otherwise permit) be transparent and uncoloured;
 - (d) the packet shall be so made up that no part of the contents can be removed without either breaking or tearing the case, wrapper or cover or forcing two adhesive surfaces apart or breaking a seal.
- (3) Any article contained in the packet shall be adequately packed as a protection against damage in course of transmission. In particular:
- (a) an article which is of a fragile nature shall be packed in a container of sufficient strength and shall be surrounded in that container with sufficient and suitable material to protect the article against the effects of concussions, pressure and knocks to which postal packets are ordinarily exposed in transmission, and the packet shall bear the words "FRAGILE WITH CARE" written conspicuously in capital letters on the face of the cover above the address;
 - (b) an article which is liable to be damaged by bending shall be packed in a container of sufficient strength to prevent the article from being bent in transmission, and the packet shall bear the words "DO NOT BEND" written conspicuously in capital letters on the face of the cover above the address.
- (4) If the packet contains coin:
- (a) the coin shall be packed in such a way that it cannot move about; and
 - (b) there shall not be enclosed in any one postal packet coin of the United Kingdom of £1 denomination of a total value in excess of £25 or coin of any country of any other denomination of a total value in excess of £5 except in a case where the value of each coin exceeds its face value.
- (5) The following articles, if tendered for transmission by registered post, shall (except as the Post Office may otherwise permit) be enclosed in one of the registered letter envelopes sold by the Post Office:
- (a) any uncrossed postal order in which the name of the payee has not been inserted;
 - (b) any cheque or dividend warrant which is uncrossed and payable to bearer;
 - (c) any bearer security (including a share warrant, scrip or subscription certificate, bond or relative coupon);
 - (d) any bank note or currency note, being current in the British postal area or elsewhere;
 - (e) any unobliterated postage or revenue stamp valid for current use in the British postal area or elsewhere (except a revenue stamp embossed or impressed on an instrument which has been executed);
 - (f) any National Insurance or Savings stamp;
 - (g) any coupon, voucher, token, card, stamp or similar document, exchangeable (singly or with any other such document) for money, goods or services;
 - (h) coin.
- (6) The address of the person to whom the packet is to be transmitted shall be written fully and correctly on the cover or on a label securely affixed to such cover by gum or other adhesive substance.
- 4 No packet for transmission by registered post shall contain any article or thing which by or under any enactment of this Scheme it is unlawful to send by post.

SCHEDULE 5

Paragraph 39

COMPENSATION FOR CERTAIN OTHER POSTAL PACKETS

PART I

Conditions which must be complied with

1. On the posting of the packet a certificate of posting shall be obtained.
2. The packet shall be made up in a reasonably strong cover appropriate to its contents and shall be securely tied, stitched, sealed or otherwise securely fastened.
3. Any article contained in the packet shall be adequately packed as a protection against damage in course of transmission. In particular:
 - (a) an article which is of a fragile nature shall be packed in a container of sufficient strength and shall be surrounded in that container with sufficient and suitable material to protect the article against the effects of concussion, pressure and knocks to which packets are ordinarily exposed in transmission, and the packet shall bear the words "FRAGILE WITH CARE" written conspicuously in capital letters on the face of the cover above the address;
 - (b) an article which is liable to be damaged by bending shall be packed in a container of sufficient strength to prevent the article from being bent in transmission and the packet shall bear the words "DO NOT BEND" written conspicuously in capital letters on the face of the cover above the address;
 - (c) a packet containing any perishable article shall bear the word "PERISHABLE" written conspicuously in capital letters on the face of the cover above the address.
4. The address of the person to whom the packet is to be transmitted shall be written fully and correctly on the cover thereof or on a label securely affixed or tied thereto.
5. There shall not appear on the cover of the packet or on any label affixed or tied thereto any word, phrase or mark indicating or conveying the impression that the packet is, or is intended to be, registered.
6. The packet shall not contain anything the posting of which in a postal packet is prohibited by or under any enactment or this Scheme.

PART II

Articles for loss of, or damage to, which, no compensation may be paid:

- (a) any uncrossed postal order in which the name of the payee has not been inserted;
- (b) any cheque or dividend warrant which is uncrossed and payable to bearer;
- (c) any bearer security (including a share warrant, scrip or subscription certificate, bond or relative coupon);
- (d) any bank, note or currency note being current in the British postal area or elsewhere;
- (e) any unobliterated postage or revenue stamp valid for current use in the British postal area or elsewhere (except a revenue stamp embossed or impressed on an instrument which has been executed);
- (f) any National Insurance or Savings stamp;
- (g) any coupon, voucher, token, card, stamp or similar document, exchangeable (singly or with any other such document) for money, goods or services;
- (h) coin;
- (i) jewellery.

SCHEDULE 6

Paragraph 2

SCHEMES REVOKED

Schemes revoked:

The Post Office Inland Post Scheme 1979 (Post Office Scheme P1/1979) and all Amendment Schemes which amended that Scheme.

Dated 18th September 1989

Signed on behalf of the Post Office by *D. J. Brech* (a person authorised by the Post Office to act in that behalf).

(3 SI)

POST OFFICE SCHEME L2/1989

NOTE: The Scheme which follows this Note is made under Section 28 of the Post Office Act 1969 and amends the Post Office Overseas Letter Post Scheme 1982. The Scheme, which comes into operation on 2nd October 1989, revises postal charges generally, abolishes the surface express service and revises the pricing structure for bulk postings in mail bags and for airmail printed papers and small packets.

(This Note is not part of the Scheme)

THE POST OFFICE OVERSEAS LETTER POST
AMENDMENT (No. 9) SCHEME 1989

Made 15th August 1989

Coming into operation 2nd October 1989

The Post Office, by virtue of the powers conferred upon it by Section 28 of the Post Office Act 1969 and of all other powers enabling it in this behalf, hereby makes the following Scheme:

Commencement and citation

1.—(1) This Scheme shall come into operation on 2nd October 1989 and may be cited as the Post Office Overseas Letter Post Amendment (No. 9) Scheme 1989.

(2) This Scheme shall be read as one with the Post Office Overseas Letter Post Scheme 1982 (Post Office Scheme P2/1982) (hereinafter called "the Scheme") as amended by the Post Office Overseas Letter Post Amendment (No. 1) Scheme 1982 (Post Office Scheme P6/1982), the Post Office Overseas Letter Post Amendment (No. 2) Scheme 1983 (Post Office Scheme P4/1983), the Post Office Overseas Letter Post Amendment (No. 3) Scheme 1984 (Post Office Scheme 3/1984), the Post Office Overseas Letter Post Amendment (No. 4) Scheme 1985 (Post Office Scheme 4/1985), the Post Office Overseas Letter Post Amendment (No. 5) Scheme 1986 (Post Office Scheme 2/1986), the Post Office Overseas Letter Post Amendment (No. 6) Scheme 1986 (Post Office Scheme 5/1986), the Post Office Overseas Letter Post Amendment (No. 7) Scheme 1987 (Post Office Scheme 2/1987) and the Post Office Overseas Letter Post Amendment (No. 8) Scheme 1988 (Post Office Scheme 3/1988) (Post Office Scheme 3/1988).

Air mail packets

2.—(1) In sub-paragraph (a) of paragraph 9 of the Scheme as subsequently amended, the amount "27p" shall be deleted and "29p" inserted in its place.

(2) In sub-paragraph (b) of paragraph 9 of the Scheme as subsequently amended, the amount "14p" shall be deleted and "15p" inserted in its place.

Bulk posting in mail bags

3. Paragraph 10 of the Scheme, as subsequently amended, shall be deleted and the following shall be substituted:

'10—(1) There shall be charged and paid on mail bags containing printed matter for transmission as provided by paragraph 30, postage at the following rate:

On every bag containing nothing but printed matter, postage at the rate of £1.40 for each 1 kilogramme or part of 1 kilogramme, weight of the bag and its contents, with a minimum charge per bag equal to the charge for a 10 kilogramme bag, and a maximum charge per bag equal to the charge for a 30 kilogramme bag.

(2) Where postage is charged and paid under this paragraph on any mail bag, postage shall not be charged on any individual postal packet contained therein.'

Articles liable to duty.

4.—(1) In sub-paragraph (3)(a) of paragraph 15 of the Scheme as subsequently amended, the amount '£1.00' shall be deleted and £1.20 inserted in its place.

(2) In sub-paragraph (3)(b) of paragraph 15 of the Scheme as subsequently amended, the amount '£1.30' shall be deleted and £1.50 inserted in its place.

Accelerated treatment and express delivery

5.—(1) In sub-paragraph (1) of paragraph 29 of the Scheme as subsequently amended the amount "£1.65" shall be deleted and "£1.75" inserted in its place.

(2) Sub-paragraph (4) of paragraph 29 of the Scheme, as subsequently amended shall be deleted.

Registration

6. In sub-paragraph (2)(c) of paragraph 32 of the Scheme as subsequently amended, the amount "£1.40" shall be deleted and "£1.55" inserted in its place.

Compensation for registered packets

7. In sub-paragraph (2)(a) of paragraph 33 of the Scheme as subsequently amended, the amount "£650" shall be deleted and "£750" inserted in its place.

Insured letters.

8. In sub-paragraph (1)(d) of paragraph 35 of the Scheme as subsequently amended, the amount "£1400" shall be deleted and "£1500" inserted in its place.

Compensation for insured letters.

9. In sub-paragraphs (2) and (3) of paragraph 36 of the Scheme as subsequently amended, the amounts "£1400" shall be deleted and "£1500" inserted in their place.

Compensation for certain other postal packets.

10. In sub-paragraph (2) of paragraph 37 of the Scheme as subsequently amended, the amount "£20" shall be deleted and "£22" inserted in its place.

11. In sub-paragraph (1) of paragraph 38 of the Scheme as subsequently amended, the amount "25p" shall be deleted and 30p inserted in its place.

12. In sub-paragraph (3) of paragraph 50 of the Scheme as subsequently amended, the amount "£3.50" shall be deleted and "£4.00" inserted in its place.

13. Schedule 1 to the Scheme as substituted by the Post Office Overseas Letter Post Amendment (No. 8) Scheme 1988, shall be deleted and the following shall be substituted:

Paragraph 5

"SCHEDULE 1

RATES OF POSTAGE ON LETTERS AND POSTCARDS OTHER THAN AIR MAIL PACKETS

PART 1

Rates of Postage under paragraph 5(1)

1. Letter:

[illegible]

2. Postcard

PART 2

Rates of postage under paragraph 5(2)

1. Letter:

[illegible]

2. Postcard

PART 3

Rates of postage under paragraph 5(3)

1. Letter:

[illegible]

2. Postcard **24p"**

Other rates of postage

14. Schedule 2 to the Scheme as substituted by the Post Office Overseas Letter Post Amendment (No. 8) Scheme 1988 shall be deleted and the following shall be substituted:

"SCHEDULE 2

Paragraphs 6 and 7

OTHER RATES OF POSTAGE

PART I

Rates of postage under paragraphs 6 and 7(2)

(a) Printed packet (other than an All-up Newspaper):

not exceeding 20g in weight	20p
exceeding 20g but not exceeding 60g in weight	30p
exceeding 60g but not exceeding 100g in weight	36p
exceeding 100g but not exceeding 150g in weight	46p
exceeding 150g but not exceeding 200g in weight	57p
exceeding 200g but not exceeding 250g in weight	67p
exceeding 250g but not exceeding 300g in weight	78p
exceeding 300g but not exceeding 350g in weight	91p
exceeding 350g but not exceeding 400g in weight	£1-01
exceeding 400g but not exceeding 450g in weight	£1-12
exceeding 450g but not exceeding 500g in weight	£1-23
exceeding 500g but not exceeding 750g in weight	£1-56
exceeding 750g but not exceeding 1kg in weight	£1-99
exceeding 1kg but not exceeding 2kg in weight	£3-62

(b) Printed packet complying with paragraph 14 (1) (b):

	£5-16
exceeding 2kg but not exceeding 3kg in weight	£6-92
exceeding 3kg but not exceeding 4kg in weight	£8-63
exceeding 4kg but not exceeding 5kg in weight	

PART 2

Rates of postage under paragraph 7(1)

Printed packet:

[illegible]

PART 3

Rates of postage under paragraph 7(3)

All-up Newspaper:

not exceeding 20g in weight	20p
exceeding 20g but not exceeding 60g in weight	32p
exceeding 60g but not exceeding 100g in weight	45p
exceeding 100g but not exceeding 150g in weight	57p
exceeding 150g but not exceeding 200g in weight	65p
exceeding 200g but not exceeding 250g in weight	71p
exceeding 250g but not exceeding 300g in weight	79p
exceeding 300g but not exceeding 350g in weight	92p
exceeding 350g but not exceeding 400g in weight	£1-02
exceeding 400g but not exceeding 450g in weight	£1-12
exceeding 450g but not exceeding 500g in weight	£1-23
exceeding 500g but not exceeding 750g in weight	£1-78
exceeding 750g but not exceeding 1kg in weight	£2-30
exceeding 1kg but not exceeding 2kg in weight	£3-63

PART 4

Rates of postage under paragraph 7(4)

1. (a) Printed packet:

[illegible]

exceeding 100g but not exceeding 150g in weight	60p
exceeding 150g but not exceeding 200g in weight	74p
exceeding 200g but not exceeding 250g in weight	85p
exceeding 250g but not exceeding 300g in weight	£1.00
exceeding 300g but not exceeding 350g in weight	£1.15
exceeding 350g but not exceeding 400g in weight	£1.25
exceeding 400g but not exceeding 450g in weight	£1.40
exceeding 450g but not exceeding 500g in weight	£1.55
exceeding 500g but not exceeding 750g in weight	£2.10
exceeding 750g but not exceeding 1kg in weight	£2.60
exceeding 1kg but not exceeding 2kg in weight	£3.65

(b) Printed packet complying with paragraph 14(1)(b):

[illegible]

2. Small packet:

[illegible]

PART 5

Rates of postage under paragraph 7(1)

All-up newspaper (HM Forces):

[illegible]

Rates of postage on air mail packets

15. Schedule 3 to the Scheme, as substituted by the Post Office Overseas Letter Post Amendment (No. 8) Scheme 1988 shall be deleted and the following shall be substituted:

SCHEDULE 3

Paragraph 9

RATES OF POSTAGE ON AIR MAIL PACKETS

PART 1

- [illegible]

PART 2

- [illegible]

2. Printed packet, Small packet to Zone B for items not exceeding 500g in weight
 not exceeding 10g in weight 25p
 each additional 10g or part of 10g 8p
3. Printed packet, Small packet to Zone C for items not exceeding 500g in weight
 not exceeding 10g in weight 26p
 each additional 10g or part of 10g 9p
4. Printed packet, Small packet to Zone A for items exceeding 500g in weight
 not exceeding £ p
 600g 3.30
 700g 3.80
 800g 4.20
 900g 4.70
 1kg 5.20
 2kg 10.20
 3kg 15.20
 4kg 20.20
 5kg 25.20
5. Printed packet, Small packet to Zone B for items exceeding 500g in weight
 not exceeding £ p
 600g 4.40
 700g 5.20
 800g 5.80
 900g 6.50
 1kg 7.20
 2kg 14.20
 3kg 21.20
 4kg 28.20
 5kg 35.20
6. Printed packet, Small packet to Zone C for items exceeding 500g in weight
 not exceeding £ p
 600g 5.00
 700g 5.80
 800g 6.60
 900g 7.40
 1kg 8.20
 2kg 16.20
 3kg 24.20
 4kg 32.20
 5kg 40.20
7. Registered newspaper or periodical to Zone A:
 not exceeding 10g in weight 25p
 each additional 10g or part of 10g 3p
8. Registered newspaper or periodical to B:
 not exceeding 10g in weight 26p
 each additional 10g or part of 10g 4p
9. Registered newspaper or periodical to Zone C:
 not exceeding 10g in weight 27p
 each additional 10g or part of 10g 7p
10. Packet consisting of or containing only literature for the blind to:
 (a) Europe:
 not exceeding 1kg in weight—postage free
 exceeding 1kg but not exceeding 7kg in weight—1p for each 50g or part of 50g.
 (b) Zone A, Zone B or Zone C:
 not exceeding 500g in weight—10p
 exceeding 500g but not exceeding 1kg in weight—20p
 exceeding 1kg but not exceeding 7kg in weight—20p per kg or part thereof.

"PART 3

Postal packets posted for transmission to those persons mentioned in paragraph 5(1)(i) or (ii)

1. Letter (to Europe):

	not exceeding 60g in weight	20p
	exceeding 60g but not exceeding 100g in weight	30p
	exceeding 100g but not exceeding 150g in weight	37p
	exceeding 150g but not exceeding 200g in weight	45p
	exceeding 200g but not exceeding 250g in weight	54p
	exceeding 250g but not exceeding 300g in weight	62p
	exceeding 300g but not exceeding 350g in weight	71p
	exceeding 350g but not exceeding 400g in weight	80p
	exceeding 400g but not exceeding 450g in weight	90p
	exceeding 450g but not exceeding 500g in weight	£1-02
	exceeding 500g but not exceeding 600g in weight	£1-25
	exceeding 600g but not exceeding 700g in weight	£1-45
	exceeding 700g but not exceeding 750g in weight	£1-55
	exceeding 750g but not exceeding 800g in weight	£1-65
	exceeding 800g but not exceeding 900g in weight	£1-80
	exceeding 900g but not exceeding 1kg in weight	£1-95
	each subsequent 250g or part of 250 (up to a maximum of 2kg)	50p

To anywhere other than Europe:

[illegible]

2. Postcard

*** ** * * * * * 20p

3. Printed packet:

(to anywhere other than Europe)

[illegible]

4. Small packet:

(to anywhere other than Europe)

[illegible]

Insured letters—compensation fees and maximum compensation.

16. For Schedule 6 to the Scheme, as substituted by the Post Office Overseas Letter Post Amendment (No. 8) Scheme 1988, there shall be substituted the following:

“SCHEDULE 6

Paragraphs 35 and 36

INSURED LETTERS — COMPENSATION FEES AND MAXIMUM COMPENSATION

<i>Compensation fee</i>	<i>Insured for compensation</i> NOT EXCEEDING	<i>Compensation fee</i>	<i>Insured for compensation</i> NOT EXCEEDING
	£		£
£1-55	150	£2-80	900
£1-80	300	£3-05	1050
£2-05	450	£3-30	1200
£2-30	600	£3-55	1500
£2-55	750"		

Postal packets in bond

17. For Schedule 7 to the Scheme, as substituted by the Post Office Overseas Letter Post Amendment (No. 3) Scheme 1984, there shall be substituted the following:

"SCHEDULE 7

Paragraph 41

POSTAL PACKETS IN BOND

<i>Column 1</i>	<i>Column 2</i>	<i>Column 3</i>
Nuber of packets	£	£
Not exceeding 2	3.40	1.70
3 to 20; per packet	1.35	0.68
21 and over	28.00	14.00"

Dated 15th August 1989

Signed on behalf of the Post Office by C. H. Briscoe (a person authorised by the Post Office to act in that behalf).

(1 SD)

POST OFFICE SCHEME P1/1989

NOTE: The Scheme which follows this note has been made under section 28 of the Post Office Act 1969 and will come into operation on 2nd October 1989, when it will replace:

- (a) the Post Office Inland Post Scheme 1979 (Post Office Scheme P1/1979) and
 (b) the following schemes which amended that scheme, that is to say: the Post Office Inland Post Amendment (No. 1) Scheme 1979 (Post Office Scheme P5/1979), the Post Office Inland Post Amendment (No. 2) Scheme 1980 (Post Office Scheme P1/1980), the Post Office Inland Post Amendment (No. 3) Scheme 1980 (Post Office Scheme P6/1980), the Post Office Inland Post Amendment (No. 4) Scheme 1981 (Post Office Scheme P1/1981), the Post Office Inland Post Amendment (No. 5) Scheme 1981 (Post Office Scheme P5/1981), the Post Office Inland Post Amendment (No. 6) Scheme 1981 (Post Office Scheme P11/1981), the Post Office Inland Post Amendment (No. 7) Scheme 1981 (Post Office Scheme P12/1981), the Post Office Inland Post Amendment (No. 8) Scheme 1981 (Post Office Scheme P15/1981), the Post Office Inland Post Amendment (No. 9) Scheme 1982 (Post Office Scheme P1/1982), the Post Office Inland Post Amendment (No. 10) Scheme 1983 (Post Office Scheme P1/1983), the Post Office Inland Post Amendment (No. 11) Scheme 1983 (Post Office Scheme P3/1983), the Post Office Inland Post Amendment (No. 12) Scheme 1983 (Post Office Scheme P5/1983), the Post Office Inland Post Amendment (No. 13) Scheme 1984 (Post Office Scheme 1/1984), the Post Office Inland Post Amendment (No. 14) Scheme 1984 (Post Office Scheme 2/1984), the Post Office Inland Post Amendment (No. 15) Scheme 1985 (Post Office Scheme 2/1985), the Post Office Inland Post Amendment (No. 16) Scheme 1985 (Post Office Scheme 6/1985), the Post Office Inland Post Amendment (No. 17) Scheme 1986 (Post Office Scheme 4/1986), the Post Office Inland Post Amendment (No. 18) Scheme 1986 (Post Office Scheme 6/1986), the Post Office Inland Post Amendment (No. 19) Scheme 1987 (Post Office Scheme 4/1987), the Post Office Inland Post Amendment (No. 20) Scheme 1988 (Post Office Scheme 1/1988), the Post Office Inland Post Amendment (No. 21) Scheme 1988 (Post Office Scheme 2/1988) and the Post Office Inland Post Amendment (No. 22) Scheme 1988 (Post Office Scheme 3/1988).

(This note is not part of the Scheme)

THE POST OFFICE INLAND PARCEL POST SCHEME 1989

Made:18th September 1989

Coming into operation:2nd October 1989

ARRANGEMENT OF PARAGRAPHS**PART I****Commencement, citation, revocation, interpretation and application**

1. Commencement and Citation.
2. Revocation.
3. Interpretation.
4. Application.

PART II**Postage**

5. Rates of postage.
6. Additional postage on certain parcels.

PART III**General conditions**

7. Prohibitions.
8. Packets containing others for different persons.
9. Packing.
10. Limits of size and weight.
11. Payment of postage and fees.
12. Unpaid or underpaid postage.
13. Postmarks.
14. Treatment of irregular packets.
15. Return of undeliverable parcels.
16. Treatment of packets addressed to deceased persons.

PART IV**Conditions relating to particular classes of packets**

17. Parcels.

PART V**Postal facilities**

18. General.
19. Postage forward parcels.
20. Redirection by public.
21. Evasion of postage by redirection.
22. Poste restante.
23. Transmission of postal packets in bulk.

PART VI**Liability**

24. Packets for which the Post Office accepts liability.

PART VII**Compensation fee parcel service.**

25. Compensation fee parcel service.

PART VIII**Compensation for other packets**

26. Compensation for other packets.

PART IX**Cash on delivery**

- 27. Fees and conditions.
- 28. Delivery of cash on delivery packets.
- 29. Payment of cash on delivery amount to sender.

PART X**Miscellaneous and general**

- 30. Variation of route.
- 31. Remission of postage.

PART XI**Application of scheme to parcels to and from the Channel Islands or the Isle of Man**

- 32. Application generally.
- 33. Services not available to and from the Isle of Man.
- 34. Parcels on which compensation fee paid.
- 35. Compensation for certain packets to and from the Channel Islands and the Isle of Man.
- 36. Cash on delivery packets to and from the Channel Islands or to and from the Isle of Man.
- 37. Postage not prepaid or insufficiently prepaid.
- 38. Customs regulations, prepayment of duty and clearance of incoming packets.
- 39. Incoming packets in bond.
- 40. Postings in the Channel Islands or the Isle of Man.

PART XII**Transitional provisions**

- 41. Transitional provisions.

PART XIII**Datapost service**

- 42. Datapost service.

SCHEDULES

- Schedule 1: Rates of Postage and limits of Size and Weight.
- Schedule 2: Postal Franking Machines.
- Schedule 3: Postal Facilities.
- Schedule 4: Compensation Fee Parcels.
- Schedule 5: Compensation for other packets.
- Schedule 6: Datapost Packets.
- Schedule 7: Schemes revoked.

The Post Office, by virtue of the powers conferred upon it by section 28 of the Post Office Act 1969, and all other powers enabling it in this behalf, hereby makes the following Scheme:

PART I**Commencement, citation, revocation, interpretation and application****Commencement and citation**

- 1. This Scheme shall come into operation on the 2nd day of October 1989, and may be cited as the Post Office Inland Parcel Post Scheme 1989.

Revocation

- 2. Subject to the provisions of paragraph 41, the schemes mentioned in Schedule 7 are hereby revoked.

Interpretation

- 3. (1) In this Scheme, except so far as the contrary is provided or the context otherwise requires, the following expressions have the meanings hereby assigned to them respectively:

"the Act" means the Post Office Act 1953, as amended by the Post Office Act 1969 and the British Telecommunications Act 1981;

"British postal area" means the United Kingdom;

"cash on delivery amount" has the meaning assigned to it in the following definition of "cash on delivery packet";

"cash on delivery packet" means a Datapost packet or a parcel, with respect to which the sender has requested the Post Office to collect or secure the collection of a sum of money (in this Scheme referred to as the cash on delivery amount) on his behalf from the addressee of the packet as a condition of delivery and has paid the fee for the cash on delivery service;

"coin" means coin (whether or not current) except such as is used or designed for purposes of ornament;

"Datapost packet" means a postal packet which is posted as a Datapost packet in accordance with the provisions of this Scheme;

"Despatch/Inpayment Document" has the meaning assigned to it by paragraph 27;

"incoming" when used in relation to any postal packet, or any description of a postal packet, means received in the British postal area from the Channel Islands or the Isle of Man;

"inland", when used in relation to any postal packet, or any description of a postal packet means posted in the British postal area and addressed to some place in the British postal area, but does not include a postal packet addressed to a ship of the Royal Navy, notwithstanding that the name of a port in the British postal area or the words "c/o BFPO Ships" are included in the address, if the postal packet has to be sent abroad for delivery to the ship;

"jewellery" means;

(a) gold, silver, platinum or other precious metal in a manufactured state: that is to say, a state in which value is added to the raw material by skilled workmanship and in this definition are included any coins used or designed for purposes of ornament;

(b) diamonds and precious stones;

(c) watches, the cases of which are entirely or mainly composed of gold, silver, or platinum or other precious metal; and

(d) any article of a like nature which, apart from workmanship has an intrinsic or market value;

"officer of the Post Office" means a person engaged in the business of the Post Office;

"paper money" means:

(a) bank notes or currency notes, being current in the British postal area or elsewhere;

(b) postal orders;

(c) unobliterated postage or revenue stamps valid for current use in the British postal area or elsewhere (except revenue stamps embossed or impressed on an instrument which has been executed) and National Insurance stamps;

(d) exchequer bills, bills of exchange, promissory notes, cheques, credit notes which entitle the holder to money or goods and all orders and authorities for the payment of money, whether negotiable or not;

(e) bonds and coupons relating thereto and other securities for money, whether negotiable or not;

(f) coupons, vouchers, tokens, cards, stamps or similar documents, exchangeable (singly or with other such documents) for money, goods or services;

"parcel" means a postal packet which is posted as a parcel in accordance with the provisions of this Scheme;

"postage forward parcel" means a parcel which by authority of the Post Office may be posted without prepayment of postage to an address of, or of the agent of, a person who has made provision to the satisfaction of the Post Office for the payment of the appropriate postage on parcels so posted which are received by him or by such agent, being a parcel which;

(a) is enclosed in a wrapper or container provided by that person with the authority of the Post Office on which are printed the address to which the parcel may be so posted and special distinguishing characters allocated for the purpose by the Post Office, or

(b) has affixed thereon a label provided by that person with such authority, on which are printed such address and the distinguishing characters so allocated;

"postal form" means a form issued by or under the authority of the Post Office;

"postal franking machine" means a franking machine of any such type as the Post Office may from time to time approve designed to stamp impressions denoting the payment of postage and other fees, charges and sums payable to the Post Office, by means of a franking die and a date stamping die, and includes any meter used in the machine or in connection therewith and any dies used in the machine;

"postal packet" means and includes every packet or article transmissible by post as a parcel or a Datapost packet;

"prescribed" means prescribed by the Post Office;

"redirection" as applied to a postal packet includes re-posting;

"sender" means, for the purpose of section 30 of the Post Office Act 1969, the person on whose behalf the postal packet is posted but does not include a person at whose request the article or any of the articles contained in the postal packet is sent by the first mentioned person by post;

(2) Any reference in this Scheme to additional postage shall have effect in relation to a postal packet for which no rate of postage is specified as though for the words "additional postage" there were substituted the word "postage".

(3) Any reference in this Scheme to the provisions of any enactment, regulations or scheme shall be construed, unless the context otherwise requires, as a reference to those provisions as amended, re-enacted or replaced by any subsequent enactment, order, regulations or scheme.

(4) Any reference in any regulations, or scheme to provisions of any scheme revoked by this Scheme shall be construed, unless the context otherwise requires, as a reference to the corresponding provisions of this Scheme.

(5) The Interpretation Act 1978 applies for the interpretation of this Scheme as it applies for the interpretation of an Act of Parliament, and as if this Scheme and the Schemes hereby revoked were Acts of Parliament and the Act were an Act conferring the power to make this Scheme.

Application

4. Save so far as any provision hereof is expressly applied by any other scheme, this Scheme shall apply exclusively to (and to services and facilities provided in connection with);

(a) the posting in the British postal area of postal packets addressed to places in that area, in the Channel Islands or in the Isle of Man;

(b) the treatment, conveyance and delivery of postal packets so addressed which have been posted in that area;

(c) the treatment, conveyance and delivery of postal packets addressed to places in that area which have been posted in the Channel Islands or the Isle of Man and transmitted to that area;

Provided that:

(1) this Scheme shall not apply in relation to any postal packet addressed to a ship of the Royal Navy (whether so addressed to the ship at a port in the British postal area, or "c/o BFPO Ships") if the packet has to be sent to a place outside that area in order that it may be delivered to that ship;

(2) in the case of packets transmitted (or for transmission) between the British postal area and the Channel Islands or the Isle of Man this Scheme shall apply in relation only to the posting, treatment, conveyance and delivery of such packets under the authority of the Post Office (and to services and facilities provided under such authority) and shall so apply subject to and in accordance with the exceptions, modifications and further provisions contained in Part XI.

PART II POSTAGE

Rates of postage

5.—(1) There shall be charged and paid upon the postal packets specified in Column 1 of Schedule 1 (other than packets accepted for transmission under paragraph 23) postage at the rates respectively specified in or fixed under column 2 of that Schedule, and upon packets accepted for transmission under paragraph 11, postage at the rates fixed under that paragraph.

(2) The Post Office shall publish from time to time in the London, Edinburgh and Belfast Gazettes, or in such other manner as it may determine, the rates of postage fixed by it under Schedule 1.

(3) (a) On and from the date when this Scheme comes into operation until such time as the Post Office may determine under (b) below, the postage charges and rates of charge shall be those specified or referred to in Schedule 1 as amended;

(b) The Post Office may, at any time after the coming into operation of this Scheme, and from time to time thereafter, determine that different charges and rates of charge shall be substituted for all or any of the charges or rates of charge set out in Schedule 1 as amended, and such substituted charges or rates of charge shall be applicable on and after such day as may be so determined. Such substituted charges or rates of charge (or any of them) may be determined on such basis and subject to such conditions and limitations as the Post Office may think fit.

Additional postage on certain parcels

6.—(1) Upon any parcel redirected by the Post Office as specified in the first column of paragraph 4 of Schedule 3, to an address served from a different delivery office, there shall be charged additional postage of an amount equal to the amount of postage which would have been prepayable on the parcel if it had been posted anew by the addressee to the address specified in the application for redirection.

(2) Any additional postage so charged upon a parcel shall be paid by the addressee upon delivery thereof, and if on the tender of the parcel at the address so specified payment of such postage is refused the parcel may be dealt with or disposed of in such manner as the Post Office may think fit.

PART III
GENERAL CONDITIONS

Prohibitions

7.—(1) Save as the Post Office may either generally or in any particular case allow, there shall not be conveyed or delivered by post any postal packet of a description referred to in paragraphs (a), (b) or (c) of section 11(1) of the Act.

(2) Subject to section 8(3) of the Act, there shall not be posted or conveyed or delivered by post any postal packet:

(a) containing:

(i) except as may be permitted by the Post Office either generally or in any particular case, any living creature, or blood, or any blood product, or serum, or urine, or semen, or any pathological specimen, or any vaccine, or asbestos, or any corrosive, flammable or oxidising material, or any organic peroxide, or matches, or any radioactive material, or any gas compressed, liquefied or dissolved under pressure, or any paint, varnish or enamel, or any poison, or dry ice;

(ii) any imitation of a bank note, if such bank note is one within the meaning of section 38 of the Criminal Justice Act 1925 and is for the time being legal tender in the country of issue;

(b) containing or bearing any fictitious stamp (not being a fictitious stamp made with the approval of the Post Office in accordance with the conditions of such approval), or any counterfeit impression of a postal franking machine used under the direction or with the authority of the Post Office, or any counterfeit of any other impression authorised by or under this Scheme to be used to denote payment of postage or fees;

(c) having thereon, or on the cover thereof, any words, letters or marks (used without due authority) which signify or imply, or may reasonably lead the recipient thereof to believe, that the postal packet is sent on Her Majesty's Service;

(d) of such a size, form, substance or colour or so made up for transmission by post as to be likely, in the opinion of the Post Office, to embarrass the officers of the Post Office in dealing with the packet;

(e) having anything written, printed or otherwise impressed upon or attached to any part of the postal packet or showing through the cover of the packet which, either (i) by tending to prevent the easy and quick reading of the address of the packet or (ii) by inconvenient proximity to the stamp or stamps used in the payment of postage or to any such impression as is referred to in paragraph 11(3)(c) so used or (iii) in any other way, is in itself, or in the manner in which it is written, printed, impressed, or attached, likely in the opinion of the Post Office, to embarrass the officers of the Post Office in dealing with the packet;

(f) whereon the payment of any postage or fees purports to be denoted by any stamp or impression which has been previously used to denote payment of the postage or fees on any other postal packet;

(g) whereon the payment of any postage or fees is denoted by an adhesive stamp or stamps, and where the stamp or stamps have not been securely affixed in such manner as the Post Office may require.

Packets containing others for different persons

8.—(1) There shall not be posted any postal packet consisting of or containing two or more postal packets addressed to different persons who are at different addresses.

(2) If any such postal packet be posted, each postal packet contained therein may be forwarded separately to its addressee subject to such charge as the Post Office may fix (not exceeding the amount of the charge which would have been payable in respect thereof if it had been posted separately without prepayment of postage), and such charge shall be payable by the addressee on the delivery of the packet or if the packet is refused, or cannot for any other reason be delivered, by the sender.

Packing

9 Every postal packet shall be made up and secured in such manner as, in the opinion of the Post Office, is calculated to prevent injury to any other postal packet in course of conveyance, or to any receptacle in which the same is conveyed, or to an officer of the Post Office or other persons who may deal with such parcel.

Limits of size and weight

10 Save as the Post Office may either generally or in any particular case allow, and subject to paragraph 14, no postal packet shall be transmissible under this Scheme as a postal packet of any such description as is referred to in Column 1 of Schedule 1 if its size exceeds the limit of size specified in relation to that description of a postal packet in Column 3 of that Schedule, or its weight exceeds the limit of weight (if any) so specified in Column 4 of that Schedule. In the case of a Datapost packet, the limits of size and weight referred to in Schedule 6 shall apply.

Payment of postage and fees

11.—(1) Except as the Post Office may otherwise direct, and subject to the provisions of this Scheme, the postage and fees payable on every postal packet and the fees payable in respect of postal facilities shall be prepaid.

(2) The provisions of this Scheme with reference to the prepayment of postage and fees shall not apply to the postage payable on postage forward parcels or to the postage and fees payable on postal packets with respect to which the Post Office has entered into an arrangement with the senders for the grant of credit facilities.

(3) Payment of postage of fees payable under this Scheme may be denoted:

(a) by adhesive postage stamps bearing the effigy of Her Majesty Queen Elizabeth the Second, being stamps of denominations of money in the new currency of the United Kingdom provided for by the Decimal Currency Act 1967 or showing such other indication of payment of postage as the Post Office may from time to time permit;

(b) by postage stamps of such denominations or showing such other indication of payment of postage embossed, impressed or printed on envelopes, covers or wrappers authorised by the Post Office for postal use, or on other postal forms, or by such postage stamps which have been cut out of, or otherwise detached from, any such envelopes, covers, wrappers or other postal forms;

(c) by means of impressions made by postal franking machines, printing presses, or other printing or stamping devices, being machines, presses or devices operated under the direction, or with the authority, of the Post Office;

(d) in such other manner as the Post Office may from time to time permit.

(4) No stamp indicating on the face thereof payment of a registration fee (with or without postage) shall be used to denote payment of postage or fees on any unregistered postal packet.

(5) Packets bearing the impression of postal franking machines, or intended for impression by postal franking machines, and packets on which payment of postage is denoted by a printed impression or by an impression made by any other device authorised by the Post Office, shall be accepted only at such post offices, within such hours, and under and subject to such conditions and restrictions as the Post Office may consider appropriate.

(6) Except as regards any postal franking machine the use of which is for the time being authorised by a licence in writing granted by the Post Office, the provisions of Schedule 2 shall apply with respect to the granting and termination by the Post Office of authority to use a postal franking machine and the use thereof.

(7) Subject to the provisions of this Scheme, the stamp or impression denoting payment of postage or fees shall be placed in such position on the envelope, cover, wrapper or other form as the Post Office may consider appropriate.

(8) No impression which is imperfect and no stamp or impression which is mutilated or defaced in any way, or across which anything is written or printed or otherwise impressed, shall be used to denote payment of postage or fees; but a stamp shall not be deemed to be mutilated or defaced or to have anything written or printed or impressed across it within the meaning of this provision, by reason only that it is distinctly perforated with initials by means of a punch if the perforating holes are not larger than those dividing one stamp from another in a sheet of stamps.

Unpaid or underpaid postage

12—(1) Where the postage or any other sum chargeable for the transmission of an inland postal packet is required to be prepaid and has not been, or has been insufficiently, prepaid by the sender, there shall be payable by the addressee on the delivery of the packet, or, if the packet is refused or cannot for any other reason be delivered, by the sender, such amount as the Post Office may determine.

(2) Where, on the delivery to him of an inland postal packet, the addressee has paid any amount thereon in accordance with sub-paragraph (1) and desires to reject the packet, the Post Office may, on the application of the addressee, charge to the sender the said amount together with the additional postage and other charges, if any, for returning the packet to him, and the sender shall pay any sum so charged; and on the payment by the sender of that sum the Post Office shall repay to the addressee the amount paid by him under sub-paragraph (1).

Postmarks

13—(1) The marks used by the Post Office for the purpose of cancelling stamps or impressions denoting the payment of postage on postal packets may consist of such words, or devices as the Post Office may in its discretion think proper, including words or devices (whether constituting advertisements or otherwise) in respect of the use of which as postmarks payment is made by any persons to the Post Office.

(2) The Post Office may write or impress on, or affix to a postal packet such words, marks, codes, devices or labels for postal purposes as it may, in its discretion, think proper.

(3) The Post Office may charge such fee for the cancellation with a special postmark of postage stamps affixed to postal packets as it may from time to time determine.

Treatment of irregular packets

14—(1) If any postal packet which appears to have been intended for transmission as a packet of a particular description is found in the post or is left at a post office, and it does not comply, or its manner of posting did not comply, with the provisions of the relevant Scheme which are applicable to packets of that description, the Post Office may (as it thinks fit) treat it either as if it had been posted as a postal packet of that description or as if it has been posted as a postal packet of such other description as it considers appropriate; and the provisions of the relevant Scheme shall apply thereto accordingly.

(2) Where any packet is treated as a parcel under sub-paragraph (1) and the amount of postage which was prepaid thereon is less than the amount which would have been prepayable thereon if it had been posted as a parcel, there shall be payable by the addressee on the delivery of the packet or, if the packet is refused or cannot for any other reason be delivered, by the sender, the appropriate postage at the rate applicable to parcels and in addition such sum as the Post Office may from time to time determine less the amount of any postage prepaid.

Return of undeliverable parcels

15 In the case of:

- (a) a parcel which for any reason cannot be delivered or;
- (b) a parcel which is addressed to a place not within the limits of the postal delivery area of any town or district or to a ship in a port in the British postal area and which is not called for or delivered within such time as the Post Office considers reasonable;

The following provisions shall apply:

(1) The parcel shall be retained at, or forthwith forwarded to such place as the Post Office may from time to time appoint and may, if necessary, be there opened and examined.

(2) Where the name and address of the sender can be ascertained from the parcel, then subject to sub-paragraphs (4), (5) and (6):

- (a) unless it is a postage forward parcel, it shall be returned to the sender free of charge;
- (b) if it is a postage forward parcel it shall be returned to the sender charged with postage equal in amount to that which would have been payable on it originally if it had been posted otherwise than a postage forward parcel.

(3) Where the name and address of the sender cannot be ascertained from the parcel, it shall be retained for such time as the Post Office shall think fit to await a claim from the sender or addressee.

(4) Where, in the case of a parcel which cannot be delivered for want of a true direction the sender corrects the address of the parcel, the parcel shall be forwarded to the corrected address subject to the following conditions:

- (a) where the corrected address of the parcel is served from the same delivery office as the original address, and the parcel is not at the time of such correction lying at a returned post office, no additional charge shall be made with respect to the delivery of the parcel;
- (b) where the corrected address of the parcel is not served from the same delivery office as the original address, or the parcel at the time of such correction is lying at a returned post office, the sender shall at the time when the address is corrected pay additional postage of the same amount as that which would be prepayable on the parcel if it were posted anew to the corrected address;

Provided that if for any reason, the parcel cannot be delivered at the corrected address, the provisions of sub-paragraph (2) or sub-paragraph (3) shall apply.

(5) Where, in the case of a parcel which for any reason cannot be delivered (not being a case such as is mentioned in sub-paragraph (4) in which the parcel is to be forwarded to a corrected address):

- (a) the parcel is subsequently retransmitted to the addressee at the request of the sender or of the addressee; or
- (b) the name and address of a substituted addressee is furnished by the sender or by the addressee and the parcel is transmitted to the substituted address

the addressee or, as the case may be, the substituted addressee, shall pay additional postage of the same amount as that which would have been prepayable on the parcel if it had been posted anew for such retransmission or transmission.

(6) Notwithstanding anything herein contained, a parcel shall not be given up or returned by post to the sender except upon payment by him of any charge to which the parcel has become liable under the provisions of any such regulations as are referred to in section 16 of the Act.

(7) The Post Office may require proof to its satisfaction that a person claiming a parcel is entitled to receive it as (or as the agent of) the sender or the addressee.

(8) Where:

- (a) in the case of a parcel retained under sub-paragraph (3), no claim is made within the period therein provided by any person who appears to the Post Office to be entitled to receive it or the claimant (being such a person) refuses or fails to pay any such charge as is mentioned in sub-paragraph (6); or
- (b) in the case of a parcel forwarded to the address of the sender (by way of return) pursuant to sub-paragraph (2) or tendered for delivery at the address to which it has been retransmitted or the substituted address pursuant to sub-paragraph (5), the parcel is refused at that address or the sender, addressee or substituted addressee (as the case may be) refuses or fails to pay any postage or additional postage payable thereon under this paragraph or any such charge as is mentioned in sub-paragraph (6).

the parcel may be dealt with or disposed of in such manner as the Post Office may think fit.

(9) Any parcel in the possession of the Post Office which becomes offensive or injurious to any officer of the Post Office, or other person, or to other parcels, or which is likely from its character or condition to become offensive or injurious as aforesaid or to become valueless before it can be delivered or otherwise dealt with in accordance with the provisions of this Scheme, may forthwith be dealt with or disposed of in such manner as the Post Office may think fit, notwithstanding that the provisions of this Scheme as to the return of such parcel have not been or have only partially been complied with.

Treatment of packets addressed to deceased persons

16—(1) Where the Post Office is satisfied that the addressee of a postal packet is dead, it may at its discretion:

- (a) deliver or redirect such postal packet, on the written application of any one or more of the executors named in the will of the addressee, or of a person appearing to the Post Office to be entitled to take out letters of administration to the estate of the addressee, or in Scotland of a majority or quorum of the executors or (if there is no will) of the person whose appointment is being sought as executor dative or
- (b) deliver or redirect such postal packets on the written application of any person appearing to the Post Office to be conducting the affairs of the deceased addressee of the postal packet; or
- (c) retain such postal packets for such period as it may think fit and, on production of probate of the will or letters of administration to the estate of the addressee together with the written application of one or more of the executors or administrators, or in Scotland on production of confirmation together with the written application of a majority or quorum of the executors or the executor dative, deliver or redirect the packets in accordance with such application; or
- (d) treat such postal packets in accordance with the provisions of this Scheme as postal packets which cannot be delivered.

(2) The charges specified in paragraph 4 of Schedule 3 shall be payable for redirection under this paragraph and paragraph 7 of this Scheme shall apply to parcels so redirected.

PART IV

CONDITIONS RELATING TO PARTICULAR CLASSES OF POSTAL PACKETS

Parcels

17—(1) All parcels intended to be transmitted by post shall be posted: (a) by being handed in at a post office to an officer of the Post Office on duty at the counter, on the days and within the hours during which such office shall be open to the public for posting of parcels, or (b) (in circumstances in which the Post Office permits that mode of posting) by being handed to an officer of the Post Office for the time being authorised to receive parcels for post otherwise than at a post office.

(2) Every parcel shall be packed in such a manner as in the opinion of the Post Office is calculated to preserve the contents from loss or damage in the post and to prevent any tampering with its contents.

(3) The sender of a parcel shall attach to the parcel such label in such position, as the Post Office may require.

(4) On the delivery of a parcel the recipient shall, where the Post Office so requires, give a written receipt therefor in the prescribed form. Where such a receipt is not obtained the packet may nevertheless be delivered, or may be withheld and dealt with or disposed of in such a manner as the Post Office may think fit.

PART V

POSTAL FACILITIES

General

18—(1) There shall be charged and paid for the postal facilities specified in the first column of Schedule 3 the charges specified or referred to in the second column of the said Schedule, and the said facilities shall be subject to conditions and provisions contained in the body of this Scheme.

(2) The postal facilities referred to in this Part of this Scheme and in Schedule 3 may be provided by the Post Office at such times, during such periods, and at such post offices, in such circumstances, and on such conditions (not being inconsistent with the provisions of this Scheme) as the Post Office may from time to time consider expedient.

(3) (a) On and from the date when this Scheme comes in operation until such time as the Post Office may determine under (b) below, the charges and fees shall be those specified or referred to in Schedule 3;

(b) The Post Office may, at any time after the coming into operation of this Scheme, and from time to time thereafter, determine that different charges and fees shall be substituted for all or any of the charges or fees set out in Schedule 3 and such substituted charges or fees shall be applicable on and after such day as may be so determined. Such substituted charges or fees (or any of them) may be determined on such basis and subject to such conditions and limitations as the Post Office may think fit.

Postage forward parcels

19—(1) A person who proposes to invite others to post postage forward parcels to him or to his agent may apply to the Post Office for a licence authorising the posting of postage forward parcels to an address of the applicant or of his agent specified therein (being an address within the British postal area) without prepayment of postage, and the provision by the applicant and the use for that purpose of the necessary wrappers, containers or labels.

(2) A licence conferring such authority as is mentioned in sub-paragraph 1 (including such a licence granted before the day on which this Scheme comes into operation and in force on that day) is hereinafter referred to as a "Postage Forward Parcel Licence" and the person on whose application any such licence was granted is hereinafter referred to in relation to that licence as "the licensee".

(3) A Postage Forward Parcel Licence may specify more than one address of the licensee or of his agent to which postage forward parcels may be posted (being in each case an address within the British postal area), and other such addresses may be added to any licence from time to time on the application of the licensee.

(4) Every Postage Forward Parcel Licence granted pursuant to an application made under sub-paragraph (1) shall be granted so on and subject to:

(a) a condition that the licensee shall make provision (by way of deposit and other payments in advance) at such times, in such manner, and to such extent as the Post Office shall think fit with respect to the payment of postage payable by him on postal packets posted by authority of the Post Office without prepayment of postage to him or to his agent;

(b) such other terms and conditions (including conditions as to revocation and variation) as the Post Office may think fit.

(5) Subject as may be provided in the relevant Postage Forward Parcel Licence no wrapper, container or label shall be made available by the licensee for use by any person as or with a postage forward parcel (or being a label shall be incorporated in an advertisement published by or for the licensee) unless:

(a) it has printed thereon in such position and manner as have been approved by the Post Office special distinguishing characters allocated for the purpose by the Post Office and an address specified in the relevant licence;

(b) it meets the prescribed specifications and is similar in all respects to a specimen thereof which has been submitted to and approved by the Post Office.

(6) Postage charged and payable under this Scheme on postage forward parcels shall be paid by the licensee on all such parcels which are posted without prepayment of postage and are received by him or by his agent.

(7) Subject as provided in sub-paragraph (8) there shall be charged and paid by the licensee in respect of every year or part of a year in which each such licence is in force the fee specified in item 1 of Schedule 3, for each address specified therein to which such parcels may be posted. The fee shall be paid (in respect of the first year) by the applicant for the licence before it is granted, and shall be due and payable on

every anniversary of the day when it is granted (or the day on which it was deemed to have been granted by virtue of any provision of a scheme revoked by this Scheme) on which it remains in force (hereinafter referred to in relation to such a licence as a "relevant anniversary"). In the case of a licence granted before the day on which this Scheme comes into operation the first annual fee under this paragraph shall be due and payable on the relevant anniversary falling on or next after that day, without prejudice to the right of the Post Office to recover from the licensee the amount of any fee due or payable before that day under any provision of a scheme revoked by this Scheme which remains unpaid.

(8) If and whenever an address is added to a licence in accordance with sub-paragraph 3 then (unless the addition is to take effect on a relevant anniversary) there shall be charged and payable by the licensee for that address when the addition is made a rateable proportion of the annual fee in respect of so much as remains unexpired of the year ending immediately before the next relevant anniversary.

(9) On the surrender by the licensee or revocation by the Post Office of a Postage Forward Parcel licence the Post Office, if it thinks fit, may refund to the licensee such proportion as it thinks just of the annual fee paid in respect of the year in which the surrender or revocation takes effect or may appropriate that proportion of the fee in or towards payment of any postage which is or may become due and payable by the licensee in respect of postage forward parcels posted to the licensee or his agent.

Redirection by the public

20—(1) Any parcel (other than a postage forward parcel), may be redirected from its original address or any substituted address, to the same addressee at any other address in the British postal area, the Channel Islands or the Isle of Man. A Datapost packet may only be redirected to an address within the British Postal Area.

(2) There shall be charged on each redirection of a postal packet and (if not previously paid) paid by the addressee on the delivery of the packet at the new address, additional postage of such an amount as the Post Office may determine;

Provided that (without prejudice to the general provision for remission under paragraph 31) in the case of a parcel redirected on the day of its delivery at the address from which it is redirected or on the day next following (Sundays, Christmas Day, New Year's Day, Good Friday, and public holidays being disregarded for this purpose), the Post Office may remit such additional postage if the parcel is redirected to an address in the same delivery area.

Evasion of postage by redirection

21—(1) In any case where the Post Office considers that a packet purporting to be redirected has been posted as a redirected packet with a view to evading the payment of any postage chargeable upon such packet, it may, before the delivery of such packet require the addressee (who shall furnish proof of identity to the satisfaction of the Post Office) to sign a receipt for the same.

(2) Any redirected packet which appears to have been opened before being redirected, and any packet which purports to be redirected, but which appears to have been treated in a manner designed to evade the payment of any postage chargeable thereon shall be dealt with and charged as an unpaid packet of the same description or otherwise dealt with as the Post Office may think fit.

Poste restante

22 The following provisions shall apply to postal packets addressed to a post office to be called for:

- (a) Except as the Post Office may otherwise decide, the service is provided only for the convenience of travellers;
- (b) The address of such packets shall include the words "To be called for" or "Poste Restante";
- (c) Such packets shall not be addressed to an addressee designated by a fictitious name, or by initials only, or by a forename without a surname;
- (d) The Post Office may refuse to deliver any such packet to a caller unless it is satisfied of the caller's identity;
- (e) Such packets shall not be retained at the Post Office for delivery to the caller for more than 14 days, unless the Post Office shall otherwise decide in relation to any particular packet or description of packets;
- (f) The Post Office may refuse or cease to retain for delivery to the caller any such packet the retention of which would in its opinion involve an abuse of the service, or which contravenes sub-paragraphs (b) or (c), or which is addressed to a post office at which the service is not available;
- (g) The sender may add to the address of any such packet a request that the packet may, if not called for within the time specified in the request, be returned to the sender or some person designated by him; and (subject to sub-paragraph (e)) at the expiration of such time the packet shall be returned as specified in the request;
- (h) The provisions of this Scheme as to the return, or treatment of, undeliverable postal packets shall apply to any such packet which the Post Office refuses or ceases to retain for delivery to the caller.

Transmission of postal packets in bulk

23—(1) The Post Office may make arrangements with any senders of postal packets (other than cash on delivery or Datapost packets) for their acceptance and transmission as bulk postings under this paragraph and such arrangements shall have effect for the purposes of this paragraph at such times and during such periods as the Post Office may from time to time consider expedient.

(2) The senders of packets under this paragraph shall comply with such conditions as the Post Office may consider appropriate either generally or in the particular case.

(3) There shall be charged and paid on packets accepted for transmission under this paragraph postage at such rates as the Post Office may fix and different rates may be fixed for different circumstances.

(4) Postage on packets accepted for transmission under this paragraph shall be paid and denoted in such a manner and at such time as the Post Office may require or permit and paragraph 11(3) shall not apply to such packets.

PART VI LIABILITY

Packets for which the Post Office accepts liability

24—(1) Subject to the provisions of this Scheme the Post Office accepts liability for all inland parcels and Datapost packets.

(2) The amount recoverable in relation to a packet of a particular description shall not exceed the maximum amount payable under this Scheme for compensating the person aggrieved in respect of a packet of that description.

(3) Such liability is subject to the conditions in this Scheme in relation to packets of a particular description having been complied with as regards packets of that description.

(4) No liability is accepted for any postal packet which has been destroyed or otherwise dealt with or disposed of pursuant to section 8(3) of the Act, or sub-paragraph (2) of paragraph 6, or sub-paragraphs (8) or (9) of paragraph 15, or sub-paragraph (2) of paragraph 21, or sub-paragraph (2) of paragraph 21, or sub-paragraph (4) of paragraph 17 or sub-paragraph (4) of paragraph 42 of this Scheme.

(5) No liability is accepted for any inland postal packet which has been redirected under paragraph 20, unless all the additional postage and fees due under sub-paragraph (2) of that paragraph have been paid.

(6) No liability is accepted for any postal packet which has been redirected to an address in the Channel Islands or the Isle of Man, either under paragraph 20 or by the Post Office in pursuance of an application under paragraph 18 and Schedule 3.

PART VII COMPENSATION FEE PARCEL SERVICE

25—(1) Subject to the provisions of this Scheme any parcel may be sent by the compensation fee parcel service.

(2) In addition to the postage charged and payable thereon, there shall be charged and paid on any parcel which the sender wishes to be dealt with under the compensation fee parcel service the minimum fee or if the sender so elects one of the higher fees specified in Column 1 of Part I of Schedule 4.

- (3) The conditions set out in Part II of Schedule 4 shall be complied with in relation to a compensation fee parcel.
- (4) No liability is accepted for loss of, or damage to, any such article as described in Part III of Schedule 4.
- (5) (a) The maximum amount which shall be payable for compensating persons aggrieved by the loss of, or damage to, a compensation fee parcel and its contents shall be the amount specified in column 2 of Part I of Schedule 4 in relation to a parcel in respect of which the fee specified in Column 1 of that Part of that Schedule has been paid.
- (b) For the purpose of this paragraph any fee payable under paragraph 20 on redirection of the parcel shall be disregarded.
- (6) In the case of a parcel which was redirected under paragraph 20 after delivery at the address stated on the certificate obtained on the original posting thereof, no liability is accepted under sub-paragraph (1) for loss of, or damage to the parcel or any of its contents while in the post unless the parcel was so redirected by being posted anew and full postage was prepaid on such re-posting together with a further compensation fee, in which case liability is accepted, subject to and in accordance with the foregoing provisions of this paragraph and sub-paragraph (6) of paragraph 24, for any such loss or damage which occurred while the parcel was in the post after such re-posting, but so that the total amount payable in respect of the parcel and its contents shall not exceed the maximum amount appropriate to the further compensation fee paid.
- (7) The Post Office may, if it thinks fit, refuse to accept payment of a compensation fee on the posting of any parcel.

PART VIII

COMPENSATION FOR OTHER PACKETS

Compensation for certain other postal packets

- 26—(1) This paragraph applies to any postal packet other than a compensation fee parcel.
- (2) All postal packets to which this paragraph applies are hereafter referred to as "ordinary packets".
- (3) The maximum amount which shall be payable for compensating persons aggrieved by the loss of, or damage to, an ordinary packet (except a Datapost packet) and its contents shall be £20. In the case of a Datapost packet the maximum amount shall be £100.
- (4) No liability is accepted for loss of, or damage to, an ordinary packet unless the conditions set out in Part I of Schedule 5 or (in the case of a Datapost packet) Schedule 6 have been complied with.
- (5) No liability is accepted for loss of or damage to, any such article as is described in Part II of Schedule 5 or (in the case of a Datapost packet) paragraph 5 of Schedule 6.

PART IX

CASH ON DELIVERY

Fees and conditions

- 27—(1) There shall be charged and paid on each cash on delivery packet, in addition to the postage and other charges payable on such packet, a fee of £1.15.
- (2) No cash on delivery amount exceeding £350 shall be collected under this Scheme.
- (3) The sender of a cash on delivery packet shall fill up, as far as required, the prescribed form (in this Scheme referred to as "the Despatch/Inpayment Document") and shall mark the packet in such manner and with such particulars as the Post Office may require.
- (4) The fee payable on a cash on delivery packet shall be paid by the sender and shall be indicated on the despatch/inpayment document.
- (5) If the sender of a cash on delivery packet wishes enquiries to be made about the delivery of a cash on delivery packet or payment of the relevant cash on delivery amount, he shall complete such form as the Post Office may prescribe and pay a fee of 85p in respect of each packet under enquiry. The Post Office will refund the fee in those cases it considers appropriate.

Delivery of cash on delivery packets

- 28—(1) A cash on delivery packet shall not be given up to the addressee, or opened at his request, until the cash on delivery amount and any postage or other charges due thereon have been paid.
- (2) Where the cash on delivery amount on a cash on delivery packet exceeds £50 or the cash on delivery amount and the postage or other charges due in respect of such packet exceed that sum, the Post Office may give notice to the addressee of the arrival thereof and before delivery is effected require the addressee to pay the amount due within such period and at such office as may be specified in the notice.

Payment of cash on delivery amount to sender

- 29 The Post Office shall upon receiving the cash on delivery amount from the addressee remit the same to the sender of the packet or a person named by him to receive it by such means as the Post Office may think fit.

PART X

MISCELLANEOUS AND GENERAL

Variation of route

- 30—Where any postal packet from its size, weight, character, or condition is, in the opinion of the Post Office, unfit for transmission by the route by which such packet would ordinarily travel in the post, such packet may be detained and forwarded by such other route as the Post Office may think fit.

Remission of postage

- 31 The Post Office may remit in whole or in part any postage or other sums chargeable under this Scheme in such cases as it may determine.

PART XI

APPLICATION OF SCHEME TO PACKETS TO AND FROM THE CHANNEL ISLANDS OR THE ISLE OF MAN

Application generally

- 32 This part of this Scheme applies in relation only to postal packets transmitted (or for transmission) between the British postal area and the Channel Islands, or the Isle of Man.

Services not available to and from the Isle of Man

- 33 No postal packet shall be transmitted between the British postal area and the Isle of Man as a postage forward parcel.

Parcels on which compensation fee paid

- 34 Where a compensation fee has been paid; (a) in respect of a parcel posted in the British postal area for transmission to an address in the Channel Islands or the Isle of Man or (b) in respect of a parcel posted in the Channel Islands or the Isle of Man for transmission to an address in the British postal area; and the parcel is one for which compensation would have been paid under Part VII of this Scheme if it had been an inland parcel the Post Office may pay compensation to the sender or to the addressee under and in accordance with paragraph 25 (but subject as therein provided) in respect of any article of pecuniary value enclosed in or forming part of that parcel, if satisfied that such article has been lost or damaged whilst in the post and that no compensation has been paid or will be paid in the case of a parcel posted in the British postal area, by the postal administration for the place to which it was addressed, or in the case of a parcel posted in the Channel Islands or the Isle of Man, by the postal administration for the place in which it was posted.

Compensation for certain postal packets to and from the Channel Islands and the Isle of Man

35 Where a postal packet for which compensation would have been paid under Part VIII of this Scheme if it had been an inland packet has been posted in the British postal area for transmission to an address in the Channel Islands or the Isle of Man or posted in those Islands to an address in that area, the Post Office may (except as hereafter provided) pay compensation to the sender or the addressee under and in accordance with paragraph 26 (but subject as therein provided) in respect of any article of pecuniary value enclosed in or forming part of that packet if satisfied that such article has been lost or damaged whilst in the custody of the Post Office or its agents and that no compensation has been or will be paid in the case of such a packet by the postal administrations of those Islands.

In the case of a Datapost packet posted for transmission between the British postal area and the Channel Islands, the maximum amount of compensation which shall be payable shall be £20.

Cash on delivery packets to and from the Channel Islands or to and from the Isle of Man

36 In the application of this Scheme to cash on delivery packets posted in the British postal area and addressed to places in the Channel Islands or the Isle of Man and to packets corresponding to such packets posted in those Islands and addressed to places in that area, for the definition of "cash on delivery packet" in paragraph 3(1) there shall be substituted the following definition:

"Cash on delivery packet" means a parcel or, in the case of packets to and from places in the Isle of Man, a Datapost packet, with respect to which the sender has requested the Post Office or the postal administration of any of the Channel Islands or the Isle of Man to secure the collection of a sum of money (in this Scheme referred to as the 'cash on delivery amount') on his behalf from the addressee of the packet as a condition of delivery, and has paid the fee for the cash on delivery service".

Postage not prepaid or insufficiently prepaid

37 Where the postage payable on any postal packet (other than a parcel) transmitted between the British postal area and the Channel Islands or the Isle of Man has not been, or has been insufficiently prepaid by the sender, there shall be payable by the addressee on the delivery of the packet or if the packet is refused or cannot for any reason be delivered, by the sender, such amount as the Post Office may from time to time determine.

Customs regulations, prepayment of duty and clearance of incoming packets

38—(1) Postal packets intended to be transmitted by post between the British postal area and the Channel Islands or the Isle of Man, shall not be posted, forwarded, conveyed or delivered except subject to such regulations as are referred to in section 16 of the Act.

(2) Where the sender of a postal packet addressed to a place in the Channel Islands desires that the packet should be delivered to the addressee free of all customs duty and other charges thereon, the following rules shall apply to the packet:

- (a) The sender shall mark on the cover of the packet the words "To be delivered free of charges";
- (b) The sender shall pay at the time of posting such sum as the Post Office may require as a deposit in respect of the customs duty and other charges which may be due on the packet at the time of delivery;
- (c) The sender shall sign an undertaking in the prescribed form to pay the Post Office on demand the amount of the customs duty and the said other charges, less the amount of the deposit paid;
- (d) The Post Office shall furnish to the sender a certificate of posting bearing an acknowledgement that the said deposit has been paid;
- (e) If the deposit paid exceeds the amount of the customs duty and the said other charges, the Post Office shall repay the balance to the sender.

(3) With respect to the clearance through customs of an incoming postal packet, the Post Office may charge the following fee:

- (a) the fee of £2.50 on each incoming postal packet (other than a parcel) which is produced to the proper officer of Customs and Excise;
- (b) the fee of £2.50 on each incoming parcel; and any such fee (if charged) shall be paid by the addressee if the packet shall be delivered to him.

(4) Payment of the sums or amounts referred to in sub-paragraph 2 may be denoted by means of impressions made by postal franking machines as if such sums or amounts were postage or fees payable under this Scheme.

Incoming packets in bond

39—(1) The Post Office may, on application being made in such manner as the Post Office may direct by the addressee of any incoming postal packet in bond:

- (a) make a search for the packet or provide any other service in order that it may, if possible, receive expedited customs examination; or
- (b) permit the addressee or his authorised agent, attending at the place where the packet is, to inspect the packet; or
- (c) re-address the packet to any person either within or outside the British postal area; or
- (d) permit the addressee or his authorised agent, attending at the place where the packet is, to re-address the parcel to any person either within or outside the British postal area; or
- (e) transfer the packet (if it is a packet with respect to which a customs notice has been sent to the addressee) from the appointed place where the packet is to some other appointed place nominated by the addressee.

(2) There shall be charged and paid in respect of the facilities provided for in sub-paragraph (1):

- (i) for each of the facilities mentioned in (a), (b), (c) and (e) of that sub-paragraph, the fee appropriate to the number of packets comprised in the application, according to the scale of fees set out in Columns 1 and 2 of the following table:
- (ii) for the facility mentioned in (d) of that sub-paragraph the fee appropriate to the number of packets comprised in the application, according to the scale of fees set out in Columns 1 and 3 of the following table:

TABLE

Column 1 No. of packets	Column 2 Fee	Column 3 Fee
Not exceeding 2	£3.00	£1.50
Between 3 and 20 inclusive	£1.20 per packet	60p per packet
Exceeding 20	£25.00	£12.50

(3) Any fee charged under paragraph 38(3) on a packet which is re-addressed under sub-paragraph (1) shall be paid by the original addressee.

(4) There shall be charged and paid by the original addressee in respect of each packet which is re-addressed under sub-paragraph (1) to an address outside the British postal area, the same postage and fees as would have been payable thereon if it had been posted as a fresh packet for transmission to the new address.

(5) With respect to the clearance through customs of a parcel or parcels stored in bond, the Post Office may charge a fee as follows:

- (a) Where a parcel or parcels are stored for a period not exceeding 28 days, the fee shall be £3.30 for each parcel. Where two or more parcels are posted simultaneously by a sender to the same addressee the fee shall be according to the scale of fees set out in the following table;

TABLE

Column 1 <i>No. of parcels</i>	Column 2 <i>Fee</i>
Between 2 and 9 inclusive	£1.80 per parcel
Between 10 and 26 inclusive	£18.00
Exceeding 26	70p per parcel

(b) Where a parcel or parcels are stored for a period of more than 28 days, the fee for each parcel shall be as in (a) with an additional sum for each parcel calculated at the rate of 70p for each working day (or residual part of such day) of storage after the first 28 days.

(6) The fees charged under sub-paragraph (5) with respect to each parcel (other than a parcel which is returned to its sender) shall be paid by the addressee if the parcel shall be delivered to him, or by the original addressee if the parcel shall be re-addressed in accordance with (c) or (d) of sub-paragraph (1).

(7) For the purposes of this paragraph:

(a) a parcel shall be deemed to be in bond when and so long as it is in the custody of the Post Office at a place appointed by the Post Office and the Commissioners of Customs and Excise as a place for customs examination;

(b) "appointed place" means a place so appointed for that purpose;

(c) a parcel shall be deemed to be stored in bond by the Post Office while it is in an appointed place, if and so long as;

(i) after a customs notice has been sent to the addressee with respect thereto, it is awaiting customs clearance, or is waiting to be re-addressed in pursuance of an application in that behalf under (c) or (d) of sub-paragraph (1); or

(ii) being a parcel conveyed by air addressed to a registered trader with respect to which the necessary documents for the purpose of making an entry or delivering an account of the goods therein were not delivered to the proper officer of Customs and Excise on or before its arrival at such a place it is awaiting customs clearance, or is waiting to be re-addressed in pursuance of such an application; and the period of such storage shall be deemed to have begun at the beginning of the day on which the customs notice was sent or in the case of such a parcel as is mentioned in (ii) (above) at the beginning of the day on which the parcel was brought into an appointed place, and that period shall be deemed to terminate at the end of the day on which customs clearance is granted, or, if later, (in the case of a parcel which was waiting to be re-addressed in pursuance of such an application) at the end of the day on which the parcel is re-addressed; and in the case of a parcel which has been transferred under (e) of sub-paragraph (1) the period of storage shall be deemed to have continued unbroken while it was in course of transit to the nominated place;

(d) "customs notice" means a notice sent by an officer of Customs and Excise requiring entry to be made of goods contained in a parcel in bond, or requiring an account of them to be delivered;

(e) "registered trader" means a trader who is for the time being registered with the Commissioners of Customs and Excise under the Advance Documentation Scheme;

(f) "working day" means a day on which the appointed place in which a parcel is stored is open for public business.

Postings in the Channel Islands or the Isle of Man

40.—(1) This paragraph applies to incoming postal packets addressed to persons at addresses within the British postal area which were posted in the Channel Islands or the Isle of Man by or on behalf of any one person resident or carrying on business in that area, not being packets addressed to that person or to an agent of that person.

(2) If within any period of 30 consecutive days (inclusive) the Post Office receives more than 250 incoming postal packets to which this paragraph applies, being packets posted by or on behalf of any one person, all or any of such packets so received within that period may, if the Post Office so determines, be either:

(a) detained and returned to the country or place of origin, or (at the discretion of the Post Office);

(b) forwarded charged, in the case of each packet with such amount of postage as the Post Office may in the particular case determine (not exceeding the amount of postage which would have been pre-payable thereon if it had been originally posted in the British postal area (singly) as a first class letter) and if a packet shall be so forwarded, the amount charged thereon shall be payable on or before the delivery of the packet, and the Post Office may withhold the packet from delivery until such amount has been paid.

(3) In this paragraph "person" includes any corporation or unincorporated association of persons or partnership and "any one person" shall be construed accordingly; and for the purposes of this paragraph a postal packet (by whomsoever and wheresoever made up) shall be deemed to have been posted by or on behalf of a person, corporation, association or partnership if it was posted for the purposes of that person, corporation, association or partnership.

PART XII

TRANSITIONAL PROVISIONS

41.—(1) Any rate of postage fixed by the Post Office under any of the provisions of the schemes revoked by this Scheme which is in force immediately before this Scheme comes into operation shall continue in force as if it had been fixed under the corresponding provision of this Scheme until superseded by a rate of postage fixed under that provision.

(2) Where immediately before this Scheme comes into operation a continuous service or facility was being provided under any of the provisions of the schemes revoked by this Scheme and was due to be provided for the residue of a period of time then current, such service or facility shall continue to be provided under the corresponding provision of this Scheme until the expiration of that period as if that provision had been in force when the application for the service or facility for that period was made and any fee or charge paid in respect of that period pursuant to the revoked provision had been paid pursuant to the corresponding provision; and where immediately on the expiration of that period the service or facility is continued for a further period that further period shall be deemed not to be an initial period for the purpose of determining the amount of any fee or charge payable under this Scheme.

PART XIII

DATAPOST SERVICE

42.—(1) A Datapost packet shall bear the word "Datapost" or such other word, words, lines or marks as the Post Office may require. The sender of the packet shall complete (and deliver up to the officer of the Post Office referred to in Schedule 6) such forms and other documents, and attach to the packet such label in such position as the Post Office may prescribe.

(2) This service may be provided by the Post Office at such times, during such periods, between such places and at such post offices or in such areas as it may from time to time consider expedient.

(3) There shall be charged and paid on each Datapost packet such fee as the Post Office may fix.

(4) On the delivery of such a packet the recipient thereof shall give a written receipt therefore in the prescribed form. Where such a receipt is not given, the packet shall not be delivered, but shall be withheld and dealt with or disposed of in such a manner as the Post Office may think fit.

(5) (a) Where a Datapost packet is tendered for the post after the latest prescribed time of posting to achieve delivery at the place of address on the same day as it was posted, where such a facility is provided, it may nevertheless be accepted and transmitted so as to achieve delivery on the next working day.

(b) In the event that a packet is not available for delivery at the place of address on the same day as it was posted, where such a facility is provided, or the next working day if the packet is accepted under (a) above, all or part of the fee paid under sub-paragraph (3) may be refunded to the sender at the discretion of the Post Office.

(6)(a) Where a Datapost packet is tendered for the post after the latest prescribed time of posting to achieve delivery at the place of address on the next working day after the day of posting, it may nevertheless be accepted and treated as if posted on the next working day.

(b) In the event that a packet is not available for delivery at the place of address on the next working day after the day of posting, or the next working day after that if the packet is accepted under (a) above, all or part of the fee paid under sub-paragraph (3) may be refunded to the sender at the discretion of the Post Office.

(7) Paragraphs 19 and 25 shall not apply to Datapost packets.

(8) The Conditions set out in Schedule 6 shall be complied with in relation to a Datapost packet.

(9) The sender or addressee of a Datapost packet tendered to achieve delivery at the place of address on the same day as it was posted, where such a facility is provided, may require the messenger who delivers the packet to accept for the post a Datapost packet by way of reply or further service, if the last mentioned packet is tendered to achieve delivery at the place of address on the same day, where such a facility is provided. There shall be charged and paid in respect of the last mentioned packet the fee referred to in sub-paragraph (3) and also, as the Post Office may determine, a waiting fee as specified in item 2 of Schedule 3 to the Scheme.

(10) Save as the Post Office may allow, a Datapost packet shall not be addressed or delivered to a private box.

Paragraphs 5, 10

SCHEDULE 1

Rates of Postage and Limits of Size and Weight

Column 1 <i>Description of postal packet</i>	Column 2 <i>Rates of Postage</i>	Column 3 <i>Limits of Size</i>	Column 4 <i>Limits of Weight</i>
1 Parcel			
(a) Weight not exceeding 1kg	£1.85	Greatest length 1.5m (save as the Post Office may allow in (b)). Greatest length and girth combined 3m (the girth to be measured round the thickest part) (save as the Post Office may allow in (b)).	Not exceeding 25kg (save as the Post Office may allow in (b)), or such lower weight as the Post Office may in any case from time to time determine.
Exceeding 1kg but not exceeding 2kg	£2.30		
Exceeding 2kg but not exceeding 3kg	£2.85		
Exceeding 3kg but not exceeding 4kg	£3.10		
Exceeding 4kg but not exceeding 5kg	£3.30		
Exceeding 5kg but not exceeding 6kg	£3.60		
Exceeding 6kg but not exceeding 7kg	£3.80		
Exceeding 7kg but not exceeding 8kg	£3.95		
Exceeding 8kg but not exceeding 9kg	£4.20		
Exceeding 9kg but not exceeding 10kg	£4.40		
Exceeding 10kg but not exceeding 25kg	£5.50		
(b) Where the Post Office allows transmission of a parcel which exceeds the size or weight limits shown in paragraph (a); such rate as the Post Office may fix, having regard to the size and weight.			
2 Postage Forward Parcel	The appropriate rate in item 1 plus 12p.	As for item 1	As for item 1

SCHEDULE 2

Paragraph 11(6)

POSTAL FRANKING MACHINES

Interpretation

1 In this Schedule, except so far as the contrary is provided or the context otherwise requires, the following expressions have the meanings hereby respectively assigned to them:

"control card" means a card supplied by the Post Office and designed to show such information as the Post Office may from time to time specify, including the readings of the registers of a postal franking machine;

"controlling post office" means the post office at which records relating to a postal franking machine are kept;

"date stamping die" means the die used in a postal franking machine to stamp an impression denoting the date and place mentioned in paragraph 3(c) of this Schedule.

"distributor" means the person who has supplied the postal franking machine to the user, and includes the successor or assignee of the distributor;

"fees" means postage which is payable on postal packets, under any Schemes from time to time in force, or under any agreement made with the Post Office, relating to the post, and fees, charges and sums payable under such Scheme or agreement as aforesaid or under any agreement made with the Post Office and relating to any postal franking machine;

"form" means a postal form on which the payment of fees may be denoted;

"franking die" means the die used in a postal franking machine to stamp an impression denoting the numbers, words, characters, symbols and marks mentioned in paragraph 3(b) of this Schedule;

"machine" means postal franking machine;

"maintainer" means a person or company approved by the Post Office to maintain postal franking machines;

"meter" means a unit which contains the printing and recording mechanisms of a postal franking machine;

"meter setting post office" means the post office designated by the Post Office as the office at which the meter of a postal franking machine is to be set;

"record card" means a booklet, designated form P3342 or P3344, which is issued by the Post Office and which is designed to record from time to time the amounts paid in respect of fees to the Post Office and the readings of the machine's registers at the time of payment;

"user" has the meaning assigned to it by paragraph 2 of this Schedule;

"value card" means a card by means of which the setting of a postal franking machine may be effected, and which represents a specific sum of money prepaid as fees to the Post Office.

Authority for the use of postal franking machines

2 Any authority which the Post Office may grant for the use of a postal franking machine does not extend beyond the use of a particular machine by a particular person and is granted by the issue to such person of a record card on which is stated the name of such person (such person so named being in this Schedule called "the user"), the address at which the machine may be used, the controlling post office, the meter setting post office, the model of machine, the number of the franking die and (if different from that of the die) the number of the machine or meter of such machine.

Conditions on which authority is granted

3 Each such authority given will allow the use of the machine by the user on and subject to the following conditions:

- (a) Except in so far as the Post Office may otherwise allow, the machine shall not be used to denote any fees other than fees which have been prepaid to the Post Office. Prepayment of fees shall be made in the following manner:
 - (i) In the case of any machine the setting of which is not effected by the insertion of a value card, and in the case of any machine whatsoever which has not previously been used by the user under any licence or authority from the Post Office, the user shall pay to the Post Office at the meter setting post office such amount in respect to fees as the user wishes, and shall at the same time present, at the meter setting post office, the machine, or, if the machine has a detachable meter, the meter, for setting by the Post Office so that the machine may be used for denoting payment of fees of sums amounting in the aggregate to the amount so paid. No seals on the machine shall be broken except by, or with the permission (and in the presence) of an officer of the Post Office duly authorised in that behalf. There shall be no duplicate of any such seal. No register of the machine may in any way be interfered with except by such officer as aforesaid.
 - (ii) In the case of any machine the setting of which is effected by the insertion of a value card, then, on the occasions arising after the presentation herein before referred to in this sub-paragraph, the user shall effect prepayment of fees by purchasing value cards from the controlling post office or from such other office as the Post Office may from time to time direct.
- (b) The impression made by the franking die shall denote (except where the Post Office otherwise directs) the amount of fees paid (in such units as the Post Office may approve), together with the words "Postage Paid", the number of the franking die, and such other numbers, word, characters, symbols and marks (if any) such as the Post Office may require or permit, the entire impression being of such design and the numbers, words, characters, symbols and marks thereof in such position and of such respective sizes as the Post Office may approve.
- (c) The impression made by the date stamping die shall denote the date referred to in sub-paragraph (f) of this paragraph and shall also denote such place as the Post Office shall direct and the entire impression shall be of such design and the numbers, words, characters, symbols and marks thereof shall be in such position and of such respective sizes as the Post Office may approve.
- (d) Neither the franking die nor the date stamping die shall be capable of stamping an impression of any numbers, words, characters, symbols or marks which have not been approved for the purpose by the Post Office.
- (e) The impressions of the franking die and the date stamping die shall be red in colour and shall be legible and complete, and the whole of such impressions shall be stamped either on the envelope or wrapper of a postal packet or on an address label or address labels (of a type approved by the Post Office) to be affixed to the cover of a postal packet or on a form (as the case may be).
- (f) The date appearing in the impression of the date stamping die shall, if on a postal packet, be the date on which the packet is posted, and shall, if on a form, be the date on which the form is handed in at a post office or such other date as the Post Office may direct.
- (g) All postal packets stamped with impressions by the machine shall be sorted and assembled by the user in such manner, and shall be posted at such post offices or at such post boxes, as the Post Office from time to time directs.
- (h) The user or any person acting on his behalf bringing postal packets for posting or forms for handing in at a post office shall, if required by any officer of the Post Office, produce evidence as to his identity.
- (i) The user shall, on such days and at such intervals as the Post Office shall from time to time direct, complete, and deliver or send by post, control cards to the controlling post office or to such other office as the Post Office may from time to time direct. Control cards shall at all times remain the property of the Post Office.
- (j) The user shall permit officers of the Post Office to inspect the machine at the premises of the user without notice at all reasonable times during the business hours of the user, and, whenever the Post Office so requests, the user shall bring the machine, for inspection by officers of the Post Office, to the meter setting post office or to such other office as the Post Office may from time to time direct.
- (k) The user shall keep the machine in good working order, and shall, not less than once in every period of six months, or otherwise as the Post Office may from time to time direct, have the machine inspected and maintained by a maintainer so that such repairs as may be necessary may be effected, and so that the maintainer may furnish to the Post Office such certificate of the good working order of the machine as may be required by the Post Office. The user shall not at any time have the machine repaired or altered by anyone other than a maintainer as defined in paragraph 1 of this Schedule.
- (l) In the case of a machine the setting of which is effected by the insertion of a value card:
 - (i) no value card other than one purchased in accordance with sub-paragraph (a)(ii) of this paragraph shall be used in conjunction with the machine;
 - (ii) value cards shall at all times remain the property of the Post Office and shall, after use and not later than the time of purchase of new value cards, be surrendered to the post office from which they were obtained or to such other office as the Post Office may direct;
 - (iii) no value card shall be used more than once;
 - (iv) all impressions stamped on the reverse of the value card by the machine shall be legible and complete.
- (m) The machine shall not be used in such manner nor shall there be stamped by means of the machine any impression of such nature as to cause embarrassment or inconvenience to the Post Office or to any officer of the Post Office.
- (n) Without prejudice to the provisions of paragraph 2 of this Schedule, and except in so far as the Post Office may otherwise in writing allow, the machine shall not be used otherwise than by the user, or for any purpose other than that of the business of the user.
- (o) Without prejudice to the provisions of paragraph 2 of this Schedule, the user shall, as soon as practicable, give to the controlling post office, and the distributor notice in writing of any desired change of the details shown on the record card.

Unpaid postage

4 For the purposes of paragraphs 12(1) and 37 of the Scheme, and subject to the provisions of paragraph 11(8) thereof, postage shall be deemed not to have been prepaid if in the opinion of the Post Office the impression made by the franking die to denote the amount of postage paid is defective in any way or if the complete impression does not appear on the postal packet.

Allowances for impressions stamped in error

5 The Post Office shall, after receipt of a written application by the user, make allowance for any impressions stamped in error (less a deduction of 5 per cent., of the fees specified in those impressions or 25p whichever is the greater), on surrender of the envelopes, wrappers, labels, or forms bearing those impressions, provided that the amounts shown on those impressions are legible and that the envelopes, wrappers, labels or forms are produced and surrendered within six months of the dates respectively shown thereon.

Refusal of mail

6 The Post Office may refuse to accept for posting, or may return to the user, any postal packet or form on which payment of fees has been denoted by the impression made by a machine, if in relation to that machine there is a breach of any of the conditions contained in paragraph 3 of this Schedule, or if any of the following events occurs, namely:

- (a) the machine is, in the opinion of the Post Office, mechanically unsatisfactory; or
- (b) the Post Office considers that the machine has been used improperly or in such manner as to cause embarrassment or inconvenience to the Post Office or to any officer of the Post Office; or
- (c) if such postal packet or form bears any numbers, words, characters, symbols or marks which in its opinion are or might be embarrassing (whether to the Post Office or to any officer of the Post Office or to the addressee) and which by reason of their appearance might be taken to have been impressed by means of a machine.

Determination of authority

7 The Post Office may at any time determine any authority granted under the provisions of paragraph 2 of this Schedule, by giving to the user not less than fourteen days' notice in writing to that effect.

8 The Post Office may determine forthwith any authority granted under the provisions of paragraph 2 of this Schedule, by giving, to the user, notice in writing to that effect, if

- (a) in relation to the machine there is a breach of any of the conditions contained in paragraph 3 of this Schedule; or
- (b) any of the events specified in sub-paragraphs (a) (b) and (c) of paragraph 6 of this Schedule occurs; or
- (c) the user, being an individual (or, where the user is a firm, any partner in that firm) becomes bankrupt, or has a receiving order or administration order made against him (or if in Northern Ireland he presents a petition to have an arrangement with his creditors carried out under the control of the Court), or makes any composition with or for the benefit of his creditors, or makes any conveyance or assignment for the benefit of his creditors or purports to do so; or if in Scotland he becomes insolvent or notour bankrupt, or any application is made under any Bankruptcy Act for the time being in force for sequestration of his estate, or a trust deed is granted by him for behoof of his creditors; or
- (d) the user, being a company, has a receiver or manager appointed of the whole or any part of its assets, or if an order is made or a resolution passed for winding-up the user, or if circumstances arise which entitle the Court or creditor to appoint a receiver or manager or which entitle the Court to make a winding-up order.

9 If the user desires to discontinue the use of the machine, he shall, as soon as practicable, give to the controlling post office and the distributor notice in writing of such desire to discontinue, whereupon any authority granted under the provisions of paragraph 2 of this Schedule shall forthwith determine.

10 In the event of the determination, under the provisions of paragraph 7, paragraph 8 or paragraph 9 of this Schedule, of any authority, the user shall immediately following such determination return to the controlling post office any control cards and value cards (in both cases whether used or unused) furnished to the user for use in connection with the machine, and after receipt thereof the Post Office shall, subject to deduction of any fees due to the Post Office, refund to the user any sum of money prepaid to the Post Office under the provisions of paragraph 3 of this Schedule.

Notices

11 Any notice from the Post Office to the user to cease the use of the machine shall be sufficiently served if notified, to the user, in a letter or writing left at or sent by post addressed to the address referred to in paragraph 2 of this Schedule.

SCHEDULE 3**Paragraph 18****POSTAL FACILITIES**

- | | | |
|---|--|-------------------------------------|
| 1 | Postage Forward Parcel Licence fee..... | £27.50 per annum |
| 2 | Waiting fee, payable when the messenger is detained at the request of the sender or addressee or in the course of the service the messenger is performing. | Such fee as the Post Office may fix |
| 3 | <p>Private Boxes. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). Provision by the Post Office of a private box (such box being, when available, a lockable box for which the renter or his agent holds the key) at a delivery office serving the address of the renter, in which postal packets are placed to await collection by the addressee or his agent instead of being delivered by postmen at the place of address, or from which postal packets can, at the request of the address, be delivered to the addressee's place of address as an additional facility to the provision of a private box.*</p> <p>A For initial period of one year or less:</p> <p>(1) For Day Box, that is to say, where the postal packets are to be made available for collection by the addressee or his agent at or after time of commencement of the first delivery, or the time of opening the post office to the public (whichever is the earlier) and before the time of closing the Post Office to the public:</p> <ul style="list-style-type: none"> (a) Box for reception of all classes of postal packets, other than parcels, or for the reception of parcels only. £41 per annum (b) Box for reception of all classes of postal packets. £82 per annum <p>(2) Additional fee for Day Box where the postal packets are additionally to be made available for collection by the addressee at or after 6 a.m. and before the time of commencement of the first delivery or the time of opening of the post office to the public (whichever is the earlier). An amount equal to the fee chargeable under (1)</p> <p>(3) For Night Box, that is to say, where the postal packets are to be made available for collection after the time of closing the post office to the public and before 6 a.m. An amount equal to the fee chargeable under (1)</p> <p>(Note: If the box is used both as a Day Box and as a Night Box, the fee referred to in (3) is chargeable in addition to the fee referred to in (1) and (where applicable) the fee referred to in (2).)</p> <p>(4) Diversion fee, payable in addition to the fees referred to in (1), (2) and (3) where the holder of the box carries on business at different addresses and postal packets addressed to him at more than one address are to be placed in the box for collection: For each address (after the first) to which packets are addressed, and for each style (after the first) in which packets are addressed to each address (after the first). £125 per annum</p> <p>(5) Transfer fee, payable in addition to the fees referred to in (1) and, where applicable in (2), (3) and (4) where an addressee requests postal packets addressed to the box be delivered to his place of address, or where an addressee requests placement by the Post Office of postal packets addressed to his actual place of address into the box to await collection:</p> <p>For one delivery per day £41 per annum</p> <p>For each additional delivery per day as aforesaid. £41 per annum</p> <p>(6) Where the box is lockable: Each duplicate or replacement key. 95p</p> <p>(Note: In the case of a lockable private box packets on which a charge or fee is due, and packets which for any reason cannot be placed in the box, if addressed to the box number for the designated address, will be held by the Postmaster to await collection by the addressee or his agent instead of being placed in the box for collection. This note will not apply where delivery is made to the addressee's place of address under (5) above.)</p> | |

B For each subsequent year of part thereof.

* In certain cases no actual box will be provided and packets will be held by the Postmaster in a suitable place to await collection and in such cases the provisions of this paragraph will have effect as if the provision of such a suitable place were the provision of a box.

The fees chargeable under A above

- 4 Redirection by the Post Office. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). Redirection of postal packets from their original address to the same addressee at another address in pursuance of the addressee's application:

A Where the original address is a business address and the addressee has permanently ceased to occupy the premises to which the packets are addressed, or where the original address is not a business address. On an application for redirection for any of the following periods:

- | | |
|---|--------|
| (1) An initial period not exceeding one month | £3.00 |
| (2) A period not exceeding three months commencing before the first anniversary of redirection | £6.75 |
| (3) A period not exceeding one year commencing before the anniversary of redirection | £16.00 |
| (4) A period not exceeding one year commencing on or after the first anniversary of redirection | £54.00 |

(Note: (i) Where the original address is a private residence and postal packets addressed to several members of one family bearing the same surname are all to be redirected to one other address the addressees are to be regarded together as constituting one addressee for the purpose of the fee payable.

(ii) See also paragraph 6 of the Scheme as to additional postage on parcels).

B Where the original address is a business address and the addressee has temporarily ceased to occupy the premises to which the packets are addressed:

For each continuous period not exceeding 14 days.

£2.60

- 5 Diversion of Postal Packets. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). Delivery of postal packets addressed to addressee's private address at his business address, or of parcels addressed to one or more business addresses at another business address of the same addressee or at his private address, where the fee mentioned in item 4 is not applicable:

For each address from which packets are diverted, and for each style after the first in which packets are addressed to each such address:

For each period of one year or less

£125 per annum

- 6 Search Fee. Search made at a delivery office at the request of the addressee or his agent to ascertain whether any packets for a particular address are available for delivery: for each search

19p

(not charged if the search is for postal packets addressed to a post office to be called for in accordance with paragraph 22, or if the addressee is the holder of a private box at the post office concerned).

- 7 Temporary Retention. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). Withholding of postal packets from delivery at the request of the addressee for a period not exceeding two months.

£12.50

- 8 Floor Fee. (For the purposes of this paragraph, "postal packet" means any item transmitted by post). For delivery of postal packets for a business address at a floor other than the ground floor, or (where the addressee is not in occupation of the ground floor) at a floor other than the floor occupied by the addressee which is nearest to the ground floor:

For each extra floor to which the delivery officer has to ascend or descend to make the delivery per annum

Such fee not exceeding £33 per annum as the Post Office may fix, having regard to the facilities available for ascent or descent

- 9 Special Collections. (This paragraph extends to any item transmitted by post).

A From an address in a rural postal delivery area:

For each period of one year or less:

(a) For one collection, on six or fewer days of the week.

Annual fee such as the Post Office may fix.

(b) For each additional collection, on six or fewer days of the week.

Annual fee such as the Post Office may fix

(c) Distance fee, payable where the collection in the opinion of the Post Office involves travelling in excess of the normal route of the collecting officer.

Such fee as the Post Office may fix, having regard to the cost of the excess travelling

B From an address in a town postal delivery area or from an address in a rural postal delivery area, where such collections are occasional.

Such fee not exceeding £1.95 as the Post Office may fix, having regard to the number of items involved, and the cost of excess travelling in rural areas

SCHEDULE 4

Paragraph 25

COMPENSATION FEE PARCELS

PART I

Parcel compensation fee and maximum compensation

Column 1 Compensation fee (in addition to postage)	Column 2 Maximum compensation payable
40p	£70
50p	£130
70p	£230
85p	£360

PART II

Conditions which must be complied with

- 1 The sender of the parcel shall write on the prescribed form the name of the addressee and the address thereof, and on the posting of the parcel the person handing over the parcel shall obtain on that form a certificate of posting on which the amount of the compensation fee paid is denoted in manner provided by paragraph 11(3) or the amount of the compensation fee charged to the sender pursuant to an arrangement for credit facilities is indicated.
- 2 The parcel shall be made up in a reasonably strong cover appropriate to its contents and shall be securely tied, stitched, sealed or otherwise securely fastened.
- 3 Any article contained in the parcel shall be adequately packed as a protection against damage in course of transmission. In particular:
 - (a) an article which is of a fragile nature shall be packed in a container of sufficient strength and shall be surrounded in that container with sufficient and suitable material to protect the article against the effects of concussion, pressure and knocks to which postal packets are ordinarily exposed in transmission and the parcel shall bear the words "FRAGILE WITH CARE" written conspicuously in capital letters on the face of the cover above the address;
 - (b) an article which is liable to be damaged by bending shall be packed in a container of sufficient strength to prevent the article from being bent in transmission and the parcel shall bear the words "DO NOT BEND" written conspicuously in capital letters on the face of the cover above the address;
 - (c) a parcel containing any perishable article shall bear the word "PERISHABLE" written conspicuously in capital letters on the face of the cover above the address.
- 4 The address of the person to whom the parcel is to be transmitted shall be written fully and correctly on the cover thereof or on a label securely affixed or tied thereto.
- 5 There shall not appear on the cover of the parcel or on any label affixed or tied thereto any word, phrase or mark indicating or conveying the impression that the parcel is, or is intended to be, registered, or that a compensation fee has been, or is intended to be paid.
- 6 The parcel shall not contain anything the posting of which in a postal packet is prohibited by or under any enactment of this Scheme.

PART III

Articles for loss of, or damage to, which, no compensation may be paid:

- (a) any uncrossed postal order in which the name of the payee has not been inserted;
- (b) any cheque or dividend warrant which is uncrossed and payable to bearer;
- (c) any bearer security (including a share warrant, scrip or subscription certificate, bond or relative coupon);
- (d) any bank note or currency note, being current in the British postal area or elsewhere;
- (e) any unobliterated postage or revenue stamp valid for current use in the British postal area or elsewhere (except a revenue stamp embossed or impressed on an instrument which has been executed);
- (f) any National Insurance Stamp;
- (g) any coupon, voucher, token, card, stamp or similar document, exchangeable (singly or with any other such document) for money, goods or services;
- (h) coin.

SCHEDULE 5

Paragraph 26

COMPENSATION FOR OTHER PACKETS

PART I

Conditions which must be complied with

- 1 On the posting of the packet a certificate of posting shall be obtained.
- 2 The packet shall be made up in a reasonably strong cover appropriate to its contents and shall be securely tied, stitched, sealed or otherwise securely fastened.
- 3 Any article contained in the packet shall be adequately packed as a protection against damage in course of transmission. In particular:
 - (a) an article which is of a fragile nature shall be packed in a container of sufficient strength and shall be surrounded in that container with sufficient and suitable material to protect the article against the effects of concussion, pressure and knocks to which packets are ordinarily exposed in transmission, and the packet shall bear the words "FRAGILE WITH CARE" written conspicuously in capital letters on the face of the cover above the address;
 - (b) an article which is liable to be damaged by bending shall be packed in a container of sufficient strength to prevent the article from being bent in transmission and the packet shall bear the words "DO NOT BEND" written conspicuously in capital letters on the face of the cover above the address;
 - (c) a packet containing any perishable article shall bear the word "PERISHABLE" written conspicuously in capital letters on the face of the cover above the address.
- 4 The address of the person to whom the packet is to be transmitted shall be written fully and correctly on the cover thereof or on a label securely affixed or tied thereto.
- 5 There shall not appear on the cover of the packet or on any label affixed or tied thereto any word, phrase or mark indicating or conveying the impression that the packet is, or is intended to be, registered, or that a compensation fee has been, or is intended to be, paid.
- 6 The packet shall not contain anything the posting of which in a postal packet is prohibited by or under any enactment or this Scheme.

PART II

Articles for loss of, or damage to, which, no compensation may be paid:

- (a) any uncrossed postal order in which the name of the payee has not been inserted;
- (b) any cheque or dividend warrant which is uncrossed and payable to bearer;
- (c) any bearer security (including a share warrant, scrip or subscription certificate, bond or relative coupon);
- (d) any bank note or currency note being current in the British postal area or elsewhere;
- (e) any unobliterated postage or revenue stamp valid for current use in the British postal area or elsewhere (except a revenue stamp embossed or impressed on an instrument which has been executed);
- (f) any National Insurance stamp;
- (g) any coupon, voucher, token, card, stamp or similar document, exchangeable (singly or with any other such document) for money, goods or services;
- (h) coin;
- (i) jewellery

SCHEDULE 6

Paragraph 42

DATAPOST PACKETS

PART I

Conditions which must be complied with:

- 1 The packet shall be handed to an officer of the Post Office on duty at a post office or, where the Post Office allows that method of posting, shall be handed to an officer of the Post Office authorised to receive it otherwise than at a post office.
- 2 If the packet is handed in at a post office it shall be handed in between such times as the Post Office may from time to time determine.
- 3 A packet shall not exceed the limits of size specified in Part III below.
- 4 A packet shall not exceed 27.5 Kg in weight, or such lower weight as the Post Office may in any case from time to time determine.
- 5 A packet shall not contain anything the sending, posting, conveyance or delivery of which, in a postal packet, is prohibited by or under any enactment or this Scheme.
- 6 (a) Every packet shall be made up in a reasonably strong cover appropriate to its contents, and so that no part of the contents can be removed without either breaking or tearing the case, wrapper or cover or forcing two adhesive surfaces apart, or breaking a seal;
- (b) Any article contained in the packet shall be adequately packed as a protection against damage in course of transmission and in particular:
 - (i) An article which is of a fragile nature shall be packed in a container of sufficient strength and shall be surrounded in that container with sufficient and suitable material to protect the article against the effect of such concussion, pressure and knocks to which postal packets are ordinarily exposed in transmission, and the packet shall bear the words "FRAGILE WITH CARE" written conspicuously in capital letters on the face of the cover above the address;
 - (ii) An article which is liable to be damaged by bending shall be packed in a container of sufficient strength to prevent the article from being bent in transmission, and the packet shall bear the words "DO NOT BEND" written conspicuously in capital letters on the face of the cover above the address.
- 7 On the posting of the packet a certificate of posting shall be obtained.

PART II

Articles for loss of, or damage to, which no compensation may be paid:

- (a) any uncrossed postal order in which the name of the payee has not been inserted;
- (b) any cheque or dividend warrant which is uncrossed and payable to bearer;
- (c) any bearer security (including a share warrant, scrip or subscription certificate, bond or relative coupon);
- (d) any bank note or currency note, being current in the British postal area or elsewhere;
- (e) any unobliterated postage or revenue stamp valid for current use in the British postal area or elsewhere (except a revenue stamp embossed or impressed on an instrument which has been executed);
- (f) any National Insurance or Savings stamp;
- (g) any coupon, voucher, token, card, stamp or similar document, exchangeable (singly or with any other such document) for money, goods or services;
- (h) coin;
- (i) jewellery.

PART III

Limits of size:

Greatest length 610mm.

Greatest width or depth 460mm.

In roll form: length plus twice diameter 1.040m maximum, and greatest dimension 900mm.

SCHEDULE 7

Paragraph 2

SCHEMES REVOKED

SCHEMES REVOKED

The Post Office Inland Post Scheme 1979,
and all Amendment Schemes which
amend that Scheme.

REFERENCES

Post Office Scheme P1/1979

Dated 18th September 1989.

Signed on behalf of the Post Office by P. S. Child (a person authorised by the Post Office to act in that behalf).

(2 SI)

ROAD TRAFFIC ACTS

BASINGSTOKE AND DEANE BOROUGH COUNCIL

The Hampshire (Basingstoke and Deane Borough Council) (Various Streets north of Basingstoke Railway Station) (Residents Parking Places) Order 1989.

Notice is hereby given that Basingstoke and Deane Borough Council pursuant to arrangements made under section 101 of the Local Government Act 1972 with Hampshire County Council in exercise of the powers of the said county council under sections 1(1) and (2), 2(1) to (3), 32(1) and 45 and Part IV of Schedule 9 of the Road Traffic Regulation Act 1984 and of all other enabling powers made an Order on 28th September 1989. The effect of the Order is as described in the *London Gazette* dated 19th May 1989, Issue No. 51740, notice No. 753. The Order will be effective from 2nd October 1989.

A copy of the Order together with the map and a statement of reasons can be inspected from Monday to Friday during normal office hours at the Administration Department at the address below.

If you wish to question the validity of the Order or any of its provisions on the ground that it is not within the powers conferred by the Road Traffic Regulation Act 1984, as amended, or that any requirement of the Act or any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks of the date on which the Order was made apply to the High Court for this purpose.

M. D. Sullivan-Gould, Head of Legal Services

Civic Offices, London Road,
Basingstoke, Hampshire RG21 2AJ.

29th September 1989.

(722)

BASINGSTOKE AND DEANE BOROUGH COUNCIL

The Borough of Basingstoke (Controlled Traffic Zone) (Prohibition of Waiting, Loading and Unloading) Order 1971 (Amendment No. 35) (Churchill Way) Order 1989.

Notice is hereby given that Basingstoke and Deane Borough Council pursuant to arrangements made under section 101 of the Local Government Act 1972 with Hampshire County Council in exercise of the powers of the said county council under sections 1(1) and (2), 2(1) to (3) and Part IV of Schedule 9 of the Road Traffic Regulation Act 1984 and of all other enabling powers proposes to make an Order as follows:

1. The Borough of Basingstoke (Controlled Traffic Zone) (Prohibition of Waiting, Loading and Unloading) Order 1971 shall be amended as follows:

(i) In so far as it relates to the length of road described in the immediately following sub-clause, the Fourth Schedule of the said Order shall not apply to Public Service Vehicles and the expression Public Service Vehicles shall have the same meaning as in the Public Passenger Vehicles Act 1981.

(ii) The length of road referred to in the immediately preceding sub-clause is that part of the northern side of the east-bound carriageway of Churchill Way from a point 200 metres west of its junction with Eastrop Roundabout, westwards for 30 metres.

2. The general nature and effect of the proposed Road Traffic Order is to exempt Public Service Vehicles from the "No Waiting" provisions of the current Road Traffic Order affecting that part of Churchill Way described in sub-clause 1 (ii) above, in order to allow Public Service Vehicles to park on that stretch of road.
3. Full details of this proposal are contained in the draft Order and together with the map and a statement of reasons can be inspected from Monday to Friday during normal office hours at the Administration Department at the address below.
4. Objections to the proposals stating the grounds on which they are made must be sent in writing to the undersigned by 27th October 1989.

M. D. Sullivan-Gould, Head of Legal Services

Civic Offices, London Road,
Basingstoke, Hampshire RG21 2AJ.

29th September 1989.

(721)

BASINGSTOKE AND DEANE BOROUGH COUNCIL

The Hampshire (Basingstoke and Deane Borough Council) (Longmoor Road) (Prohibition of Waiting) Order 1989

Notice is hereby given that Basingstoke and Deane Borough Council pursuant to arrangements made under section 101 of the Local Government Act 1972 with Hampshire County Council in exercise of the powers of the said county council under sections 1(1) and (2), 2(1) to (3), of the Road Traffic Regulation Act 1984 and of all other enabling powers made an Order on 28th September 1989. The effect of the Order is as described in the *London Gazette* dated 28th July 1989, Issue No. 51824, notice No. 732. The Order will be effective from 2nd October 1989.

A copy of the Order together with the map and a statement of reasons can be inspected from Monday to Friday during normal office hours at the Administration Department at the address below.

If you wish to question the validity of the Order or any of its provisions on the ground that it is not within the powers conferred by the Road Traffic Regulation Act 1984, as amended, or that any requirement of the Act or any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks of the date on which the Order was made apply to the High Court for this purpose.

M. D. Sullivan-Gould, Head of Legal Services

Civic Offices, London Road,
Basingstoke, Hampshire RG21 2AJ.

29th September 1989.

(727)

BOLTON BOROUGH COUNCIL

The Bolton (Dawes Street Surface Level Car Park) (Amendment) (No.) Order 1989

Notice is hereby given that the Borough Council of Bolton propose to make an Order under section 35 of the Road Traffic Regulation Act 1984.

The effect of the proposed Order will be as follows:

Scale of charges:

0-1 hour 50p.

Excess Charge:

Motorists liable to pay excess charges for contravening pay and display regulations under these Orders, may avoid this liability if prior to leaving the parking place, tickets to the value of £3 are purchased in accordance with the provisions of each Order.

A copy of the proposed Order, together with relevant plan and statement of the Councils reasons for the proposals may be inspected at Room 109, Town Hall, Bolton, during normal office hours.

Objections to the proposed Order must be made in writing to me not later than 20th October 1989.

J. W. G. MacGregor, Borough Solicitor

Town Hall, Bolton.

29th September 1989.

(520)

BRADFORD METROPOLITAN COUNCIL

The Bradford Metropolitan Council Traffic Regulation (No. 9) Order 1989

Proposed Traffic Management Measures on Hawthorn Street Bradford

Notice is hereby given that City of Bradford Metropolitan Council proposes to make the above Order under its powers contained in the Road Traffic Regulation Act 1984, the general effect of which will be to revoke part of the one-way traffic order for vehicles on a length of Hawthorn Street Bradford.

A copy of the draft Order together with a map showing the affected roads and the statement of reasons for proposing to make the Order may be examined during normal office hours at the Directorate of Legal Services, Room 102, First Floor, City Hall, Bradford, and at the City Council's Traffic Unit, 1 City Road, Bradford.

If you wish to object to the proposed Order you should send the grounds for your objection in writing to reach the undersigned by not later than noon on Friday, 27th October 1989, quoting ref. GL/SPN/TRO/B/89/9.

A. R. Sykes, Director of Legal Services

City Hall, Bradford BD1 1HY.

29th September 1989.

(748)

BRADFORD METROPOLITAN COUNCIL

*The Bradford Metropolitan Council Traffic Regulation (No. 7) Order 1989**Proposed Traffic Management Measures on Oak Lane, Bradford*

Notice is hereby given that City of Bradford Metropolitan Council proposes to make the above Order under its powers contained in the Road Traffic Regulation Act 1984, the general effect of which will be to introduce:

- (i) Restrictions of "No waiting at any time" on lengths of Oak Lane, Bradford; and
- (ii) Restrictions of "No waiting between 8 a.m. to 9.30 a.m. and 4.30 p.m. to 6.30 p.m. Monday to Saturday on lengths of Oak Lane, Bradford.

A copy of the draft Order together with a map showing the affected roads and the statement of reasons for proposing to make the Order may be examined during normal office hours at the Directorate of Legal Services, Room 102, First Floor, City Hall, Bradford, and at the City Council's Traffic Unit, 1 City Road, Bradford 8.

If you wish to object to the proposed Order you should send the grounds for your objection in writing to reach the undersigned by not later than, noon on Friday, 27th October 1989 quoting ref: GL/SPN/TRO/B/89/7.

A. R. Sykes, Director of Legal Services

City Hall, Bradford BD1 1HY.

29th September 1989.

(747)

BRADFORD METROPOLITAN COUNCIL

*Bradford Metropolitan Council Traffic Regulation (No. 7) Order 1988**Proposed Traffic Management Measure on South Street, Keighley*

Notice is hereby given that City of Bradford Metropolitan Council proposes to make the above Order under its powers contained in the Road Traffic Regulation Act 1984, the general effect of which will be to introduce restrictions of "No waiting at any time" on lengths of South Street, Keighley.

A copy of the draft Order together with a map showing the affected roads and the Statement of Reasons for proposing to make the Order may be examined during normal office hours at the Directorate of Legal Services, Room 102, First Floor, City Hall, Bradford; at Keighley Town Hall, Bow Street, Keighley and at the City Council's Traffic Unit, 1 City Road, Bradford.

If you wish to object to the proposed Order you should send the grounds for your objection in writing to reach the undersigned by not later than 12 noon on 27th October 1989, quoting ref: GL/SPN/TRO/B/88/7.

A. R. Sykes, Director of Legal Services

City Hall, Bradford BD1 1HY.

29th September 1989.

(745)

BRADFORD METROPOLITAN COUNCIL

*Bradford Metropolitan Council Traffic Regulation (No. 8) Order 1988**Weight Restriction on Croft Street, Bradford*

Notice is hereby given that City of Bradford Metropolitan Council made the above Order on 21st September 1989, under its powers contained in the Road Traffic Regulation Act 1984, the effect of which will be as described in the notice of proposals (Ref No. 739) previously published in Issue No. 51397 of the *London Gazette* on 1st July 1988.

The Order comes into force on 30th September 1989, and a copy of the Order together with a map showing the restricted roads may be examined during normal office hours at the Directorate of Legal Services, Room 102, First Floor, City Hall, Bradford BD1 1HY, and at the City Council's Traffic Unit, 1 City Road, Bradford 8.

If you wish to question the validity of the Order, or of any provision contained therein on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirements of that Act or of any Instrument made under it, have not been complied with in relation to the Order, you may, within 6 weeks from the date upon which the Order was

made (i.e. 21st September 1989) apply the High Court for this purpose.

A. R. Sykes, Director of Legal Services

City Hall, Bradford BD1 1HY.

29th September 1989.

(738)

BRECKLAND DISTRICT COUNCIL

Car Parking Swaffham

Notice is hereby given that, Breckland District Council proposes to make an Order the effect of which would be to set a maximum waiting period to two hours for motorcycles and motor vehicles of up to 30 cwt unladen weight on the District Council's off street Car Parks known as Pedlars, Buttercross and Town Pit which are in and around the Market Place, Swaffham, Norfolk.

You may inspect a copy of the draft Order which would be known as "The Breckland District Council (off street parking places) No. 1 Order 1989" together with the Statement of the Council's reasons for proposing to make the Order; a map which indicates the location of the Car Parks which are affected by the proposed Order and a copy of The Swaffham Urban District Council (street parking places) Order 1974 which shall be partly revoked by the Order as the following places during the following hours namely:

Location	Times
Breckland District Council,	<i>Monday-Thursday</i>
Council Offices, High Street,	9 a.m. to 1 p.m.
Attleborough, Norfolk.	2 p.m. to 5 p.m.
	<i>Friday</i>
	9 a.m. to 1 p.m.
	2 p.m. to 4.30 p.m.
Town Hall, 4 London Street,	<i>Monday to Friday</i>
Swaffham, Norfolk.	9 a.m. to 1 p.m.

If you wish to make representations about or object to the Order you should write to me specifying the grounds on which any objection is made by not later than 23rd October 1989.

J. S. Chinnery, Deputy Clerk and Solicitor

Breckland District Council,
Council Offices, High Street,
Attleborough, Norfolk NR17 2EP.

29th September 1989.

(723)

BRIGHTON BOROUGH COUNCIL

*The Brighton (Wolseley Road) (No Waiting at Any Time) Order 1989**The Brighton (Disabled Drivers Parking Places Consolidation Order 1981) (Amendment No. 31) Order 1989*

Notice is hereby given that Brighton Borough Council, acting as agents for East Sussex County Council, propose to make the above Orders under the Road Traffic Regulation Act 1984, the effect of which will be as follows:

1. *Wolseley Road—No Waiting at Any Time:*

- (a) South side, from a prolongation of the eastern side of the interstreet footpath linking Wolseley Road and Standean Close eastwards for 74 metres (243 feet).
- (b) North side, from a point 27 metres (88 feet) east of the eastern side of the interstreet footpath linking Wolseley Road and Standean Close eastwards for 8 metres (26 feet).

2. *Disabled Parking Places:*

The existing Disabled parking place in Wolseley Road will be revoked and a new Disabled parking place will be provided on the north side of Wolseley Road from 40.5 metres (133 feet) east of the eastern side of the interstreet footpath linking Wolseley Road and Standean Close eastwards for 5.5 metres (18 feet).

3. *Disabled Drivers Parking Places:*

- (a) New bays will be provided as follows:

Hollingdean Road, South side from 56.3 metres (185 feet) west of the western kerb-line of Hughes Road, westwards for 5.5 metres (18 feet).

Park Crescent, Rottingdean: West side of western carriageway 13 metres (43 feet) north of prolongation of the northern kerb-line of Park Road northwards for 5.5 metres (18 feet).

Coombe Road: North side from 92 metres (302 feet) east of a prolongation of the south eastern kerb-line of Mafeking Road eastwards for 5.5 metres (18 feet).

Sudeley Terrace: North side from 34 metres (111 feet) east of the eastern kerb-line of Paston Place eastwards for 5.5 metres (18 feet).

Church Street: North side from 32 metres (105 feet) west of the western kerb-line of North Gate westwards for 5.5 metres (18 feet).

Elmore Road: East side from 59.5 metres (195 feet) south of the southern kerb-line of Richmond Street northwards for 5.5 metres (18 feet).

(b) Existing bays will be revoked as follows:

Elmore Road
Islington Place.

4. Exceptions to the prohibitions of waiting will be included in respect of disabled persons vehicles and to permit picking up and setting down of passengers, loading and unloading of goods, road works and the maintenance of essential services.
5. Full details of the proposals are in the draft Orders which, together with maps showing the parts of roads affected and a statement of the Council's reason for proposing to make the Orders, may be examined at the Enquiry Office, Town Hall, Brighton, between 9 a.m. and 4 p.m. on Mondays to Fridays.
6. Any objection to the proposals, together with the ground on which it is made, should be put in writing and sent to the undersigned by 20th October 1989.

J. N. Crawford, Borough Secretary

Town Hall, Brighton BN1 1JA.

29th September 1989.

(490)

BRIGHTON BOROUGH COUNCIL

The Brighton (Meter Zone Parking Places Consolidation Order 1981) (Amendment No. 35) Order 1989

Notice is hereby given that Brighton Borough Council, acting as agents for East Sussex County Council, proposes to make the above Traffic Order under the Road Traffic Regulation Act 1984, the effect of which is set out below:

- (1) The 2-hour meter parking place no. 348 in Church Street will be amended by the deletion of the existing description and substituting the following wording:
"From 37.5 metres (123 feet) west of the western kerb-line north gate for 38 metres (124 feet): 7 metres: nil loading gap."
- (2) Full details of the proposals are in the draft Orders which, together with maps showing the parts of roads affected and a statement of the Council's reason for proposing to make the Orders, may be examined at the Enquiry Office, Town Hall, Brighton, between 9 a.m. and 4 p.m. on Mondays to Fridays.
6. Any objection to the proposals, together with the ground on which it is made, should be put in writing and sent to the undersigned by 20th October 1989.

J. N. Crawford, Borough Secretary

Town Hall, Brighton BN1 1JA.

29th September 1989.

(489)

BUCKINGHAMSHIRE COUNTY COUNCIL

The Buckinghamshire County Council (Various Roads, Chesham) (Prohibition and Restriction of Waiting) Order 19

Notice is hereby given that Buckinghamshire County Council propose to make an Order under the Road Traffic Regulation Act 1984 the effect of which will be to prohibit any person from causing or permitting a vehicle to wait:

- (1) At any time on any day in certain lengths of Church Street, Germain Street, St. Mary's Way, Red Lion Street, Park Road, Water Meadow and Albany Place Car Park Access Roads.
- (2) At any time between the hours of 8 a.m. and 7 p.m. on any day except Sunday in certain lengths of White Hill Court Service Road.
- (3) For more than one hour with return prohibited within one hour between the hours of 8 a.m. and 7 p.m. on any day except Sunday in certain lengths of Germain Street.

Exemptions to the proposed Order will permit the following:

- (1) Waiting with the permission of a police constable in uniform or a traffic warden.
- (2) Waiting for so long as may be necessary: (a) for persons to board or alight; (b) for goods to be loaded or unloaded; (c) for enabling works to be carried out; (d) in pursuance of statutory powers or duties; and

- (3) The waiting of disabled persons' vehicles in accordance with the "orange badge" scheme.

The Order provides for the amendment of the Buckinghamshire County Council (Various Roads, Chesham) (Consolidation of Waiting and Loading Restrictions) Order 1981.

The draft Order, together with a map showing the length of road concerned and a statement of the council's reasons for proposing to make the Order, with a copy of the Order to be amended may be examined during normal office hours at County Hall, Aylesbury and during normal opening hours at Chesham Library, Elgiva Road, Chesham.

If you wish to object to the proposed Order you should send the grounds for your objections in writing to the undersigned by 27th October 1989.

I. Crookall, County Secretary and Solicitor

County Hall, Aylesbury HP20 1UA.

29th September 1989.

(761)

BUCKINGHAMSHIRE COUNTY COUNCIL

The Buckinghamshire County Council (Temple Street, High Wycombe) (Prohibition of Driving and Turning) Order 1989

Notice is hereby given that on 20th September 1989, the Buckinghamshire County Council made the above-named Order under the Road Traffic Regulation Act 1984.

The effect of the Order, which will come into operation on 30th September 1989, will be:

- (1) No person shall cause or permit any motor vehicle proceeding along either side of the central reservation of Temple Street, High Wycombe to drive on or across the central reservation located at the junction of that road with Denmark Street and the access road to Newlands Car Park.
- (2) No person shall cause or permit any motor vehicle proceeding in a north-easterly direction along Temple Street, High Wycombe to make a right turn into the access road to Newlands Car Park.

A copy of the Order together with a map showing the lengths of road concerned may be examined during normal office hours at County Hall, Aylesbury and during normal opening hours at High Wycombe Library, Queen Victoria Road, High Wycombe.

If you wish to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984 or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks from 20th September 1989, apply to the High Court for this purpose.

I. Crookall, County Secretary and Solicitor

County Hall, Aylesbury HP20 1UA.

29th September 1989.

(778)

BURY METROPOLITAN BOROUGH COUNCIL

Metropolitan Borough of Bury (Back Bolton Street North, Bury) (Prohibition of Waiting) Order 1989

Notice is hereby given that on 29th September 1989 the council of the Metropolitan Borough of Bury made an Order under sections 1(1) and (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984:

The Order ref. No. 770 published on 5th May 1989 issue No. 51723 will come into operation on 29th September 1989.

A copy of the Order and a map showing the road to which it relates, may be examined at the Council Solicitor's Office, Town Hall, Bury during normal office hours.

If you wish to question the validity of the Order or any provision contained in it, on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act, or any Instrument made under it has not been complied with in relation to the Order, you may within 6 weeks of 29th September 1989 apply to the High Court for that purpose.

S. Monaghan, Council Solicitor

Town Hall, Bury BL9 0SW.

29th September 1989.

(787)

BURY METROPOLITAN BOROUGH COUNCIL

The Metropolitan Borough of Bury (Tenterden Street/Tenters Street/Bridge Road, Bury) (Prohibition of Waiting and Consolidation of Waiting Restrictions) Order 1989

Notice is hereby given that on 29th September 1989 the Council of the Metropolitan Borough of Bury made an Order under sections 1(1) and (2) and 2(1) to (3) of the Road Traffic Regulation Act 1984.

The Order, ref. No. 762, published on 18th August 1989, issue No. 51845, will come into operation on 29th September 1989.

A copy of the Order and a map showing the road to which it relates, may be examined at the Council Solicitor's Office, Town Hall, Bury, during normal office hours.

If you wish to question the validity of the Order or any provision contained in it, on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act, or any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks of 29th September 1989, apply to the High Court for that purpose.

S. Monaghan, Council Solicitor

Town Hall, Bury BL9 0SW.

29th September 1989.

(786)

CANTERBURY CITY COUNCIL

The Canterbury City Council (Artillery Street and New Ruttington Lane, Canterbury) (Prohibition of Driving) Order 1989

Notice is hereby given that on 22nd September 1989, the Canterbury City Council made the above Order, under section 1 of, and Part III of Schedule 9 to the Road Traffic Regulation Act 1984, as agents of the Kent County Council as highway authority. The Order came into operation on 25th September 1989, and has the effect as described in issue 51809 of the *London Gazette* (ref. 504).

A copy of the Order may be examined at the Chief Executive and Town Clerk's Department, Canterbury City Council, Military Road, Canterbury, Kent, between 9 a.m. and 4.30 p.m., Mondays to Fridays.

If you wish to question the validity of the Order, or any provisions contained therein on the grounds that it is not within the powers conferred by the 1984 Act or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks from 22nd September 1989, apply to the High Court for this purpose.

C. C. Gay, Chief Executive and Town Clerk

Military Road,

Canterbury, Kent CT1 1YW.

29th September 1989.

(532)

CHELMSFORD BOROUGH COUNCIL

The Borough of Chelmsford (Roads at Writtle and Roxwell) (Prohibition of Heavy Commercial Vehicles Exceeding 7.5 Tonnes Maximum Gross Weight) Order 1989

Notice is hereby given that the Chelmsford Borough Council, acting as agents of the Essex County Council, have made an order under sections 1(1) and (2) and 2(1) to (3) of the Road Traffic Regulation Act 1984. The effect of the Order, as required by changes in national legislation, is to revoke the existing weight restriction in force in respect of the above roads (i.e. no unladen vehicle in excess of 3 tons) and to replace this with its metric equivalent is fractionally more restrictive than the existing imperial limits.

For the purposes of clarification it is emphasised that the old 3 ton limit applied to unladen vehicles whereas the new 7.5 tonne limit will relate to laden vehicles.

The roads affected are as follows:

In the Parish of Writtle

Back Road,

Victoria Road,

East View—from Ongar Road junction to Victoria Road junction,

Cow Watering Lane,

The unnamed Road extending from its junction with Roxwell Road at a point 176 metres south of Thieves Corner to its junction with Cow Watering Lane,

Daws Close,

Tower Road,

Fosters Close,

The unnamed Road extending from its junction with Ongar Road and Victoria Road northwards to its junction with Back Road,

In the Parish of Roxwell and in the Parish of Writtle

Newney Green,

In the Parish of Roxwell

Stonehill Road,

Hoe Street,

Gravelly Lane,

Vicarage Road,

The Street,

Green Lane,

Church Green,

Mill Close,

St. Michael's Drive,

The notice of proposal to make the above-mentioned Order was published in the *London Gazette* of 25th August 1989 (issue No. 51852, page 9892, entry 536). The effect of the Order is as described in that notice.

If you wish to question the validity of the Order or of any provisions contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984 or on the grounds that any requirement of that Act, or of any Instrument made under it, has not been complied with in relation to the Order, you may within 6 weeks from 22nd September 1989 being the date the Order was made apply to the High Court for that purpose.

M. J. Pratley, Director of Administration

Civic Centre,

Duke Street, Chelmsford.

29th September 1989.

(540)

CLEVELAND COUNTY COUNCIL

The County Council of Cleveland (Low Lane, Maltby) (Prohibition of Waiting) Order 1989

Notice is hereby given that the County Council of Cleveland in exercise of its powers under the Road Traffic Regulation Act 1984 hereby propose to make an Order the effect of which will be to prohibit the waiting at any time of vehicles on the following lengths of road:

No waiting at any time

(a) *Low Lane*, both sides, from a point 40 metres north-east of its junction with Thornaby Road and a distance of 300 metres to the south-west.

(b) *A1045 Thornaby Road*, both sides, from its junction with Low Lane for a distance of 25 metres in a northerly direction.

(c) *Spur Road*, both sides, for its entire length between Low Lane and High Lane.

(d) *High Lane*, north side, from a point 15 metres east of Spur Road and for a distance of 270 metres to the west.

(e) *High Lane*, south side, from a point 15 metres east of the access to Whitehouse Farm and for a distance of 40 metres to the west.

A copy of the draft Order, together with a map showing the roads concerned and a Statement of the Council's Reasons for proposing to make the Order may be inspected during normal office hours at the offices of The County Secretary, Municipal Buildings, Middlesbrough and The Borough Secretary, Municipal Buildings, Middlesbrough.

If you wish to object to the proposed Order you should send the grounds for your objection, in writing, to the undersigned no later than Monday, 23rd October 1989.

A. J. Hodgkinson, County Secretary
Municipal Buildings, Middlesbrough.

29th September 1989.

(496)

CLEVELAND COUNTY COUNCIL

The County Council of Cleveland (Hart Lane/Middleton Road, Hartlepool) (Weight Restriction) Order 1989

Notice is hereby given that the County Council of Cleveland propose to make the above Order under the Road Traffic Regulation Act 1984 the effect of which will be to prohibit any vehicle over 7.5 tonnes from proceeding along the following roads in Hartlepool:

- (1) That section of Hart Lane from the northern junction with Worset Lane for a distance of 245 metres to the North West.
- (2) That section of Middleton Road between Raby Road and A179 Clarence Road.

A copy of the draft Order and a map showing its effect, and a copy of the Council's statement of reasons for making the Order, may be inspected at the offices of the County Secretary, Municipal Buildings, Middlesbrough during normal office hours.

If you wish to object to the above Order you should send the grounds for your objection in writing to the undersigned by 27th October 1989.

A. J. Hodgkinson, County Secretary

Municipal Buildings, Middlesbrough.

29th September 1989.

(495)

CLWYD COUNTY COUNCIL

The County Council of Clwyd (Kingsmills Road and Bennions Road, Wrexham) (Prohibition of Waiting) Order 198

Notice is hereby given that the Clwyd County Council propose to make an Order under sections 1(1) and (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984, the effect of which will be to prohibit the waiting of vehicles at any time in the length of road or on the side of length of road specified in the Schedule to this notice.

Exemptions will be provided in the proposed Order to permit waiting for the purposes of alighting, boarding, loading g. unloading and works of maintenance, repair and the like.

Exceptions will also be provided in the proposed Order to allow vehicles displaying both a disabled person's badge and a disabled person's parking disc to wait in the length of road or on the side of length of road specified in the Schedule to this notice for a period not exceeding 2 hours (not being a period separated by an interval of less than 1 hour from a previous period of waiting by the same vehicle on the same day).

A copy of the proposed Order together with a map showing the length of road and side of length of road to which the proposed Order relates and a statement of the Council's reasons for proposing to make the Order may be examined at the Reference Library, Wrexham Library and Art Centre, Rhosddu Road, Wrexham and the Shire Hall, Mold during normal office/opening hours.

Objections to the proposed Order, together with the grounds on which they are made, should be sent in writing to the undersigned by 30th October 1989.

E. R. Ll. Davies, County Secretary

Shire Hall, Mold, Clwyd.

SCHEDULE

Length of Road and side of length of Road in Wrexham in the Borough of Wrexham Maelor in the County of Clwyd

A525 Kingsmills Road, northerly side; from a point 27 metres south-east of the centre line of Birch Street to a point 10 metres east of the centre line of Albert Street.

B5100 Bennions Road, both sides; from its junction with A525 Salop Road/Kingsmills Road for a distance of 86 metres in a south-westerly direction.

29th September 1989.

(537)

CLWYD COUNTY COUNCIL

The County Council of Clwyd (Various Roads, Wrexham) (Traffic Regulation) Order 198

Notice is hereby given that the Clwyd County Council propose to make an Order under sections 1(1) and (2), 2(1) to (3) and 4(2) and Part IV of Schedule 9 of the Road Traffic Regulation Act 1984, the effect of which will be:

- (1) To prohibit the waiting of vehicles:

(a) At any time in the lengths of road or on the sides of lengths of road specified in Schedule 1 to this notice.

(b) For a longer period than 30 minutes, return prohibited within 30 minutes, between the hours of 8 a.m. and 6 p.m. on any day other than Sunday on the side of length of road specified in Schedule 2 to this notice.

- (2) To prohibit any vehicle from proceeding in the lengths of road specified in column 1 of Schedule 3 to this notice in a direction other than that specified in relation to that length of road in column 2 of the said schedule.

Exceptions will be provided in the proposed Order to permit waiting in the lengths of road and on the sides of length of road specified in Schedules 1 and 2 to this notice for the purposes of alighting, boarding, loading, unloading and works of maintenance, repair and the like.

Exceptions will also be provided in the proposed Order to allow vehicles displaying both a disabled person's badge and a disabled person's parking disc to wait in the lengths of road and on the sides of lengths of road specified in Schedule 1 to this notice for a period not exceeding 2 hours (not being a period separated by an interval of less than 1 hour from a previous period of waiting by the same vehicle on the same day).

Vehicles displaying a disabled person's badge will be allowed to wait for an unlimited period of time on the side of length of road specified in Schedule 2 to this notice.

The existing traffic regulation orders will be amended as necessary.

A copy of the proposed Order together with a map showing the lengths of road and sides of lengths of road to which the proposed Order relates and a statement of the Council's reasons for proposing to make the Order may be examined at the Reference Library, Wrexham Library and Art Centre, Rhosddu Road, Wrexham and the Shire Hall, Mold, during normal office/opening hours.

Objections to the proposed Order, together with the grounds on which they are made, should be sent in writing to the undersigned by 30th October 1989.

E.R. Ll. Davies, County Secretary

Shire Hall, Mold, Clwyd.

Lengths of road and sides of lengths of road in Wrexham in the Borough of Wrexham Maelor in the county of Clwyd

SCHEDULE 1

A5152 Eagles Meadow Flyover, both sides; from its junction with Caia Road/Mount Street to its junction with St. George's Crescent/Smithfield Road.

St. George's Crescent:

Both sides; from its junction with A5152 Eagles Meadow Flyover to its junction with A534 Charles Street.

South-easterly side; from its junction with Market Street to its junction with Farndon Street.

North-westerly side:

(a) From its junction with Market Street for a distance of 23 metres in a north-easterly direction.

(b) From a point 43 metres north-east of its junction with Market Street to its junction with Farndon Street.

A534 Charles Street:

North-westerly side; from its junction with Market Street/St. George's Crescent for a distance of 48 metres in a south-westerly direction.

South-easterly side; from its junction with Market Street/St. George's Crescent for a distance of 29 metres in a south-westerly direction.

Market Street:

South-westerly side; from its junction with A534 Charles Street/St. George's Crescent for a distance of 39 metres in a north-westerly direction.

North-easterly side; from its junction with A534 Charles Street/St. George's Crescent for a distance of 55 metres in a north-westerly direction.

A5152 Farndon Street, both sides; from the northerly kerb line of the exit road from Tesco's carpark to its junction with Smithfield Road.

Crescent Road, both sides; from its junction with Farndon Street/Smithfield Road for a distance of 26 metres in a north-easterly direction.

*Smithfield Road:**North-easterly side;*

(a) From its junction with Crescent Road for a distance of 45 metres in a south-easterly direction.

(b) From a point 78 metres south-east of its junction with Crescent Road to a point 21 metres east of its junction with Hightown Road.

South-westerly side; from its junction with A5152 Eagles Meadow Flyover to a point 21 metres east of its junction with Hightown Road.

Hightown Road, both sides; from its junction with Smithfield Road for a distance of 50 metres in a southerly direction.

SCHEDULE 2

Smithfield Road, north-easterly side; from a point 45 metres south-east of its junction with Crescent Road for a distance of 33 metres in a south-easterly direction.

SCHEDULE 3

1. Length of Road	2. Direction
That length of St. George's Crescent which extends from its junction with A5152 Eagles Meadow Flyover to its junction with A534 Charles Street.	From south-east to north-west.
That length of St. George's Crescent which extends from its junction with A534 Charles Street to its junction with A5152 Farndon Street.	From south-west to north-east.
That length of A5152 Farndon Street which extends from its northerly junction with St. George's Crescent to its southerly junction with St. George's Crescent.	From north to south.

29th September 1989.

(536)

CLWYD COUNTY COUNCIL

The County Council of Clwyd (Various Roads, Gresford-Pulford By-Pass) (De-restriction) (No.) Order 19

Notice is hereby given that the Clwyd County Council hereby give notice that they propose subject to the consent of the Secretary of State for Wales to make an Order under sections 82(2) and 83(2) of the Road Traffic Regulation Act 1984, the effect of which will be that the lengths of road specified in the Schedule to this notice will be de-restricted and will therefore not be subject to a speed limit other than the national limit.

A copy of the proposed Order together with a map showing the lengths of road to which the proposed Order relates and a statement of the Council's reasons for proposing to make the Order may be examined at the Shire Hall, Mold during normal office hours.

Objections to the proposed Order, together with the grounds on which they are made, should be sent in writing to the undersigned by 30th October 1989.

E. R. Ll. Davies, County Secretary

Shire Hall, Mold Clwyd.

SCHEDULE

Lengths of Road in the Borough of Wrexham Maelor in the County of Clwyd

(1) That length of B.5373 Gresford Road which extends from a point 229 metres south-east of its junction with Nant-y-Gaer Road to a point 60 metres north-west of its junction with The Green, Gresford; a distance of approximately 1,060 metres.

(2) That length of the B.5445 Chester Road from its junction with the Gresford Roundabout for a distance of 666 metres in a north-easterly direction.

(3) That length of the B.5102 from its junction with the B.5445 Rossett/Marford Road, including the roundabout; to a point 270 metres west of its junction with the classified unnumbered road leading to Burton; a distance of approximately 868 metres.

(4) That length of classified unnumbered road leading to Burton from its junction with the B.5102 for a distance of 326 metres in a north-easterly direction and including the unnamed cul-de-sac on the westerly side of the said road for a distance of 114 metres in a south-westerly direction.

29th September 1989.

(535)

CUMBRIA COUNTY COUNCIL

The County of Cumbria (B.5345 Swingpump Lane, Whitehaven) (Prohibition of Left-hand Turn) Order 1989

Notice is hereby given that on 22nd September 1989 the County Council of Cumbria made an Order under sections 1(1) and (2), 2(1) to (3) of the Road Traffic Regulation Act 1984. The Order will come into operation on 2nd October 1989. From that date vehicles proceeding in a northerly direction in Swingpump Lane, Whitehaven will be prohibited from making a left-hand turn into Quay Street.

A copy of the Order together with a plan showing the length of road concerned and a statement of the Council's reasons for making the Order may be inspected at the offices of the Chief Executive, Copeland District Council, Catherine Street, Whitehaven and the offices of the undersigned during normal working hours.

If you wish to question the validity of the Order or any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act or any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks from 22nd September 1989 apply to the High Court for this purpose.

A. Fraser, County Solicitor

The Courts, Carlisle CA3 8LZ.

(530)

DARLINGTON BOROUGH COUNCIL

Borough of Darlington (Garbutt Square/Neasham Road) (Prohibition of Waiting) Order 1988

Notice is hereby given that Durham County Council propose to make an Order under sections 1(1), (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984, the effect of which will be as set out in the Schedule hereto.

The Order contains exemptions in respect of boarding or alighting, loading or unloading of goods, buildings operations and demolitions, removal of obstructions to traffic, maintenance of the road, post office vehicles, fire brigade, police or ambulance vehicles, statutory powers and disabled persons.

A copy of the proposed Order, a map showing the affected road, together with a statement of the Council's reasons for proposing to make the Order may be inspected at the office of the Borough Solicitor at the Town Hall, Darlington during normal office hours on Monday to Friday.

If you wish to object to the proposals you must make such objection in writing, specifying the grounds thereof to me at the address below by 23rd October 1989.

R. J. Humphries, County Secretary and Solicitor

County Hall, Durham DH1 5UL.

SCHEDULE

To prohibit the waiting of any vehicle at any time on the following lengths of road:

- Garbutt Square, on the north side from its junction with Neasham Road westwards for a distance of 65 metres to the end of the street; and
- Neasham Road, on the west side from its junction with Garbutt Square northwards to a point opposite the boundary between numbers 23 and 25 Neasham Road.

29th September 1989.

(772)

DARLINGTON BOROUGH COUNCIL

Borough of Darlington (Milbank Road/Woodland Road) (Prohibition of Waiting) Order 19

Notice is hereby given that the Durham County Council propose to make an Order under sections 1(1), (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act, 1984, the effect of which will be as set out in the Schedule hereto.

The Order contains exemptions in respect of boarding or alighting; loading or unloading of goods; building operations and demolitions; removal of obstructions to traffic; maintenance of the road; Post Office vehicles; fire brigade, police or ambulance vehicles; statutory powers and disabled persons.

A copy of the proposed Order, a map showing the affected roads, together with a statement of the Council's reasons for proposing to make the Order may be inspected at the office of the Borough

Solicitor at the Town Hall, Darlington during normal office hours on Monday to Friday.

If you wish to object to the proposals you must make such objection in writing, specifying the grounds thereof to me at the address below by 23rd October 1989.

R. J. Humphries, County Secretary and Solicitor
County Hall, Durham DH1 5UL.

SCHEDULE

To prohibit the waiting of any vehicle at any time on the following lengths of road:

(a) *Milbank Road*,

on the north side from its junction with Woodland Road westwards for a distance of 33 metres.

On the south side from its junction with Woodland Road westwards for a distance of 27 metres; and

(b) *Woodland Road*, on the west side from a point 18 metres north-west of its junction with Milbank Road south eastwards for a distance of 43 metres.

29th September 1989.

(773)

DARTFORD BOROUGH COUNCIL

The Borough of Dartford (Exemption for Buses Dartford and Longfield) (Variation) Order (No. 12) 1989

Notice is hereby given that on (2), the Dartford Borough Council made an Order under sections 35(1), (2), (3) and (6) and Part IV of Schedule 9 of the Road Traffic Regulation Act 1984 and Schedule 19 to the Local Authority Government Act 1972 and of all other enabling powers, and with the consent of the County Council of Kent in accordance with section 39(3) and after consulting the Chief Officer of Police in accordance with Part III of Schedule 9 to the Road Traffic Regulation Act 1984.

The Order came into force on 4th September 1989 and the effects of the Order is as described in Notice No. 12 1989 which appeared in issue No. 51831 of the *London Gazette* published on 4th August 1989.

A copy of the Order, as made, may be inspected during normal office hours at the Council Offices, Civic Centre, Home Gardens, Dartford, Kent.

If you wish to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act, or of any Instrument made under it, has not been complied with in relation to the Order you may within 6 weeks from the date of this Notice apply to the High Court for this purpose.

J. M. Wilson, Director of Administration

Civic Centre, Home Gardens,
Dartford, Kent DA1 1DR.

(527)

DARTFORD BOROUGH COUNCIL

The Borough of Dartford (On-street and Off-street Parking Places) Order 1989

Notice is hereby given that on (2), the Dartford Borough Council made an Order under sections 35(1), (2), (3) and (6) and Part IV of Schedule 9 of the Road Traffic Regulation Act 1984, and Schedule 19 to the Local Authority Government Act 1972, and of all other enabling powers, and with the consent of the County Council of Kent in accordance with section 39(3) and after consulting the Chief Officer of Police in accordance with Part III of Schedule 9 to the Road Traffic Regulation Act 1984.

The Order came into force on 18th September 1989 and the effects of the Order is as described in the notice which appeared in issue No. 51803 of the *London Gazette* published on 7th July 1989.

A copy of the Order, as made, may be inspected during normal office hours at the Council Offices, Civic Centre, Home Gardens, Dartford, Kent.

If you wish to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act, or of any Instrument made under it, has not been complied with in relation to the Order

you may within 6 weeks from the date of this notice apply to the High Court for this purpose.

J. M. Wilson, Director of Administration

Civic Centre, Home Gardens,
Dartford, Kent DA1 1DR.

(528)

DARTFORD BOROUGH COUNCIL

The Borough of Dartford (Prohibition and Restriction of Waiting) (Green Street/Green Road/Hill Rise/Ladywood Road) Order (No. 11) 1989

Notice is hereby given that on (2), the Dartford Borough Council made an Order under sections 35(1), (2), (3) and (6) and Part IV of Schedule 9 of the Road Traffic Regulation Act 1984, and Schedule 19 to the Local Authority Government Act 1972, and of all other enabling powers, and with the consent of the County Council of Kent in accordance with section 39(3) and after consulting the Chief Officer of Police in accordance with Part III of Schedule 9 to the Road Traffic Regulation Act 1984.

The Order came into force on 4th September 1989 and the effects of the Order is as described in the notice which appeared in issue No. 51831 of the *London Gazette* published on 7th July 1989.

A copy of the Order, as made, may be inspected during normal office hours at the Council Offices, Civic Centre, Home Gardens, Dartford, Kent.

If you wish to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act, or of any Instrument made under it, has not been complied with in relation to the Order you may within 6 weeks from the date of this notice apply to the High Court for this purpose.

J. M. Wilson, Director of Administration

Civic Centre, Home Gardens,
Dartford, Kent DA1 1DR.

(529)

DERBYSHIRE COUNTY COUNCIL

The Derbyshire County Council (A6005 Draycott Road and Stevens Lane, Breaston) (Prohibition of Waiting) Order 1989

Notice is hereby given that the Derbyshire County Council propose to make an Order, under sections 1, (1) and (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984 and of all other enabling powers.

When this Order comes into effect you will not be allowed to leave your vehicle in the following lengths of road at Breaston:

No Waiting at Any Time

Draycott Road, south side from the eastern side of the junction with Stevens Lane in a westerly direction for a distance of 40 metres.

No Waiting 9.00 a.m. to 6 p.m.

Draycott Road, north side from its junction with Stevens Lane in a westerly direction for a distance of 47 metres.

Stevens Lane:

West side, from its junction with Draycott Road in a northerly direction for a distance of 29 metres.

East side, from its junction with Main Street to its junction with Blind Lane.

Exemptions will be provided in the Order to enable vehicles to wait for so long as may be necessary for a person to board or alight from a vehicle; to enable goods to be loaded onto or unloaded from the vehicle; to enable the vehicle to be used in connection with any building operation or demolition, the removal of any obstruction to traffic; the maintenance of the roads or the services therein to take in petrol, oil, water or air from any garage situated within the lengths of road; or as part of a funeral or wedding cortege. The usual exemptions for disabled persons' vehicles will be provided in the Order.

Full details of the proposal are in the Draft Order which, together with a map showing the prohibited areas and a Statement of the Council's reasons for proposing to make the Order may be examined at Room 108, County Offices, Matlock (Mrs A. Packwood) during normal office hours 9 a.m. to 5 p.m. Monday to Friday, and by appointment with Mrs B. A. Whalley, Clerk to Breaston Parish Council, 35 Wilsthorpe Road, Breaston (Tel. Draycott 2244).

If you wish to object to the proposed Order you should send the grounds for your objection in writing to the undersigned by Monday 23rd October 1989.

D. W. Tysoe, Head of Legal Services
County Offices, Matlock
(508)

28th September 1989.

DERBYSHIRE COUNTY COUNCIL

*The Derbyshire County Council (Cromford Road, Langley Mill)
(Prohibition of Waiting) Order 1989*

Notice is hereby given that the Derbyshire County Council propose to make an Order, under sections 1, (1) and (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984 and of all other enabling powers.

When this Order comes into effect you will not be allowed to leave your vehicle in the following lengths of road at Langley Mill.

No Waiting at any time

Cromford Road, west side from a point 12 metres south of the centre line of Gladstone Street for a distance of 32 metres in a northerly direction.

Gladstone Street, both sides from its junction with Cromford Road for a distance of 12 metres in a westerly direction.

No Waiting 7 a.m. to 7 p.m.

Cromford Road:

West Side from a point 15 metres north of the centre line of Queen Street a distance of 46 metres in a northerly direction.

East Side from a point 15 metres north of the centre line of Queen Street for a distance of 82 metres in a northerly direction.

Exemptions will be provided in the Order to enable vehicles to wait for so long as may be necessary for a person to board or alight from the vehicle; to enable goods to be loaded onto or unloaded from the vehicle; to enable the vehicle to be used in connection with any building operation or demolition, the removal of any obstruction to traffic; the maintenance of the roads or the services therein to take in petrol, oil, water or air from any garage situated within the lengths of road; or as part of a funeral or wedding cortege. The usual exemptions for disabled persons' vehicles will be provided in the Order.

Full details of the proposal are in the Draft Order which, together with a map showing the prohibited areas and a Statement of the Council's reasons for proposing to make the Order may be examined at Room 108, County Offices, Matlock (Mrs A. Packwood) during normal office hours 9 a.m. to 5 p.m. Monday to Friday, and at Amber Valley District Council Offices, Ilkeston Road, Heanor.

If you wish to object to the proposed Order you should send the grounds for your objection in writing to the undersigned by Monday 23rd October 1989.

D. W. Tysoe, Head of Legal Services
County Offices, Matlock DE4 3AG
(507)

DERBYSHIRE COUNTY COUNCIL

*The Derbyshire County Council (Westgate, Long Eaton)
(Prohibition and Restriction of Waiting) Order 1989*

Notice is hereby given that the Derbyshire County Council propose to make an Order, under sections 1, (1) and (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984 and of all other enabling powers.

When this Order comes into effect you will not be allowed to leave your vehicle in the following lengths of road at Long Eaton.

No Waiting at Any Time

Westgate:

South side from its junction with Gibb Street in an easterly direction for a distance of 13 metres.

South side from a point 28 metres east of its junction with Gibb Street in an easterly direction for 10 metres.

South side from a point 50 metres east of its junction with Gibb Street in an easterly direction for 12 metres.

Gibb Street, both sides from its junction with Westgate for a distance of 15 metres.

*Monday to Saturday 8 a.m. to 6 p.m. Waiting Limited to 40 minutes
Return Prohibited within 1 hour*

Westgate:

South side from a point 13 metres east of its junction with Gibb Street in an easterly direction for a distance of 15 metres.

South side from a point 38 metres east of its junction with Gibb Street in an easterly direction for 12 metres and

South side from a point 62 metres east of its junction with Gibb Street to a point approximately 30 metres west of its junction with High Street.

Exemptions will be provided in the Order to enable vehicles to wait for so long as may be necessary for a person to board or alight from the vehicle; to enable goods to be loaded onto or unloaded from the vehicle; to enable the vehicle to be used in connection with any building operation or demolition, the removal of any obstruction to traffic; the maintenance of the roads or the services therein to take in petrol, oil, water or air from any garage situated within the lengths of road; or as part of a funeral or wedding cortege. The usual exemptions for disabled persons' vehicles will be provided in the Order.

Full details of the proposal are in the draft Order which, together with a map showing the prohibited areas and a statement of the Council's reasons for proposing to make the Order may be examined at Room 108, County Offices, Matlock (Mrs. A. Packwood) during normal office hours 9 a.m. to 5 p.m. Monday to Friday, and at The Technical Services Department, Erewash Borough Council, Town Hall, Long Eaton.

If you wish to object to the proposed Order you should send the grounds for your objection in writing to the undersigned by Monday, 23rd October 1989.

D. W. Tysoe, Head of Legal Services
County Offices, Matlock.
28th September 1989. (506)

DERBYSHIRE COUNTY COUNCIL

*The Derbyshire County Council
(Hands Road, Heanor) (Prohibition of Waiting) Order 1989*

Notice is hereby given that on 28th September 1989 the Derbyshire County Council made an Order under section 1 (1) and (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984 and of all other enabling powers.

When this Order comes into effect on 9th October 1989 you will not be allowed to leave your vehicle on the following lengths of road at Heanor:

No Waiting at Anytime

Hands Road:

North side from a point 145 metres east of its junction with Church Street, for approximately 38 metres in a westerly direction.

South side from a point 145 metres east of its junction with Church Street for approximately 33 metres in a westerly direction.

If you wish to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order you may within 6 weeks from 29th September 1989 apply to the High Court for this purpose.

A copy of the Order and a map showing the length of road affected may be examined at Room 108, County Offices, Matlock (Mrs. A. Packwood), during normal office hours, i.e. Monday to Friday 9 a.m. to 5 p.m.

D. W. Tysoe, Head of Legal Services
County Offices, Matlock DE4 3AG. (505)

DERBYSHIRE COUNTY COUNCIL

*The Derbyshire County Council (Thurman Street, Ilkeston)
(Prohibition of Waiting) Order 1989*

Notice is hereby given that on 28th September 1989 the Derbyshire County Council made an Order under section 1(1) and (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984 and of all other enabling powers.

When this Order comes into effect on 9th October 1989 you will not be allowed to leave your vehicle on the following lengths of road at Ilkeston:

*No waiting at anytime**Thurman Street:*

South side from its junction with Nottingham Road to its junction with Gallows Inn Close.

North-west side from its junction with Nottingham Road in a south westerly direction for approximately 135 metres.

The Triangle:

North-east side from its junction with Thurman Street for approximately 7 metres.

NOTE: That part of the Borough of Ilkeston (Nottingham Road and adjoining streets) (Prohibition of Waiting) Order 1971 insofar as it relates to the lengths of road at Ilkeston referred to in this Order.

If you wish to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act, 1984 or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order you may within 6 weeks from the 29th September 1989 apply to the High Court for this purpose.

A copy of the Order and a map showing the length of road affected may be examined at Room 108, County Offices, Matlock (Mrs. A. Packwood) during normal office hours, ie Monday to Friday 9 a.m. to 5 p.m.

D. W. Tysoe, Head of Legal Services

County Offices, Matlock DE4 3AG. (504)

DORSET COUNTY COUNCIL

The County of Dorset (Long Lane, Colehill, Wimborne) (One-Way Street) Order 198

Notice is hereby given that the Dorset County Council propose to make an Order under sections 1(1) and (2) and 2(1) to (3) of the Road Traffic Regulation Act 1984.

When this Order comes into effect, no person shall cause or permit any vehicle to proceed in that length of Long Lane, Colehill, Wimborne between its junction with Smugglers Lane and Burt's Hill (a total distance of 140 metres) in other than a north-easterly to south-westerly direction. The alternative route necessitated by this proposal from the junction of Long Lane is via Burts Hill and Smugglers Lane.

Full details of this proposal are contained in the draft Order which together with a plan showing the length of road affected and a statement of the Council's reasons for proposing to make the Order, may be inspected from Monday to Friday during normal office hours at:

Transportation and Engineering Department, Dorset County Council, County Hall, Dorchester.

East Dorset District Council, Council Offices, Furzehill, Wimborne.

Should you wish to make any observations on this proposal (whether you support or object to the proposal) you should make them in writing to the undersigned by 20th October 1989.

P. K. Harvey, County Solicitor

County Hall, Dorchester.
29th September 1989. (500)

DORSET COUNTY COUNCIL

*The County of Dorset (Cobb Road, Lyme Regis) (Weight Restriction) Order 198**Public Inquiry*

Notice is hereby given that the County Council have published notice of their intention to make the above Order the effect of which is that, except upon the direction or with the permission of a police constable in uniform or a traffic warden, no person shall cause or

permit any heavy commercial vehicle on any public service vehicle exceeding 7.5 tonnes in weight to proceed along Cobb Road, Lyme Regis from its junction with Pound Street (A3052) to its termination at the Cobb Harbour a distance of approximately 0.3 miles.

Following objections to the above mentioned Order, in accordance with the Local Authorities' Traffic Orders (Procedure) (England and Wales) Regulations 1986, the County Council hereby give notice that a Public Inquiry will be held by Major General D. B. Wood at The Guildhall, Lyme Regis commencing at 10 a.m. on Tuesday 24th October 1989.

The Draft Order, relevant map and statement of reasons for proposing to make the Order can be inspected from Monday to Friday during normal office hours at:

County Solicitor's Office, County Hall, Dorchester.

Lyme Regis Town Council, Council Offices, Lyme Regis.

Any person unable to attend the Inquiry and who wishes to make written representations should make them in writing and addressed to the Inspector, Major General Wood c/o County Solicitor's Office, County Hall, Dorchester.

P. K. Harvey, County Solicitor

County Hall, Dorchester. (499)

DUDLEY METROPOLITAN BOROUGH

Borough of Dudley (Merry Hill/Pedmore Road (A4036) and Adjoining Roads) (Prohibition of Waiting and Loading) Order 1989

Notice is hereby given that on 22nd September 1989 the Dudley Metropolitan Borough Council made the above Order, the effect of which is as described in Issue No. 51797 of the London Gazette, dated 30th June 1989 (ref. No. 751).

The Order will come into force on 9th October 1989.

Copies of the Order and map contained in it may be examined at the Council House, Dudley during normal office hours.

Any person who wishes to question the validity of the Order or any of its provisions on the ground that it is not within the powers of the relevant enabling Act or that any requirement of that Act or of any relevant regulations made thereunder has not been complied with may, within 6 weeks from the date on which the Order was made, make application for the purpose to the High Court.

D. Underwood, Chief Administrative Services Officer

The Council House, Dudley DY1 1HF.

29th September 1989. (746)

DURHAM COUNTY COUNCIL

The County of Durham (Road A.177 Coxhoe and Roads B.1278 and C.24 Trimdon) (Experimental 16.5 Tonnes Weight Restriction) Order 1989.

Notice is hereby given that the Durham County Council have made an Order under sections 9, 10 and 11 of the Road Traffic Regulation Act 1984.

The effect of the Order will be to prohibit motor vehicles which have a laden or unladen weight exceeding 16.5 tonnes from entering and proceeding in those lengths of roads specified in the Schedule to this notice.

The Order contains exemptions in respect of vehicles being used for:

- (a) emergency purposes;
- (b) statutory powers;
- (c) road maintenance; the removal of obstructions to traffic, building, industrial operations etc.
- (d) the conveyance of persons, goods or merchandise to or from any premises situate on or adjacent to the roads;
- (e) the conveyance of goods for sale from the vehicle;
- (f) purposes of agriculture in connection with land fronting on or adjacent to the roads or for the conveyance or haulage of timber felled upon that land;
- (g) is being garaged, serviced or repaired at any premises on or adjacent to the lengths of roads.

A copy of the Order, together with a map showing the affected roads may be inspected at:

County Hall, Durham (First Floor, Room 12). Monday to Friday 9 a.m. to 4.30 p.m.

The Chief Executive's Office, Council Offices, Green Lane, Spennymoor. Monday to Friday 9 a.m. to 4.30 p.m.

Town Clerk and Chief Executive's Offices, Byland Lodge, Hawthorn Terrace, Durham City. Monday to Friday 9 a.m. to 4.30 p.m.

Branch Library, Church Road, Trimdon. During Library Opening Hours.

Any person wishing to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order may within 6 weeks from 28th September 1989 apply to the High Court for this purpose.

R. J. Humphries, County Secretary and Solicitor
County Hall, Durham DH1 5UL.

SCHEDULE

Lengths of Roads

(a) *Road A.177*, from its junction with the B.6291 at the traffic lights in Coxhoe southwards for a distance of approximately 650 metres to its junction with the B.6291, Coxhoe Southern Bypass.

(b) *Road B.1278*, from its junction with the C.23 at Hope House Crossroads in a northerly direction for a distance of approximately 1655 metres to its junction with the unclassified road 36.3 at Watch Bank.

(c) *Road C.24*, from the junction of West Lane with the C.23 Harap Road, in an easterly direction for a distance of approximately 2925 metres to the junction of Hurworth Burn Road and the C.66, Horse Close Lane.

29th September 1989.

(740)

ESSEX COUNTY COUNCIL

Essex County Council (Various Streets, Rochford) (Street Parking Places, Prohibition and Restriction of Waiting, and Restriction of Loading and Unloading) (Variation No. 2) Order 1989.

Notice is hereby given that the Essex County Council proposes to make the above Order under sections 1, 2, 32 and 35 of the Road Traffic Regulation Act 1984.

The effect of the Order will be to establish a disabled person's vehicle parking bay adjacent to No. 34 Market Square, at Rochford in the District of Rochford.

Also the new Order will revoke the existing Essex County Council (North Street, West Street and Market Square, Rochford) (Street Parking Places, Prohibition and Restriction of Waiting, and Restriction of Loading and Unloading) Order 1981, and the Essex County Council (Various Streets, Rochford) (Restriction of Waiting and Restriction of Loading and Unloading) (Variation) Order 1989. However the provisions contained in those Orders, and not mentioned above, will remain in force unchanged by virtue of the new Order.

A copy of the draft Order together with copies of the Orders to be revoked, a map illustrating the above proposal and a statement of reasons may be examined at all reasonable hours at the Local Government Library, County Hall, Chelmsford; Rochford District Council, South Street, Rochford; and Rochford Branch Library, 26-28 West Street, Rochford.

Anyone who wishes to make an objection to the proposed Order should send the grounds for their objection to the undersigned by 23rd October 1989.

R. W. Adcock, Chief Executive and Clerk
County Hall, Chelmsford CM1 1LX. (522)

ESSEX COUNTY COUNCIL

Essex County Council (Various Streets, Rayleigh) (Prohibition and Restriction of Waiting and Restriction of Loading and Unloading) Order 1989.

Notice is hereby given that the Essex County Council proposes to make the above Order under sections 1 and 2 of the Road Traffic Regulation Act 1984.

The effect of the Order will be to impose and vary waiting restrictions at Rayleigh in the District of Rochford as follows:

1. To impose no waiting at any time

Eastwood Road, north side from a point 25 metres west of its junction with Clarence Road eastwards for a distance of 44 metres to a point 15 metres east of that junction.

Clarence Road, both sides from its junction with Eastwood Road northwards for a distance of 15 metres.

2. To impose no waiting between 8 a.m. and 8 p.m. Monday to Friday inclusive (a variation of existing limited waiting between 8 a.m. and 6 p.m. Monday to Saturday inclusive)

Lancaster Road

West side from a point 22 metres north of its junction with Eastwood Road northwards for a distance of 30 metres south of its junction with Kennedy Close.

East side from a point 22 metres north of its junction with Eastwood Road northwards for a distance of 49 metres to a point 71 metres north of that junction.

3. To impose no waiting between 8 a.m. and 9 p.m. Monday to Saturday inclusive (a variation of existing limited waiting restriction between 8 a.m. and 6 p.m. Monday to Saturday inclusive)

Eastwood Road, north side from a point 13.5 metres south-east of its junction with Websters Way south-eastwards for a distance of 250 metres to a point 13.5 metres north-west of its junction with Queens Road.

Exceptions in the Order will permit waiting for the purpose of picking up or setting down passengers; loading or unloading goods; and, where necessary, in connection with statutory undertakers' duties.

All existing waiting restrictions contained in the Essex County Council (Various Streets, Rayleigh) (Restriction of Waiting and Restriction of Loading and Unloading) (Variation) Order 1988, The Essex County Council (Clarence Road, Grove Road and Dorothy Farm Road, Rayleigh) (Restriction of Waiting) Order 1987 and The Essex County Council (Various Streets, Rayleigh) (Prohibition and Restriction of Waiting) Order 1982 will be consolidated into the new Order subject to the above variation in Eastwood Road and Lancaster Road.

A copy of the Order together with the Orders to be revoked, a map illustrating the proposals and a statement of reasons may be examined at all reasonable hours at the Local Government Library, County Hall, Chelmsford; Rochford District Council, Council Offices, South Street, Rochford; and Rayleigh Branch Library, 132-134 High Street, Rayleigh.

Anyone who wishes to object to the proposed Order should send the grounds for the objection in writing to the undersigned by 23rd October 1989.

R. W. Adcock, Chief Executive and Clerk
County Hall, Chelmsford CM1 1LX. (521)

HAMPSHIRE COUNTY COUNCIL

The Hampshire (Brookley Road, Brockenhurst) (Restriction of Waiting) Order, 1989

Notice is hereby given that on 18th September 1989, Hampshire County Council made a Road Traffic Regulation Order as follows:

To introduce additional waiting restrictions in Brookley Road, Brockenhurst to the east of the B3055 Grigg Lane/Sway Road junction. These will consist of no waiting, 9 a.m. to 5 p.m. Monday to Saturday, along both sides of the road except for a 24 metre length on the north side and for lengths totalling 95 metres on the south side where waiting will be restricted to 30 minutes with return prohibited within 1 hour. The no waiting restriction will extend into Auckland Avenue for 14 metre lengths on both sides of the road and for 15 metre lengths on the east side of B3055 Grigg Lane/Sway Road north and south of its junction with Brookley Road. Exemptions will be included for loading/unloading and disabled drivers parking.

The Order will come into operation on 2nd October 1989.

A copy of the Order and a map showing the length of road affected may be inspected during usual office hours at the following places:

- (i) Brockenhurst Sub Post Office, Brookley Road, Brockenhurst.
- (ii) Appletree Court, Lyndhurst.
- (iii) Room 100, The county Secretary's Department, The Castle, Winchester.

Any person who desires to question the validity of the Order or of any provision contained in the Order on the grounds that it is not within the powers of sections 1, 2, 3 and 4 of the Road Traffic Regulation Act, 1984, or on the grounds that any requirement of those sections or of Parts I, II or III of Schedule 9 to the Act or any regulations made under the said Part III of Schedule 9 have not been complied with in relation to the Order may, by 30th October 1989, make application for the purpose to the High Court.

R. A. Leyland, County Secretary
The Castle, Winchester SO23 8UJ (767)

HAMPSHIRE COUNTY COUNCIL

The Hampshire (B3076 Rumbridge Street, Totton) (Restriction of Waiting) Order 1989

Notice is hereby given that on 18th September 1989 Hampshire County Council made a Road Traffic Regulation Order as follows:

To amend the existing restriction of waiting in the layby on the south-east side of B3076 Rumbridge Street, opposite Brokenford Lane, to prohibit waiting for a period longer than one hour with return prohibited within one hour between 9 a.m. and 6 p.m., Monday to Saturday. Exemptions will be included to allow loading/unloading and disabled drivers parking.

The Order will come into operation on 2nd October 1989.

A copy of the Order and a map showing the length of road affected may be inspected during the usual office hours at the following places:

- (i) Civic Offices, Library Road, Totton.
- (ii) Appletree Court, Lyndhurst.
- (iii) Room 100, The County Secretary's Department, The Castle, Winchester.

Any person who desires to question the validity of the Order or of any provision contained in the Order on the grounds that it is not within the powers of sections 1, 2, 3 and 4 of the Road Traffic Regulation Act, 1984, or on the grounds that any requirement of those sections or of Parts I, II or III of Schedule 9 to the Act or any regulations made under the said Part III of Schedule 9 have not been complied with in relation to the Order may, by 30th October 1989 make application for the purpose to the High Court.

R. A. Leyland, County Secretary
The Castle, Winchester SO23 8UJ. (766)

HAMPSHIRE COUNTY COUNCIL

The Hampshire (Test Bridge, Longstock) (Weight Restriction) (Amendment) Order 1973 (Revocation) Order, 1989

Notice is hereby given that on 18th September 1989, Hampshire County Council made a Road Traffic Regulation Order as follows:

To revoke the Hampshire (Test Bridge, Longstock) (Weight Restriction) (Amendment) Order 1973 which prohibited the use of Bunny Bridge at Longstock by goods vehicles with a laden or unladen weight greater than 5 tons.

The Order will come into operation on 2nd October 1989.

A copy of the Order and a map showing the length of road affected may be inspected during usual office hours at the following places:

- (i) Council Offices, Beech Hurst, Weyhill Road, Andover;
- (ii) Room 100, The County Secretary's Department, The Castle, Winchester.

Any person who desires to question the validity of the Order or of any provision contained in the Order on the grounds that it is not within the powers of part IV of Schedule 9 to the Road Traffic Regulation Act, 1984, or on the grounds that any requirement of those sections or of Parts I, II or III of Schedule 9 to the Act or any regulations made under the said Part III of Schedule 9 have not been complied with in relation to the Order may, by 30th October 1989, make application for the purpose to the High Court.

R. A. Leyland, County Secretary
The Castle, Winchester SO23 8UJ. (765)

EAST HERTFORDSHIRE DISTRICT COUNCIL

East Hertfordshire District Council (Pay and Display Parking Places) (No. 5) Order 1989

Notice is hereby given that the East Hertfordshire District Council proposes to make an Order under the provisions of section 35 of the Road Traffic Regulation Act 1984, the effect of which will be to amend the existing Pay and Display Order to enable the council to make season tickets available for use of the Crown Terrace Car Park, Bishop's Stortford on such terms and conditions and to such persons as may be fixed from time to time by the Council's Works Committee, subject to the payment of the season ticket fee applicable. At present, season tickets are only available to a maximum of 16 traders in the Hockerill area.

A copy of the draft Order detailing the proposals and a statement of reasons for proposing to make the Order may be inspected at the Council Offices at 2 The Causeway, Bishop's Stortford and Wallfields, Pegs Lane, Hertford on Monday to Friday during normal office hours.

Objections to the Order, specifying the grounds on which they are made, must be sent in writing to me by Friday, 20th October 1989, at the latest.

D. Vinehill, Director of Administration
Council Offices, 2 The Causeway,
Bishop's Stortford, Hertfordshire CM23 2EJ. (752)

IPSWICH BOROUGH COUNCIL

Ipswich Borough Council (Wherstead Road) (Waiting and Loading Restrictions) Order 1989

Notice is hereby given that Ipswich Borough Council under sections 1(1) and (2), 2(1) to (3) and 4(1) and (2) of the Road Traffic Regulation Act 1984, propose to make an Order the effect of which will be to amend waiting and loading restrictions in parts of Wherstead Road.

A copy of the Order and a plan showing its effect, together with a statement of the council's reasons for proposing to make the Order may be inspected free of charge at the council offices at the Civic Centre, Ipswich, between 9.30 a.m. and 4.30 p.m. Mondays to Fridays.

If you wish to object to the proposals you should send the grounds for your objection in writing to reach me not later than 23rd October 1989.

M. A. Evans, Director of Administration
Civic Centre, Civic Drive,
Ipswich IP1 2EE.
29th September 1989. (770)

KENT COUNTY COUNCIL

The Kent County Council (Various Roads, Westerham) (Prohibition of Waiting) Order 1989

Notice is hereby given that on 28th September 1989 the Kent County Council made an Order under sections 1, 2 and 124 of the Road Traffic Regulation Act 1984, the effect of which will be to extend the existing waiting restrictions at all times at Hosey Hill (B2026), Westerham, from a point 37 metres south-east of its junction with the Wrotham Heath to Westerham Road (A25) from a distance of 28 metres in a south-easterly direction.

Exceptions will be provided in the Order to enable a vehicle to wait with police permission or for passengers to board or alight, for the loading and unloading of goods, for enabling work to be carried out in or adjacent to the road, for disabled persons and for emergency service vehicles.

A copy of the Order, which comes into operation on 1st October 1989 and a map showing the lengths of roads concerned may be inspected during normal office hours in the Highway Information Centre, Highways and Transportation Department, Springfield, Maidstone.

If you wish to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order, you may within 6 weeks of the date on which the Order was made, apply to the High Court for this purpose.

M. N. T. Cottell, County Surveyor
Springfield, Maidstone. (774)

KENT COUNTY COUNCIL

The Kent County Council (Heath Road (B2163) Boughton Monchelsea) (40 m.p.h. Speed Limit) Order 1989

Notice is hereby given that on 28th September 1989 the Kent County Council made an Order under section 84 of the Road Traffic Regulation Act 1984, the effect of which will be to impose a 40 m.p.h. Speed Limit at Heath Road (B2163), Boughton Monchelsea from its junction with Linton Hill (A229) to a point 70 metres east of the eastern boundary of 'The Cock Inn' Public House.

A copy of the Order, which comes into operation on 29th September 1989 and map showing the length of roads concerned may be inspected during normal office hours in the Highways and Transportation Department, Highway Information Centre, Springfield, Maidstone.

If you wish to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the

grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks of the date on which the Order was made, apply to the High Court for this purpose.

M. N. T. Cottell, County Surveyor
Springfield, Maidstone. (777)

KIRKLEES METROPOLITAN COUNCIL

Kirklees Metropolitan Council (Traffic Regulation) (No. 20) Order 1987

Smithy Lane/Somerset Road, Almondbury, Huddersfield

Notice is hereby given that the Kirklees Metropolitan Council propose to make the above Order under their powers in the Road Traffic Regulation Act 1984, the effect of which is, as it affects the following lengths of road at Almondbury, Huddersfield, will be:

- (1) To impose a one-way traffic flow on Smithy Lane (from Somerset Road to Mulberry Street) in a north-easterly direction towards Mulberry Street.
- (2) To prevent waiting at any time in the following lengths of road:
 - (i) *Smithy Lane:*
 - (a) North-west side from Somerset Road for 5 metres in a north-easterly direction;
 - (b) South-east side from Somerset Road for 10 metres in a north-easterly direction.
 - (ii) *Somerset Road:*
 - (a) North side from 10 metres west of Smithy Lane for 105 metres in an easterly direction;
 - (b) South side from 13 metres east of Dog Kennel Bank for 45 metres in a westerly direction.

A copy of the draft Order, together with a map showing the affected roads and a statement of reasons for proposing to make the Order may be examined during normal office hours at:

- (1) Room 806, Kirklees House, Market Street, Huddersfield; and
- (2) Reception, Traffic Group, 1st Floor, Oldgate House, Oldgate, Huddersfield.

If you wish to object to the proposed Order you should send the grounds for your objection in writing to reach the under-signed by not later than 12 noon on 23rd October 1989 quoting ref. D. 116/88/20.

M. R. G. Vause, Chief Legal and Administrative Officer
Kirklees House, Market Street,
Huddersfield HD1 2TG. (534)

LEICESTERSHIRE COUNTY COUNCIL

The Leicestershire County Council (Various Roads, Parish of Uppingham) (30 m.p.h. Speed Limit) Order 198

Notice is hereby given that the Leicestershire County Council proposes to make an Order under sections 82(2) and 83(2) of the Road Traffic Regulation Act 1984, the effect of which will be that no person shall drive any motor vehicle at a speed exceeding 30 m.p.h. on the lengths of roads in the Parish of Uppingham, specified in the Schedule to this notice.

A copy of the proposed Order, together with a plan illustrating the proposal and an explanatory statement giving the Council's reasons for proposing to make the Order may be inspected during normal office hours at my offices, Room 216 County Hall, Glenfield, Leicester and at the offices of Rutland District Council, Oakham, Leicestershire. Copies of these documents will also be deposited with the Clerk to Uppingham Parish Council, The Parish Hall, High Street East, Uppingham, Leicestershire.

Objections to the proposal specifying the grounds on which they are made, should be sent in writing to the undersigned by not later than 30th October 1989.

S. Jones, Chief Executive and County Clerk
County Hall, Glenfield,
Leicester LE3 8RA.

SCHEDULE

Lengths of roads in the Parish of Uppingham

Ash Close, for its entire length.

Cedar Close, for its entire length.

That length of road known as Seaton Road which extends from a point 29 metres south-east of its junction with Glaston Road/The

Quadrant/North Street East/High Street East in a south-easterly direction for a distance of 308 metres.

29th September 1989.

(492)

LEICESTERSHIRE COUNTY COUNCIL

The Leicestershire County Council (Various Roads, Parish of Worthington) (30 m.p.h. Speed Limit) Order 1989

Notice is hereby given that the Leicestershire County Council has made an Order under sections 82(2) and 83(2) of the Road Traffic Regulation Act 1984, the effect of which will be that no person shall drive any motor vehicle at a speed exceeding 30 m.p.h. on the lengths of roads specified in the Schedule to this notice.

The Order will come into force on Monday, 2nd October 1989.

A copy of the Order and the relevant map is available for public inspection at County Hall, Glenfield, Leicester.

If you wish to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act or any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks from the date of this notice, apply to the High Court for this purpose.

S. Jones, Chief Executive and County Clerk
County Hall, Glenfield,
Leicester LE3 8RA.

SCHEDULE

Lengths of roads in the Parish of Worthington

That length of road known as Breedon Lane, which extends from its junction with Church Road/Long Hedge Lane/Newbold Lane in a generally northerly direction for a distance of 85 metres.

That length of road known as Church Road, which extends from its junction with Breedon Lane/Long Hedge Lane/Newbold Lane in an easterly direction for a distance of 20 metres.

That length of road known as Long Hedge Lane, which extends from its junction with Breedon Lane/Church Road/Newbold Lane, in a generally westerly direction for a distance of 137 metres.

That length of road known as Main Street, which extends from a point 73 metres south of its junction with Bull Hill in a southerly direction for a distance of 85 metres.

That length of road known as Newbold Lane, which extends from its junction with Breedon Lane/Church Road/Long Hedge Lane in a generally southerly direction for a distance of 118 metres.

29th September 1989.

(491)

LINCOLNSHIRE COUNTY COUNCIL

Lincolnshire County Council (Red Lion Street, Spalding) (Prohibition of Driving, Prohibition and Restriction of Waiting and Revocation) Order 1989.

Notice is hereby given that the Lincolnshire County Council propose to make an Order under section 1(1) and (2), 2(1) to (3), 3(2), 4(2) and Part IV of Schedule 9 of the Road Traffic Regulation Act 1984, the effect of which will be to impose the following restrictions on the undermentioned lengths of road in Spalding:

- (a) Prohibit driving on Red Lion Street from its junction with Market Place in a northeasterly then northwesterly direction for a distance of about 33 metres.
- (b) Prohibit waiting at any time on the northeast side of Red Lion Street around the radii of the access road to the proposed service area.
- (c) Prohibit waiting between 8 a.m. and 6 p.m. Monday to Saturday except by disabled vehicles (for a period of no longer than two hours, return prohibited within one hour) northeast side of Red Lion Street from a point 52 metres southeast of New Road in a southeasterly direction for 12 metres.
- (d) Revoke the existing one way traffic Order on Red Lion Street reverting to two way traffic flow.
- (e) Existing Orders be revoked and/or amended as necessary.

Exemptions are included which will permit waiting for disabled persons' vehicles and for the purpose of picking up and setting down passengers, loading and unloading goods, the maintenance of the roads, and works in connection with the supply of gas, electricity and water and any Telegraphic line.

A copy of the proposed Order and a plan showing the lengths of road concerned with a statement of reasons for proposing to make the Order may be inspected at County Offices, Lincoln and the

offices of the South Holland District Council, Priory Road, Spalding, during normal office hours.

Objections to the proposals, together with the grounds on which they are made, must be sent in writing to the undersigned by 23rd October 1989.

J. S. Walker, County Solicitor

County Offices, Lincoln.

29th September 1989

(869)

LINCOLNSHIRE COUNTY COUNCIL

Lincolnshire County Council (Lawn Avenue, Skegness) (Weight Restriction) Order 1989

Notice is hereby given that the Lincolnshire County Council has made an Order under sections 1(1) and (2), 2(4) and 3(2) of the Road Traffic Regulation Act 1984, the effect of which is to prohibit vehicles, the maximum gross weight of which exceeds 7.5 tonnes, from proceeding in Lawn Avenue, Skegness, except for access to residential premises on Lawn Crescent and the southwest side of Lawn Avenue.

The Order will come into operation of 1st October 1989 and a copy of the Order and a plan showing the lengths of road concerned may be inspected at County Offices, Lincoln and the offices of the East Lindsey District Council, Tedder Hall, Manby Park, Louth and the Town Hall, North Parade, Skegness during normal office hours.

Any person who desires to question the validity of the Order or of any provision contained therein on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of the Act or of any Instrument made under it has not been complied with in relation to the Order may within 6 weeks after 26th September 1989 make application to the High Court for this purpose.

J. S. Walker, County Solicitor

County Officer, Lincoln

(795)

LONDON BOROUGH OF BARNET

The Barnet (Prescribed Routes) (Amendment No. 8) Traffic Order 1989

Notice is hereby given that the Council of the London Borough of Barnet have made on 6th September 1989 an order under sections 6 and 124 of and Part IV of Schedule 9 to the Road Traffic Regulation Act 1984, and all other enabling powers.

The general effect of the Order is as published in the *London Gazette* dated 4th August 1989 Article No. 500.

a copy of the Order, a plan of the relevant area, and of the Council's statement of reasons for proposing to make the Order can be inspected during normal office hours on Mondays to Fridays inclusive until the expiration of a period of six weeks from the date on which this notice is published, at:

(a) Traffic Section, Barnet House, 1255 High Road, Whetstone N20 0EJ.

(b) The Town Hall, The Burroughs, Hendon NW4 4BG.

Copies of the Order may be obtained from the Chief Executive Town Hall, The Burroughs, Hendon NW4 4BG.

Any person wishing to question the validity of the Order or of any of its provisions on the grounds that it is not within the relevant powers of the Road Traffic Regulation Act 1984 or that any of the relevant requirements thereof or of any relevant regulations made thereunder has not been complied with in relation to the Order may, within 6 weeks of the date on which the Order was made, make application for the purpose to the High Court.

M. M. Caller, Chief Executive

Town Hall, The Burroughs,
Hendon NW4 4BG.

28th September 1989.

(487)

LONDON BOROUGH OF HACKNEY

The Hackney (Commercial Vehicles) (Waiting Restriction) (No. 1) Order 1989

Notice is hereby given that the Council of the London Borough of Hackney on 25th September 1989, made the above-mentioned Order under sections 6 and 124 of, Part IV of, Schedule 9 to the Road Traffic Regulation Act 1984, as amended by section 8 of, and Part I of Schedule 5 to the Local Government Act 1985.

The general effect of the Order will be to revoke and re-enact without changing substance the provisions of the Hackney (Commercial Vehicles) (Waiting Restriction) (No. 1) Order 1978 so that the prohibition imposed by that order on waiting in any street within the London Borough of Hackney, excluding Eldon Street, except by commercial vehicles the unladen weight of which exceeded two and one half tons will now apply to commercial vehicles the maximum gross weight of which exceeds five tonnes.

A copy of the Order, which will come into operation on 1st October 1989, of the above-mentioned Order of 1978, and of the Council's Statement of Reasons for making the Order, can be inspected during normal office hours on Mondays to Fridays inclusive, until the expiration of a period of 6 weeks from the date on which the Order was made, in the Reception Area, London Borough of Hackney, Joseph Priestley House, 73 Morning Lane, London E9 6ND.

Copies of the Order and further information may be obtained by contacting the Directorate of Technical and Contract Services, 01-986 3123, extension 4337, at the above office.

Any person desiring to question the validity of the Order or of any provision contained therein on the grounds that it is not within the relevant powers of the Road Traffic Regulation Act 1984 as amended by section 8 of, and Part I of Schedule 5 to the Local Government Act 1985 or that any of the relevant requirements thereof or of any relevant regulations made thereunder has not been complied with in relation to the Order may, within 6 weeks of the date on which the Order was made make application for the purpose to the High Court.

R. Biggs, Head of Engineering (the officer appointed for this purpose)

25th September 1989.

(788)

LONDON BOROUGH OF NEWHAM

Newham (Prescribed Route) (No.) Traffic Order 1989

Notice is hereby given that the London Borough of Newham propose to make the above-mentioned Order under section 6 of the Road Traffic Regulation Act 1984, as amended by the Local Government Act 1985.

The effect of the Order would be to impose one-way working for vehicular traffic in Gladding Road from south-east to north-west.

Nothing in the Order would apply to anything done:

- (a) with the permission or at the direction of a police constable in uniform;
- (b) in accordance with any restriction or requirement indicated by traffic signs placed on the highway by or on behalf of the Metropolitan Police.

A copy of the proposed Order and of the Council's statement of reasons for proposing to make the Order can be inspected for a period of 21 days from the date of publication of this Notice in the offices of the Director of Technical Services, 25 Nelson Street, East Ham, London E6 4EH.

Persons desiring to object to the making of the Order may within the aforementioned period of 21 days, send a statement in writing of their objections and the grounds thereof, to the Director of Technical Services at the above address, quoting ref. E/HT/DJE/TM1/1.

J. Samuel, Chief Executive (The officer appointed for the purpose)

15th September 1989.

(815)

LONDON BOROUGH OF NEWHAM

The Newham (Prescribed Routes) (No.) Traffic Order 1989

Notice is hereby given that the London Borough of Newham propose to make the above-mentioned Order under section 6 of the Road Traffic Regulation Act 1984, as amended by the Local Government Act 1985.

The general effect of the Order would be to prohibit vehicles from entering or proceeding in the:

- (1) *Bridgeland Road*, E.16, between the southern kerb-line of Coolfin Road and a point 16 metres south of that kerb-line.
- (2) *Elbury Drive*, E.16, between a point 12 metres north-west of the north-western kerb-line of Martindale Avenue and a point 21 metres north-west of that kerb-line.
- (3) The carriageway situated at the junction of Clements Avenue, Gill Avenue and Martindale Avenue E.16, bounded by, in

Clements Avenue, a point 9 metres south-west of the south-western kerb-line of Gill Avenue; in Gill Avenue, a point 4 metres north-west of the north-western kerb-line of Clements Avenue and in Martindale Avenue, a point 9 metres north-east of the north-eastern kerb-line of Gill Avenue.

Exemptions would be provided in the Order to the prohibition in Bridgeland Road for vehicles being used for fire brigade, ambulance or police purposes in an emergency.

A copy of the proposed Order, of the Council's statement of reasons for proposing to make the Order can be inspected during normal office hours for a period of 21 days from the date on which this notice was published in the offices of the Director of Technical Services, 25 Nelson Street, East Ham E6 4EH.

Persons desiring to object to the making of the Order may within the aforementioned period, send a statement in writing of their objection and the grounds thereof to the Director of Technical Services at the above-mentioned address, quoting the reference E/HT/DJE/TM1/1.

J. Samuel, Chief Executive (The Officer appointed for the purpose).

19th September 1989.

(816)

LONDON BOROUGH OF WALTHAM FOREST

The Waltham Forest (Prescribed Route) (No. 3) Traffic Order 1989 Raglan Road E.17

Notice is hereby given that the Council of the London Borough of Waltham Forest on 28th September 1989 made the above-mentioned Order under sections 6 and 124 of and Part IV of Schedule 9 to the Road Traffic Regulation Act 1984, as amended by the Local Government Act 1985.

The general effect of the Order will be to revoke and re-enact the provisions of the Waltham Forest (Prescribed Route) (No. 3) Traffic Order 1977, so as to allow pedal cycles (not being motor vehicles) through the closure in Raglan Road, provided they follow the route through the barrier indicated by traffic signs.

A copy of the Order, which will come into operation on 2nd October 1989 and of the above-mentioned Order of 1977 can be inspected during normal hours on Mondays and Fridays inclusive until the end of 6 weeks from the date on which the Order was made at:

- (a) The Information Desk, Town Hall, Forest Road, Walthamstow E.17; and
- (b) The Reception Desk, Municipal Offices, The Ridgeway, Chingford E.4.

Copies of the Order may be obtained from the Chief Executive's Department, Room 226, Town Hall, Forest Road, Walthamstow, London E17 4JF.

Any person desiring to question the validity of the Order or of any provision contained therein on the ground that it is not within the relevant powers of the Road Traffic Regulation Act 1984 or that any of the relevant requirements thereof or of any relevant regulations made thereunder has not been complied with in relation to the Order may, within 6 weeks from the date on which the Order was made, make application for the purpose to the High Court.

L. G. Knox, Chief Executive

Town Hall, Forest Road,
Walthamstow, London E17 4JF.

29th September 1989.

(531)

LONDON BOROUGH OF WANDSWORTH

The Wandsworth (Commercial Vehicles) (Waiting Restriction) (No. 1, 1976) (Amendment No. 1) Order 1989

Notice is hereby given that the Council of the London Borough of Wandsworth on 28th September 1989, made the above-mentioned Order under sections 6 and 124 of and Part IV of Schedule 9 to the Road Traffic Regulation Act 1984, as amended by section 8 of and Part I of Schedule 5 to the Local Government Act 1985.

The general effect of the Order will be to amend the Wandsworth (Commercial Vehicles) (Waiting Restriction) (No. 1) Order 1976 so that in Article 2(1) of that Order:

- (a) in the interpretation entitled—"commercial vehicle" for the words "the unladen weight of which exceeds two and one half tons" there were substituted the words "the maximum gross weight of which exceeds five tonnes";
- (b) the interpretation entitled "unladen weight" was deleted; and
- (c) there was added the following interpretation:

"maximum gross weight" has the same meaning as in the Traffic Signs Regulations and General Directions 1981.

A copy of the Order, which will come into operation on 1st October 1989 and of the council's statement of reasons for making the Order can be inspected during normal office hours on Mondays to Fridays inclusive until the end of 6 weeks from the date on which the Order was made in The Concourse, Town Hall, Wandsworth High Street, London SW18 2PU.

Copies of the Order may be obtained from the Council's Administration Department, Room 153, Town Hall, Wandsworth High Street, London SW18 2PU.

Any person desiring to question the validity of the Order or of any provision contained therein on the grounds that it is not within the relevant powers of the Road Traffic Regulation Act 1984, or that any of the relevant requirements thereof or of any relevant regulations made thereunder has not been complied with in relation to the Order may, within 6 weeks of the date on which the Order was made, make application for the purpose to the High Court.

G. K. Jones, Chief Executive and Director of Administration
29th September 1989.

(488)

NEWCASTLE-UPON-TYNE CITY COUNCIL

City of Newcastle-upon-Tyne (Off-street Parking Places) Order 1986 (Dean Street MSCP/Painter Heugh Variation) Order 1989

Notice is hereby given that on 28th September 1989, Newcastle City Council made an Order under section 35(1) and (3) and Part IV of Schedule 9 to the Road Traffic Regulation Act 1984.

The effect of the Order which will come into operation on 2nd October 1989 is as follows:

- (a) the provision of a new multi storey car park (Dean Street) to be charged at 30p per hour between 8.30 a.m. and 5.30 p.m. Monday to Saturday. The hours of operation will be 24 hours per day Monday to Saturday and 10 a.m. to 4.30 p.m. Sunday only. A flat evening and a Sunday charge of 30p will be levied. The maximum period of waiting will be 24 hours and the standard parking charge of £6 will also apply;
- (b) the provision of a new off street car park (Painter Heugh) to be charged at 30p per hour with a contract parking facility. Contract permits will be charged at the normal rate.

Full details are contained in the Order which, together with a map showing the location of the car parks and a statement of the Council's reasons for making the Order may be examined at the offices:

The City Engineer, Civic Centre, Newcastle-upon-Tyne.
Mondays to Fridays 8.30 a.m. to 4.30 p.m.

Further information may be obtained by telephoning the City Engineer's Department. Tel: 2328520, ext. 5428.

If you wish to question the validity of the Order or of any provisions contained in it on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order you may, within 6 weeks from 28th September 1989, apply to the High Court for this purpose.

R. A. A. Brockington, Director of Administration
Civic Centre, Newcastle-upon-Tyne NE99 2BN.
29th September 1989.

(484)

NORTHAMPTON BOROUGH COUNCIL

Northampton Borough Council (Billing Road General Improvement Area 1 and 3) (Prohibition of Waiting) (Amendment No. 1) Order 1989.

Northampton Borough Council (Billing Road General Improvement Area 1 and 3) (General Traffic Control Residents) (Parking Places) (Amendment No. 1) Order 1989.

Notice is hereby given that Northampton Borough Council as agents for the Northamptonshire County Council and in exercise of the powers of the said county council under sections 1, 2, 3 and 4 of the Road Traffic Regulation Act 1984 intend to make an Order the effect of which will be to:

- 1. Further prohibit waiting at any time along certain lengths of Alexandra Road (west side), Cyril Street (east side) and Pytchley Road (east side).
- 2. Remove waiting restrictions along certain lengths of Victoria Road (east side) and Cyril Street (east side).

3. Increase the length of the existing parking places in Alexandra Road (west side), Woodford Street (south side), Pytchley Street (east side) and Victoria Road (east side).
4. Increase the length of the existing parking places for permit holders only in Denmark Road (east side) and Victoria Road (east side).
5. Create new parking places along certain lengths of Cyril Street (East side) and Palmerston Road (East side).
6. Remove existing parking places along St. Edmunds Road (north side) (i) from a point 10 metres west of its junction with Wilberforce Street for a distance of 12 metres westwards and (ii) from a point 10 metres from its junction with Wilberforce Street for a distance of 62 metres eastwards.
7. Amend the existing Orders to bring the above proposals into effect. The usual exemptions will apply.

A draft Order and the Orders to be amended together with a map illustrating the effect of the proposals and a statement of the council's reasons for proposing to make the Order, may be examined at my office at No. 61 Derngate, Northampton, during office hours.

Anyone wishing to object to the proposed Order should send their objections and the grounds for making them, in writing, to reach me by 23rd October 1989.

H. J. Almond, Borough Solicitor

Guildhall, Northampton.

29th September 1989.

(516)

NOTTINGHAMSHIRE COUNTY COUNCIL

*The Nottinghamshire County Council (Canal Road, Worksop)
(Prohibition of Waiting) Order 1989 (152)*

Notice is hereby given that the Nottinghamshire County Council has made an Order under section 1 of the Road Traffic Regulation Act 1984, as amended, the effect of which will be that vehicles will be prohibited from waiting at any time in certain parts of Canal Road at Worksop in the district of Bassetlaw.

The usual exemptions will be provided. Relevant documents may be inspected at my office or at the Worksop Library, Memorial Avenue, Worksop, Nottinghamshire. Any person wishing to question the validity of the Order (which was made on 28th September 1989) or any of the provisions contained in it on the grounds that they are not within the powers conferred by the Road Traffic Regulation Act 1984, as amended, or on the grounds that any requirement of that Act or any Instrument made under it, has not been complied with in relation to the Order may, within 6 weeks from 28th September 1989, apply to the High Court for this purpose.

The Order is made as described in the notice of proposal (ref. 509) which appeared in Issue No. 51688 of the *London Gazette* dated 31st March 1989.

The Order will come into force on 29th September 1989.

A. Sandford Clerk of the County Council

County Hall, West Bridgford,
Nottingham NG2 7QP.

(485)

OLDHAM BOROUGH COUNCIL

*The Oldham (Shaw Road, Royton and Manchester Road, Shaw)
Prohibition of Waiting and Restriction of Loading/Unloading
Order 1988.*

Notice is hereby given that the Oldham Borough Council, have today made an Order under sections 1(1) and (2), 2(1) to (3) and 4(2) of the Road Traffic Regulation Act 1984, as amended. The effect of the Order is as described in the *London Gazette* dated 22nd July 1988, Issue No. 51418, notice No. 513 except that loading and unloading will now only be prohibited between 8 a.m. and 9.30 a.m. and 4.30 p.m. and 6.30 p.m. Monday to Friday and the amended lengths of roads affected are as set-out in the Schedule hereto. The Order will come into operation on Monday, 2nd October 1989.

A copy of the Order and a map showing the lengths of roads referred to may be examined at my office between the hours of 9 a.m. and 5 p.m. Mondays to Fridays. (Room 447, telephone 061 678 4704.)

If you wish to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, as amended, or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation

to the Order, you may within 6 weeks from 29th September 1989 apply to the High Court for this purpose.

N. D. Phillips, Director of Legal and Secretarial Services
Civic Centre, Oldham OL1 1UL.

SCHEDULE

No Waiting At Any Time

No Loading/Unloading 8 a.m. to 9.30 a.m. and 4.30 p.m. to 6.30 p.m. Monday to Friday

Lengths of Roads at Royton

Shaw Road,

North-west side:

Extending from a point 20 metres north-east of its junction with Turf Lane to a point 60 metres north-east of that junction.

Extending from a point 110 metres south-west of its junction with Edge Lane Street to a point 160 metres south-west of its junction with High Barn Road.

Extending from a point 70 metres south-west of its junction with High Barn Road to a point 105 metres north-east of that junction.

Extending from a point 20 metres south-west of its junction with Cocker Mill Lane to a point 20 metres north-east of that junction.

Extending from a point 320 metres south-west of its junction with Cowlshaw Lane to a point 240 metres south-west of that junction.

Extending from a point 160 metres south-west of its junction with Cowlshaw Lane to a point 100 metres south-west of that junction.

Extending from its junction with Cowlshaw Lane for a distance of 30 metres in a south-westerly direction.

South-East side:

Extending from a point 20 metres north-east of its junction with Turf Lane to a point 185 metres south-west of its junction with Fitton Street.

Extending from a point 25 metres south-west of its junction with Fitton Street to its junction with Cowlshaw Lane.

Edge Lane Street, both sides, extending from its junction with Shaw Road for a distance of 15 metres in a north-westerly direction.

High Barn Road, both sides, extending from its junction with Shaw Road for a distance of 20 metres in a north-westerly direction.

Fitton Street, both sides, extending from its junction with Shaw Road for a distance of 15 metres in a south-easterly direction.

Blackshaw Lane, both sides, extending from its junction with Shaw Road for a distance of 30 metres in a south-westerly direction.

Lengths of Roads at Shaw

Manchester Road:

North-west side:

Extending from its junction with Cowlshaw Lane to its junction with Princess Road.

South-east side:

Extending from its junction with Cowlshaw Lane to a point 40 metres north-east of its junction with Seville Street.

Extending from a point 20 metres south-west of its junction with Bertha Street to its junction with Princess Road.

Cowlshaw Lane, both sides, extending from a point 15 metres south-east of its junction with Manchester Road to a point 15 metres north-west of that junction.

Bickerstaffe Close, both sides, extending from its junction with Manchester Road for a distance of 15 metres in a north-westerly direction.

Moor Street, both sides, extending from its junction with Manchester Road for a distance of 15 metres in a north-easterly direction.

Seville Street, both sides, extending from its junction with Manchester Road for a distance of 15 metres in a south-easterly direction.

Bertha Street, both sides, extending from its junction with Manchester Road for a distance of 15 metres in a south-easterly direction.

29th September 1989.

(539)

OXFORDSHIRE CITY COUNCIL

Oxford City Council Traffic Regulation Notice Magdalen Road and Howard Street: Proposed Experimental Alterations to Waiting and Parking Arrangements.

Notice is hereby given that the Oxford City Council, as agent for the Oxfordshire County Council, proposes to make an Order to enable various experimental alterations to waiting and parking arrangements to be carried out in Magdalen Road and Howard Street.

At present both roads suffer from large volumes of traffic which use them as short cuts. A lot of the traffic travels at speed. The Council proposes to alter the appearance of the roads by providing tree and shrub planting in planting boxes at either end of areas of parking. The areas of parking will also be protected by kerbing, bollards or similar installations. The present parking arrangements will themselves be altered so that parking is staggered along the roads. The roads will become less obviously straight and should reduce vehicle speeds. All accessways to premises will be protected by waiting prohibitions. During the course of the experiment there may be a need to alter the initial arrangement of waiting and parking controls to cater for particular circumstances but such alterations will not, overall, increase waiting restrictions. The present arrangements in Magdalen Road where parking is permitted on one side of the road on some days and on the other side of the road on other days will be suspended for the duration of the experiment.

The Order which would introduce the experiment is entitled "The City of Oxford (Howard Street and Magdalen Road) (Experimental Traffic Regulation) Order 1989".

Full details of the proposals are in the draft Order which, together with a statement of the Council's reasons for proposing to make it and plans showing the location of the proposals, may be examined at my office at the address given below between 9 a.m. and 4 p.m. on Mondays to Fridays.

If you wish to object to the proposals you should send the grounds for your objection to me in writing no later than 27th October 1989. Any support for the proposals should also be sent to me by the same date.

D. M. S. Taylor, City Secretary and Solicitor

St. Aldate's Chambers,
St. Aldate's, Oxford.

29th September 1989.

(782)

OXFORDSHIRE CITY COUNCIL

Oxford City Council Traffic Regulation Notice The Slade: Proposed Waiting Prohibition

Notice is hereby given that the Oxford City Council as agent for the Oxfordshire County Council proposes to make an Order entitled "The City of Oxford (The Slade Area) (Prohibition of Waiting) Order 1989".

The effect of the Order will be to introduce an "at any time" waiting prohibition throughout the whole length of the east side of The Slade. This prohibition is proposed in order to make the proposed cycle lane in that length of road safer and more effective by enabling cyclists to travel within the lane and not to have to weave into the main traffic stream to overtake parked cars.

Full details of these proposals are in the draft Order which, together with a statement of the council's reasons for proposing to make it and a map showing the location of the proposals, may be examined at my office at the address given below between 9 a.m. and 4 p.m. on Mondays to Fridays.

If you wish to object to the proposals you should send the grounds for your objection to me in writing no later than 27th October 1989. Any support for the proposals should also be sent to me by the same date.

D. M. S. Taylor, City Secretary and Solicitor

St. Aldate's Chambers,
St. Aldate's, Oxford.

29th September 1989.

(784)

OXFORDSHIRE CITY COUNCIL

Oxford City Council Traffic Regulation Notice Rose Hill and Henley Avenue: Proposed Waiting Prohibition

Notice is hereby given that, the Oxford City Council as agent for the Oxfordshire County Council proposes to make an Order entitled "The City of Oxford (Rose Hill Area) (Traffic Management) Order 1989".

The effect of the Order will be to introduce an "at any time" waiting prohibition throughout the whole length of Rose Hill and Henley Avenue. This prohibition is proposed in order to make the existing cycle lane in that length of road safer and more effective by enabling cyclists to travel within the lane and not to have to weave into the main traffic stream to overtake parked cars.

The opportunity is also being taken to include in the Order the existing informal disabled persons' parking spaces in Church Cowley Road (by No. 33), and in Courtland Road (by No. 15). This will mean that only vehicles displaying an Orange Badge will be permitted to park in those spaces and action will be able to be taken against other vehicles parking in those spaces.

Full details of these proposals are in the draft Order which, together with a statement of the Council's reasons for proposing to make it and a map showing the location of the proposals, may be examined at my office at the address given below between 9 a.m. and 4 p.m. on Mondays to Fridays.

If you wish to object to the proposals you should send the grounds for your objection to me in writing no later than 27th October 1989. Any Support for the proposals should also be sent to me by the same date.

D. M. S. Taylor, City Secretary and Solicitor

St. Aldate's Chambers,
St. Aldate's, Oxford.

29th September 1989.

(783)

OXFORDSHIRE COUNTY COUNCIL

Oxfordshire County Council (Majors Road, Watchfield) (Prohibition of Heavy Commercial Vehicles) Order 1989

Notice is hereby given that on 28th September 1989, the Oxfordshire County Council made the above Order under sections 1 and 2 of the Road Traffic Regulation Act 1984.

The Order, which comes into effect on 2nd October 1989, will prohibit the driving of goods vehicles, having a maximum gross weight exceeding 7.5 tonnes on that length of Majors Road, Watchfield, from its junction with the western access road to the Shrivenham Hundred Business Park for a distance of 5 metres south-west.

Such vehicles will therefore no longer be able to approach or leave the Business Park via Watchfield High Street, Faringdon Road and A420.

A copy of the Order and the relevant plan is available for public inspection at County Hall, New Road, Oxford, from 9.30 a.m. to 12.45 p.m. and from 2.15 p.m. to 4 p.m. every weekday except Saturday.

If you wish to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of the Act or of any Instrument made thereunder has not been complied with in relation to the Order, you may within 6 weeks of 29th September 1989, apply to the High Court for this purpose.

C. S. Rowland, Solicitor to the Council

County Hall, New Road,
Oxford OX1 1ND.

29th September 1989.

(518)

POWYS COUNTY COUNCIL

The County of Powys (Milford Road, Newtown) (Restricted Roads) (No.) Order 19

Notice is hereby given that the County Council of Powys proposes to make an Order under sections 82(2) and 83(2) of the Road Traffic Regulation Act 1984.

When this Order comes into effect, it will be unlawful to drive a vehicle at a speed exceeding 30 miles per hour in the length of road in Newtown which is specified in the Schedule to this notice.

Details of this proposal are contained in the draft Order which, together with a map showing the length of road concerned and a statement of the Council's reasons for proposing to make the Order, may be examined during office hours at Powys County Hall, Llandrindod Wells and the Highways and Transportation Department's Area Office at The Park, Newtown.

If you wish to object to the proposed Order, you may send the grounds for your objection in writing to the undersigned by 31st October 1989.

N. M. Rolt, County Solicitor

Powys County Hall,
Llandrindod Wells, Powys LD1 5LG.

SCHEDULE

Length of Road in Newtown

That length of the County Classified Road No. B.4568 known as Milford Road which extends from the existing terminal point of the 30 m.p.h. speed limit in a south-westerly direction for a distance of approximately 11 metres (12 yards).

29th September 1989.

(781)

ROCHESTER-UPON-MEDWAY CITY COUNCIL

Notice is hereby given that on 22nd September 1989, the Council, as Agents for the Kent County Council, made the following Orders which will come into operation on 2nd October 1989:

(Humber Crescent, Strood) (On-street Parking and Revocation) (Residents') Order 1989

Under sections 1(1) and (2), 2(1) to (3), 4(2), 32(1) and Part IV of Schedule 9 of the Road Traffic Regulation Act 1984 ("the Act") and of all other enabling powers, which amends the Borough of Medway (Revocation of Waiting Prohibitions and Restrictions) (Prohibition and Restriction of Waiting and Restriction of Loading and Unloading) Order 1977, as amended, so as to:

(1) Revoke 43 metres of the no waiting at any time restrictions.

(2) Limit waiting to two hours in any four hours between 8 a.m. and 6 p.m. Monday to Saturday with exemptions for residents in the unrestricted sections.

(Humber Crescent, Strood) (One-way Traffic) Order 1989

Under sections 1(1) and (2) and 2(1) to (3) of the Act and of all enabling powers which prohibits vehicles travelling in Humber Crescent, Strood, from its eastern junction with Witham Way for a distance of 12 metres, other than in a southerly direction.

(Scotteswood Avenue, Chatham) (Part) (One-way Traffic) Order 1989

Under sections 1(1) and (2) and 2(1) to (3) of the Road Traffic Regulation Act 1984 and of all enabling powers which prohibits vehicles travelling in Scotteswood Avenue from its junction with Maidstone Road for a distance of approximately 80 metres other than in an easterly direction.

The Orders and maps containing full details and statements of the Council's reasons for making the Orders may be examined at these offices during normal office hours.

If you wish to question the validity of the Orders or any provision contained in them on the grounds that they are not within the powers conferred by the Act or on the grounds that any requirement of the Act or any Instrument made under it has not been complied with in relation to the Orders, please apply to the High Court for this purpose within 6 weeks of 22nd September 1989.

L. St. Ruth, Administrative Services Manager

Civic Centre, Strood.

29th September 1989.

(533)

SANDWELL METROPOLITAN BOROUGH COUNCIL

The Sandwell Borough Council (Green Street and Stone Street, Oldbury) (Revocation, Prohibition and Restriction of Waiting) Order 1989

Notice is hereby given that the Sandwell Borough Council has made an Order, notice of which was published in issue No. 51465 of the *London Gazette* dated 9th September 1988 ref. No. 736. The effect of the Order as made is as stated therein.

The Order was made on 29th September 1989 and comes into operation on 2nd October 1989.

A copy of the Order and a map showing the restrictions are available at my offices at the Town Hall, West Bromwich, where they may be examined during normal office hours.

If you wish to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of the Act or of any Instrument has

not been complied with in relation to the Order, you may within 6 weeks from 29th September 1989 apply to High Court for the purpose.

M. R. Neale, Borough Secretary

Town Hall, West Bromwich,
West Midlands

29th September 1989.

(750)

SANDWELL METROPOLITAN BOROUGH COUNCIL

The Sandwell Borough Council (A457 Oldbury Road, Smethwick) (General Traffic Control) Order 1989

Notice is hereby given that the Sandwell Borough Council has made an Order, notice of which was published in Issue No. 51431 of the *London Gazette* dated 5th August 1989, ref. No. 738. The effect of the Order as made is as stated therein.

The Order was made on 29th September 1989 and comes into operation on 2nd October 1989.

A copy of the Order and a map showing the restrictions are available at my offices at the Town Hall, West Bromwich where they may be examined during normal office hours.

If you wish to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of the Act or of any Instrument has not been complied with in relation to the Order, you may, within 6 weeks from 29th September 1989 apply to the High Court for that purpose.

M. R. Neale, Borough Secretary

Town Hall, West Bromwich,
West Midlands.

29th September 1989.

(737)

SOUTHEND-ON-SEA BOROUGH COUNCIL

The Borough of Southend-on-Sea (High Street and adjacent Roads) Prohibition of Cycling Order 1988

Notice is hereby given that the Council of the Borough of Southend-on-Sea made an Order on 22nd September 1989, pursuant to arrangements under section 101 of the Local Government Act 1972, with the County Council of Essex in exercise of the powers of the said County Council under sections 1(1) and (2), 2(1), to (3) and 4(2) of the Road Traffic Regulation Act 1984 ("the Act"), and of all other enabling powers, and after consultation with the Chief Officer of Police in accordance with Part III of Schedule 9 to the Act the effect of which will be to prohibit cycling on the lengths of roads set out as follows:

High Street, Southend-on-Sea, from its junction with Tylers Avenue southwards to its junction with Weston Road, a distance of 40 metres approximately.

High Street, Southend-on-Sea, from its junction with Clarence Street southwards to its junction with Alexandra Street, a distance of 50 metres approximately.

York Road, from its junction with High Street eastwards for a distance of 15 metres approximately.

High Street, Southend-on-Sea, from its junction with Alexandra Street southwards to its junction with Royal Terrace, a distance of 135 metres approximately.

Grove Terrace, from its junction with High Street eastwards for a distance of 90 metres approximately.

Richmond Avenue, from the junction with High Street westwards, for a distance of 32 metres approximately.

Royal Mews, from its junction with High Street westwards, for a distance of 17 metres approximately.

The Order will come into effect on 6th October 1989.

A copy of the sealed Order and the relevant map may be inspected at my office at the Civic Centre, Victoria Avenue, Southend-on-Sea between 8.30 a.m. to 1.15 p.m. and 1.45 p.m. to 5.15 p.m. on Mondays to Thursdays inclusive and, 8.30 a.m. to 1.15 p.m. and 1.45 p.m. to 4.45 p.m. on Fridays.

If you wish to question the validity of the Order or of any provision contained therein on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984 or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order, you

may, within 6 weeks from 6th October 1989 apply to the High Court for this purpose.

D. Moulson, Town Clerk

Civic Centre, Victoria Avenue,
Southend-on-Sea, Essex.

(519)

SUNDERLAND BOROUGH COUNCIL

The Borough of Sunderland (Junction of West Back Gladstone Street and Cardwell Street) (Prohibition of Driving) Order 1989

Notice is hereby given that on 22nd September 1989 the Council of the Borough of Sunderland made an Order under sections 1(1), (2), 2(1) and (2) of the Road Traffic Regulation Act 1984.

The effect of the Order is to prohibit any vehicle proceeding:

- (a) from West Back Gladstone Street to Cardwell Street;
- (b) Cardwell Street to West Back Gladstone Street.

Full details are contained in the Order which comes into operation on 1st October 1989 and which together with a map and a statement of the Council's reasons for making the Order may be examined during normal opening hours at the following:

- (a) Room 3.2, Department of Administration, Town Hall and Civic Centre, Sunderland; and
- (b) Monkwearmouth Branch Library, Church Street, Sunderland.

If You wish to question the validity of the Order, or of any provisions contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act, or of any Instrument made under it has not been complied with in relation to the Order, you may, within 6 weeks of the date of this notice apply to the High Court for this purpose.

G. P. Key, Chief Executive

Town Hall and Civic Centre,
Sunderland SR2 7DN.

29th September 1989.

(751)

SURREY COUNTY COUNCIL

The County Council of Surrey (Parking Places and Restriction of Waiting and Loading) (Guildford) (Amendment) (No. 2) Order 1989.

Notice is hereby given that Surrey County Council have made an Order under sections 1, 4, 32, 35, 45 and 46 of the Road Traffic Regulation Act 1984 the effect of which is as described in the notice (ref. 485) which appeared in the *London Gazette* dated 12th May 1989.

The Order will come into operation on 1st October 1989, and can be inspected together with a plan showing the roads to which the Order relates, at Millmead House, Millmead, Guildford, Surrey GU2 5BB, between 9 a.m. and 4 p.m. Monday to Friday.

Any person wishing to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984 or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order may, within 6 weeks from the date of the Order apply to the High Court for this purpose.

H. B. Sutherland, Clerk and Solicitor, Guildford Borough Council (for and on behalf of the Highway Authority Surrey County Council).

Millmead House, Millmead,
Guildford, Surrey GU2 5BB.

29th September 1989.

(493)

SURREY HEATH BOROUGH COUNCIL

The Borough of Surrey Heath (Southwell Park Road, Camberley) width Restriction Order 1989

Notice is hereby given that the Council of the Borough of Surrey Heath pursuant to arrangements made with Surrey County Council under sections 9 and 10 of the Road Traffic Regulation Act 1984 intends to make an Order the effect of which will be to prohibit all vehicles whose width exceeds 6' 6" from proceeding in that length of Southwell Park Road, Camberley, from a point approximately 70 metres west of the projection of the Western kerb-line of France Hill

Drive in a westerly direction for a distance of 5 metres for a period of 18 months.

The proposed Order contains certain exemptions relating to emergency vehicles and statutory undertakers.

A copy of the proposed Order and plan and a statement of the Council's reasons for proposing to make the Order may be inspected during normal office hours at the address of the undersigned. Any objections to the proposed Order together with the grounds on which they are made should be sent in writing to the undersigned by 20th October 1989.

M. F. Orlik, Chief Executive and Town Clerk

Surrey Heath House, Knoll Road,
Camberley, Surrey GU15 3HD.

29th September 1989.

(517)

EAST SUSSEX COUNTY COUNCIL

The East Sussex (Various Roads, Heathfield) (Prohibition and Restriction of Waiting) Order 1988 (Amendment No. 2) Order 1989

Notice is hereby given that, East Sussex County Council propose to make an Order under sections 1(1) and (2), 2(1) to (3) and 4(2) of, and Part IV of Schedule 9 to the Road Traffic Regulation Act 1984, as amended, which will alter the existing 24 hour prohibition of waiting by vehicles along part of the north-east side of Cherwell Road, Heathfield, to a restriction prohibiting vehicles from waiting between 8 a.m. and 6 p.m. on Monday to Saturday inclusive.

Exceptions are included in the draft Order in respect of disabled persons' vehicles and emergency services vehicles, and to permit picking up and setting down passengers, loading and unloading goods, roadworks and the maintenance of essential services.

A copy of the draft Order and a plan showing the length of road affected, together with a statement of the county council's reasons for proposing to make the Order, may be examined at my office between the hours of 9 a.m. and 4 p.m. on Monday to Friday inclusive and at the Post Office, High Street, Heathfield, East Sussex, until 27th October 1989.

Any objection to the proposal, together with the grounds on which it is made, should be sent to me in writing not later than 27th October 1989.

H. W. H. Cartwright, County Secretary

Pelham House, St. Andrew's Lane,
Lewes, East Sussex BN7 1UN.

29th September 1989.

(779)

WEST SUSSEX COUNTY COUNCIL

The County Council of West Sussex (Burgess Hill: Various Roads) (Prohibition and Restriction of Waiting) Order 1989

Notice is hereby given that on 27th September 1989 West Sussex County Council made a permanent Order under the provisions of the Road Traffic Regulation Act 1984 ("the Act"), the effect of which will be to prohibit waiting on lengths of Royal George Road and West Street, Burgess Hill and to prohibit waiting on short lengths of the following roads: Condor Way, Denham Road, Downs Road, Dunstall Avenue, Fairfield Road, Fairlea Close, Gatehouse Lane, Livingstone Road, Malthouse Lane, Orchard Road, The Gattons, The Jays, Victoria Avenue and Weald Road. Waiting will also be restricted in lengths of Royal George Road, Fairfield Road and West Street.

A copy of the Order, which will come into operation on 30th September 1989 together with a plan showing the affected lengths of roads, may be inspected at County Hall, Chichester, during normal office hours.

Any person who wishes to question the validity of the Order, or of any provision contained therein, on the grounds that it is not within the powers conferred by the Act, or on the grounds that any requirement of the Act, or of any Instrument made under it, has not been complied with in relation to the Order, may within 6 weeks from 27th September 1989 apply to the High Court for this purpose.

E. M. Holdsworth, County Secretary

County Hall, Chichester.

29th September 1989.

(775)

TUNBRIDGE WELLS BOROUGH COUNCIL

The Tunbridge Wells Borough Council (Garden Street, Tunbridge Wells) (One-Way Traffic) Experimental Order 1989

Notice is hereby given that the Tunbridge Wells Borough Council pursuant to arrangements made under section 101 of the Local Government Act 1972 with the council of the County of Kent intend to make an Order under sections 1(1) and (2) and 2(1) to (3) of the Road Traffic Regulation Act 1984.

The effect of the Order would be:

- (1) To prevent vehicles proceeding in Garden Street, Tunbridge Wells unless with the permission of a police constable in uniform or of a traffic warden, other than in a north-west to south direction from its junction with Calverley Street to its junction with Calverley Road.
- (2) This requirement will not apply to any mechanical road cleansing vehicle when being used between the hours of 11 p.m. on any day and 7 a.m. the following day.

Full details of the proposals are in the draft Order, a copy of which, together with an explanatory statement and the relevant maps may be examined at Main Reception, Town Hall, Tunbridge Wells; Council Offices, Cranbrook; Highways and Transportation, Sandling Block, Springfield, Maidstone, during normal office hours.

If you wish to object to the proposed Order, you should send the grounds for your objection in writing to the undersigned, to be received by not later than 20th October 1989.

G. E. Levitt, Director of Financial and Central Services

Town Hall,
Tunbridge Wells, Kent.

29th September 1989.

(731)

TUNBRIDGE WELLS BOROUGH COUNCIL

The Tunbridge Wells Borough Council (Town Hall Service Road) (Traffic Restrictions) 1989

Notice is hereby given that the Tunbridge Wells Borough Council pursuant to arrangements made under section 101 of the Local Government Act 1972, with the County Council of Kent, intend to make an Order under sections 1(1) (2) (3) and 124 of the Road Traffic Regulation Act 1984.

The effect of the Order would be:

- (1) To vary or revoke existing Traffic Orders in respect of certain defined road lengths to avoid confusion between existing lengths of restrictions and proposed new or amended restrictions.
- (2) To correct certain wording anomalies derived from old Traffic Orders.
- (3) To introduce new, additional or varied waiting restrictions in defined lengths of roads set out in the Schedule hereto.

The usual exceptions would be provided in the Order to enable vehicles to wait with police permission or for passengers to board or alight, for enabling work to be carried out in or adjacent to the road, for disabled persons and for emergency service vehicles.

Full details of the proposals are in the draft Order, a copy of which, together with an explanatory statement and the relevant maps may be examined at Front Reception, Town Hall, Tunbridge Wells; Council Offices, Cranbrook; Highways and Transportation Department, Sandling Block, Springfield, Maidstone, during normal office hours.

If you wish to object to the proposed Order, you should send the grounds for your objection in writing to the undersigned, to be received by not later than 20th October 1989.

R. J. Stone, Chief Executive

Town Hall,
Tunbridge Wells, Kent.

SCHEDULE

PART ONE

Prohibition of waiting at any time

Town Hall Service Road Yard to Service Road from Monson Road to Crescent Road, Tunbridge Wells south-west side between its junction with the Monson Road to Crescent Road Service Road and a point 21 metres east of that junction and between points 57 metres east of that junction and its junction with the Town Hall Yard.

PART TWO

Thirty Minute Waiting 8 a.m. to 6 p.m. on Weekdays

Town Hall Service Road Yard to Service Road from Monson Road to Crescent Road, Tunbridge Wells:

South side between points 21 metres and 57 metres east of its junction with the Monson Road to Crescent Road Service Road.

West side between a point 9 metres south of its junction with Monson Road and a point 12 metres south of its junction with west bound service road from the Town Hall Yard.

Town Hall Service road (Monson Road to Service Road from Town Hall Yard) Tunbridge Wells east side between points 23 metres and 50 metres south of its junction with Monson Road.

29th September 1989.

(730)

TUNBRIDGE WELLS BOROUGH COUNCIL

The Tunbridge Wells Borough Council (Various Roads, Tunbridge Wells) (Experimental) (Traffic Restrictions) Order No. 1989

Notice is hereby given that the Tunbridge Wells Borough Council, pursuant to arrangements made under section 101 of the Local Government Act 1972 with the County Council of Kent, intend to make an Order under sections 1(1), (2), (3) and 124 of the Road Traffic Regulation Act 1984.

The effect of the Order would be:

- (1) To vary or revoke existing Traffic Orders in respect of certain defined road lengths to avoid confusion between existing lengths of restrictions and proposed new or amended restrictions.
- (2) To correct certain wording anomalies derived from old Traffic Orders.
- (3) To introduce new, additional or varied waiting restrictions in defined lengths of roads set out in the Schedule hereto.

The usual exceptions would be provided in the Order to enable vehicles to wait with police permission or for passengers to board or alight, for enabling work to be carried out in or adjacent to the road, for disabled persons and for emergency service vehicles.

Full details of the proposals are in the draft Order, a copy of which, together with an explanatory statement and the relevant maps may be examined at front reception, Town Hall, Tunbridge Wells; Council Offices, Cranbrook; Highways and Transportation Department, Sandling Block, Springfield, Maidstone, during normal office hours.

If You wish to object to the proposed Order, you should send the grounds for your objection in writing to the undersigned, to be received by not later than 20th October 1989.

G. E. Levitt, Director of Financial and Central Services

Town Hall,
Tunbridge Wells, Kent.

SCHEDULE

(All measurements are in metres)

PART ONE

Prohibition of waiting on week days between 8 a.m. and 6 p.m.

Lime Hill Road, Tunbridge Wells, from a point 41 metres to a point 130 metres east of its junction with London Road and a point 46 metres to a point 110 metres west of its junction with Mount Pleasant.

Garden Street, Tunbridge Wells, west side between a point 17 metres east of its junction with Camden Road and a point 15 metres south-east of its junction with Calverley Street.

PART TWO

Prohibition of waiting at Any Time

Lime Hill Road, Tunbridge Wells, from a point 130 metres east of its junction with London Road and a point 110 metres west of its junction with Mount Pleasant.

29th September 1989.

(732)

TUNBRIDGE WELLS BOROUGH COUNCIL

The Tunbridge Wells Borough Council (Lime Hill Road, Tunbridge Wells) (One-way Traffic) Experimental Order 1989

Notice is hereby given that Tunbridge Wells Borough Council pursuant to arrangements made under section 101 of the Local Government Act 1972 with the County Council of Kent, intend to make an Order under sections 1(1), (2), 2(1) to (3) of the Road Traffic Regulation Act 1984.

The effect of the Order would be:

- (1) To prevent vehicles proceeding east to west in Lime Hill Road from its junction with Mount Pleasant to its junction with London Road, unless with the permission of a police constable in uniform or of a traffic warden.
- (2) This requirement will not apply to any mechanical road cleansing vehicle when used between the hours of 11 p.m. on any day and 7 a.m. the following day.

Full details of the proposals are in the draft Order, a copy of which, together with an explanatory statement and the relevant maps may be examined at Room 107, Town Hall, Tunbridge Wells; Council Offices, Dower House, 8 Tonbridge Road, Pembury; Council Offices, Cranbrook; Highways and Transportation Department, Sandling Block, Springfield, Maidstone, during normal office hours.

If you wish to object to the proposed Order, you should send the grounds for your objection in writing to the undersigned, to be received by not later than 20th October 1989.

R. J. Stone, Chief Executive

Town Hall,
Tunbridge Wells, Kent.

29th September 1989.

(733)

WARWICKSHIRE COUNTY COUNCIL

The Warwickshire County Council Heathcote Road, Warwick (40 m.p.h. Speed Limit) Order 1989

Notice is hereby given that on 19th September 1989, the Warwickshire County Council made an Order under sections 84 of, and Part IV of Schedule 9 to, the Road Traffic Regulation Act 1984. The Order will come into force on Monday, 2nd October 1989.

The effect of the Order is as described in notice No. 550 which appeared in issue No. 51253 of the *London Gazette*, published on 26th February 1988.

A copy of the Order, together with a map showing the length of road affected, may be inspected at the office of the Clerk of the Council, Shire Hall, Warwick, and at the Town Hall, Leamington Spa, on Mondays to Fridays inclusive, during normal office hours.

D. G. Carter, County Solicitor

Shire Hall, Warwick

29th September 1989

(515)

WARWICKSHIRE COUNTY COUNCIL

The Warwickshire County Council (Gallows Hill and Harbury Lane, Warwick) (De-restriction) Order 1989

Notice is hereby given that, on 19th September 1989, the Warwickshire County Council made an Order under sections 82 and 83 of the Road Traffic Regulation Act 1984. The Order will come into force on Monday, 2nd October 1989.

The effect of the Order is as described in notice No. 549 which appeared in issue No. 51253 of the *London Gazette*, published on 26th February 1988.

A copy of the Order, together with a map showing the lengths of road affected, may be inspected at the office of the Clerk of the Council, Shire Hall, Warwick, and at the Town Hall, Leamington Spa, on Mondays to Fridays inclusive, during normal office hours.

I. G. Caulfield, Clerk of the Council

Shire Hall, Warwick.

29th September 1989.

(514)

WIGAN METROPOLITAN BOROUGH COUNCIL

Wigan Borough (Pay and Display Car Parks) Order 1989

Notice is hereby given that the Wigan Borough Council, in exercise of its powers under section 35 of the Road Traffic Regulation Act 1984, proposes to make the Wigan Borough (Pay and Display Car Parks) Order 1989.

The object of the Order is two-fold:

- (a) it will increase to ten pounds the penalty charge payable when the prescribed initial charge is not paid when a vehicle is first left in an existing pay and display car park in Leigh and the excess charge payable where a vehicle remains in such a car park after the expiry of the period for which payment has been made; and
- (b) it will provide that the liability to pay a penalty charge or excess charge of ten pounds will be discharged by a payment of five pounds within seven days of the fixing of notice on the vehicle.

The existing pay and display car parks in Leigh are at the Library, Doctor's Nook, Lord Street and Church Street.

The proposed provision at paragraph (b) above is so worded as to apply to all pay and display car parks, whether or not existing now.

A copy of the proposed Order, and of a statement of the reasons for proposing to make the Order, and of existing Orders, may be inspected at the District Office, Leigh, between 9 a.m. and 4.30 p.m. on any day from Monday to Friday.

Any objection to the Order must be made in writing and specify the grounds thereof and must be made to the Borough Solicitor at Civic Centre, Millgate, Wigan, not later than 27th October 1989.

S. D. Lowe, Borough Solicitor

Civic Centre, Millgate, Wigan.

28th September 1989.

(511)

WIGAN METROPOLITAN BOROUGH COUNCIL

Wigan Borough (Spinning Gate Car Park) (Charges) Order 1989

Notice is hereby given that the Wigan Borough Council, in exercise of its powers under Section 35 of the Road Traffic Regulation Act 1984, proposes to make the Wigan Borough (Spinning Gate Car Park) (Charges) Order 1989.

The object of the Order is to prescribe the charges for the use of the proposed Spinning Gate Car Park in Leigh during the charging hours specified in the Order. The new car park will be situated between Gas Street and the proposed Bradshawgate diversion.

The proposed charges are as follows:

Charging Hours	SCHEDULE	
	Charges	
8 a.m. to 6 p.m. on	Not exceeding 2 hours	30p
Monday to Saturday inclusive	Exceeding 2 hours but not exceeding 4 hours	40p
	Exceeding 4 hours	70p

A copy of the proposed Order, and of a statement of the reasons for proposing to make the Order, may be inspected at the District Office, Leigh, between 9.30 a.m. and 4.30 p.m. on any day from Monday to Friday.

Any objection to the Order must be made in writing and specify the grounds thereof and must be made to the Borough Solicitor at Civic Centre, Millgate, Wigan not later than 27th October 1989.

S. D. Lowe, Borough Solicitor

Civic Centre, Millgate, Wigan.

28th September 1989.

(510)

WIGAN METROPOLITAN BOROUGH COUNCIL

Wigan Borough (Off Street Parking Places) (Spinning Gate Car Park, Leigh) Order 1989

Notice is hereby given that the Wigan Borough Council, in exercise of its powers under Section 35 of the Road Traffic Regulation Act 1984, proposes to make the Wigan Borough (Off Street Parking Places) (Spinning Gate Car Park, Leigh) Order 1989.

The effect of the Order will be to regulate generally the use of the proposed Spinning Gate Car Park in Leigh, which will be situated between Gas Street and the proposed Bradshawgate diversion. In particular, it will prescribe the classes of vehicle which may use the car park, specify a maximum waiting time and provide for payment of charges and for the payment of a penalty charge of £10 when the prescribed initial charge is not paid when a vehicle is first left in the car park and for the payment of an excess charge of £10 where a vehicle remains in the car park after the expiry of the period for which payment has been made.

The car park may be used by motor cars as defined in Section 136(2)(a) of the Road Traffic Regulation Act 1984, by motor cycles, by invalid carriages and by goods vehicles not exceeding 30 cwt. unladen.

The charging hours will be from 8 a.m. until 6 p.m. on Mondays to Saturdays inclusive.

A copy of the proposed Order, and of the relevant map, and of a statement of the reasons for proposing to make the Order, may be inspected at the District Office, Leigh, between 9.30 a.m. and 4.30 p.m. on any day from Monday to Friday.

Any objection to the Order must be made in writing and specify the grounds thereof and must be made to the Borough Solicitor at Civic Centre, Millgate, Wigan not later than 27th October 1989.

S. D. Lowe, Borough Solicitor

Civic Centre, Millgate, Wigan.

28th September 1989.

(509)

WILTSHIRE COUNTY COUNCIL

The County of Wiltshire (Various Roads, Melksham) (Prohibition and Restriction of Waiting and one-way) Order 1983 Amendment Order No. 2 1989.

Notice is hereby given that on 26th September 1989, the Wiltshire County Council made an Order under Sections 1, 2 and 4 of the Road Traffic Regulation Act 1984, the effect of which will be as follows:

(1) to prohibit waiting at all times on the following lengths of road.

Church Lane, west side, from a point 33 metres north-east of its junction with Sandridge Road to a point 20 metres south-east of its junction with St. Andrew's Road.

Dorset Crescent, both sides, from its junction with Queensway to a point 10 metres east of that junction.

Milton Avenue, west side, from its junction with Ruskin Avenue to a point 7 metres south of that junction.

Orchard Gardens, south side, from a point 15 metres west of its junction with King Street to a point 49 metres west of that junction.

Queensway:

West side, from a point 50 metres north of its junction with Pembroke Road to its junction with the access road to Nos. 117-135 Queensway.

West side, from a point 16 metres south of its junction with Dorset Crescent (northern entrance) to a point 34 metres north of that junction.

West side, from a point 50 metres north of its junction with Dorset Crescent (northern entrance) to a point 94 metres north of that junction.

East side, from a point 50 metres north of its junction with Pembroke Road to a point 100 metres north of that junction.

East Side, from a point 16 metres south of its junction with Dorset Crescent (northern entrance) to its junction with Blackmore Road.

Roundponds (Eastern Leg), south and west sides, from a point 41 metres east of its junction with the leg of Roundponds that gives access to Nos. 45 to 55 in an easterly and southerly direction to a point 89 metres from that junction.

Ruskin Avenue:

West side, from a point 7 metres north of its junction with Thackery Crescent to its junction with Milton Avenue.

South and west sides, from a point 13 metres east of its junction with Lowbourne to a point 8 metres south of its junction with the vehicle access to Lowbourne Junior School.

West side, from a point 16 metres north of its junction with the pedestrian access to Lowbourne Junior School to a point 16 metres south of that access.

North and east sides, from a point 49 metres east of its junction with Lowbourne in an easterly and southerly direction to a point 127 metres from that junction.

St. Margaret's Gardens, both sides, from a point 12 metres north of its junction with Sandridge Road to a point 70 metres north of that junction.

Thackery Crescent:

North side, from its junction with Ruskin Avenue to a point adjacent to the common boundary of Nos. 1 and 2 Thackery Crescent.

Weavers Croft:

South-west side, from its junction with Old Broughton Road to a point 45 metres north-west of that junction.

North-east side, from its junction with Old Broughton Road to a point 39 metres north-west of that junction.

(2) To prohibit waiting between 8 a.m. and 6 p.m. Monday to Saturday on:

Church Walk, both sides, the complete length.

Copies of the Order and plan may be inspected at the Chief Executive's Office (Environment Section), County Hall, Trowbridge during normal office hours.

Any person aggrieved by the Order and desiring to question the validity of the Order or of any provision contained in the Order on the grounds that it is not within the powers of the relevant section of the above Act or on the grounds that any requirement made thereunder has not been complied with in relation to the Order, may within 6 weeks of the date on which the Order was made make application for the purpose to the High Court.

The Order will be operative as from the 3rd October 1989.

N. A. Smith, County Secretary & Solicitor

County Hall,
Trowbridge, Wiltshire BA14 8JN.

26th September 1989.

(523)

WILTSHIRE COUNTY COUNCIL

(a) *The County of Wiltshire (B3095, Sand Street, Longbridge Deverill) (30 M.P.H. Speed Limit) Order 1989*

(b) *The County of Wiltshire (U/C 9061, Longbridge Deverill) (Prohibition of Driving) Order 1989*

Notice is hereby given that on 26th September 1989 the Wiltshire County Council made Orders under sections 1, 2, 3 and 84 of the Road Traffic Regulation Act 1984 the effect of which will be:

Order (A), to impose a speed limit of 30 m.p.h. on the following length of road in Longbridge Deverill:

B3095, Sand Street, from its junction with A350, Church Street in a north-easterly direction to a point 90 metres north-east of its junction with Marsh Lane.

Order (B), to prohibit any person from causing any vehicle to proceed on the following length of road in Longbridge Deverill: U/C 9061, from its junction with A350, Church Street, adjacent to Lords Hill Cottage for a distance of 5 metres in a north-easterly direction towards Manor Farm.

An exemption is included in the Order permitting any vehicle proceeding in a south-easterly direction along road A.350 (Church Street) to make a left turn into road U/C 9061.

Copies of the Orders, and a plan may be inspected at the Chief Executive's Office (Environment Section), County Hall, Trowbridge, during normal office hours.

Any person aggrieved by the Orders and desiring to question the validity of the Orders or of any provision contained in the Orders on the grounds that it is not within the powers of the relevant section of the above Act or on the grounds that any requirement made thereunder has not been complied with in relation to the Orders, may within 6 weeks of the date on which the Orders were made make application for the purpose to the High Court.

The Orders will be operative as from 2nd October 1989.

N. A. Smith, County Secretary and Solicitor

County Hall,
Trowbridge, Wiltshire BA14 8JN

26th September 1989.

(524)

WILTSHIRE COUNTY COUNCIL

The County of Wiltshire (Various Roads, Box) (Prohibition and Restriction of Waiting and one-way) Order 198

Notice is hereby given that the Wiltshire County Council proposes to make an Order under sections 1, 2 and 4 of the Road Traffic Regulation Act 1984, the effect of which would be to amend traffic regulations in Box as follows:

(A) to impose a no waiting at any time restriction on the following lengths of road:

Chapel Lane

East side, the complete length from its junction with A4 to its junction with A365 Devizes Road.

West side, from its junction with A365 to a point 20 metres north of that junction.

West side, from its junction with A4 to a point 40 metres south of that junction.

Church Lane, south-east, from its junction with A4 to a point 8 metres north-west of that junction.

Devizes Road:

North side, from its junction with A4 to a point 20 metres east of that junction.

North side, from a point 38 metres north-west of its junction with Chapel Lane to a point 68 metres north-west of that junction.

North side, from its junction with Chapel Lane to a point 25 metres south-west of that junction.

North-east, from its junction with Chapel Lane to a point 38 metres south-east of that junction.

South side, from its junction with High Street to a point 76 metres east of that junction.

South side, from a point 60 metres west of its junction with Chapel Lane to a point 65 metres south-east of that junction.

Market Place:

South-east side, from its junction with Chapel Lane to a point 20 metres north-east of that junction.

South-east side, from a point 34 metres north-east of its junction with Chapel Lane to a point 77 metres north-east of that junction.

South-east side, from a point 90 metres north-east of its junction with Chapel Lane to a point 96 metres north-east of that junction.

South-east side, from a point 104 metres north-east of its junction with Chapel Lane to a point between Nos. 4 and 5 Market Street (a length of approximately 80 metres).

North-west side, from its junction with A4 to a point 83 metres north-east of that junction.

North-west side, from a point 100 metres north-east of its southern junction with A4 to a point 110 metres north-east of that junction.

Both sides, from its northern junction with A4 to its junction with Glovers Lane.

North-west side, from its junction with Glovers Lane to a point 130 metres north-east of its southern junction with A4.

Queens Square, its complete length.

- (B) to impose a no waiting restriction between the hours of 8 a.m. and 6 p.m. on any day other than a Sunday on the following length of road:

Devizes Road, South side, from a point 60 metres west of its junction with Chapel Lane to a point 76 metres east of its junction with A4.

- (C) to restrict waiting in the following lengths of road to one hour, with return prohibited within two hours, between 9 a.m. and 5 p.m. on any day other than a Sunday:

Chapel Lane, west side, from a point 20 metres north of its junction with Devizes Road A365 to a point 40 metres south of its junction with A4.

Market Place:

North-west side, from a point 83 metres north-east of its southern junction with A4 to a point 100 metres north-east of that junction.

South-east side, from a point 20 metres north-east of its junction with Chapel Lane to a point 34 metres north-east of that junction.

South-east side, from a point 77 metres north-east of its junction with Chapel Lane to a point 90 metres north-east of that junction.

South-east side, from a point 96 metres north-east of its junction with Chapel Lane to a point 104 metres north-east of that junction.

- (D) to impose the one-way working of traffic on the following length of road:

Market Place, the whole length from its northern junction with the A4 to its southern junction with A4, south and then south-west.

A copy of the proposed Order and plan and statement of the County Council's reasons for wishing to make this Order may be inspected at the Chief Executive's Department (Environment Section), County Hall, Trowbridge and at the offices of the North Wiltshire District Council, Monkton Park, Chippenham, during normal office hours.

Objections to the proposed Order, together with the grounds on which they are made must be sent in writing to the undersigned by 23rd October 1989, quoting ref. DPG. ENV/PC.26(1).

N. A. Smith, County Secretary and Solicitor

County Hall,
Trowbridge, Wiltshire BA14 8JN
20th September 1989.

(525)

WILTSHIRE COUNTY COUNCIL

The County of Wiltshire (Various Roads, Collingbourne Ducis) (Speed Limit) Order 198

Notice is hereby given that the Wiltshire County Council proposes to make an Order under section 84 of the Road Traffic Regulation Act 1984, the effect of which would be to consolidate and extend the speed limit restrictions in Collingbourne Ducis. Under the new restrictions, the following lengths of road would be subject to a speed limit of 30 miles per hour:

A338, Marlborough, *Tidworth Road*, from a point 30 metres north of its junction with Cadley Road (C259) in a south-westerly direction to a point 91 metres south of its junction with The Knapp Close, a distance of approximately 970 metres.

A346, Collingbourne Ducis, *Ludgershall Road*, from its junction with the A338, Church Street, for a distance of 250 metres in a southerly direction.

It is also intended to introduce a speed limit of 40 miles per hour on the following length of road:

A338, Marlborough, *Tidworth Road*, from a point 30 metres north of its junction with Cadley Road (C259) for a distance of 610 metres in a northerly direction.

Copies of the proposed Order and plan, and statement of the County Council's reasons for wishing to make the Order may be inspected at the Chief Executive's Department (Environment Division), County Hall, Trowbridge, and at the offices of the Kennet District Council, Browfort, Devizes, during normal office hours, or by arrangement with the Clerk of Collingbourne Ducis Parish Council, Mr. B. C. Frost, at Redtiles, Cadley, Collingbourne Ducis (Tel: Collingbourne Ducis 593).

Objections to the proposed Order, together with the grounds on which they are made, must be sent in writing to the undersigned by 30th October 1989, quoting ref. DPG/ENV/TC.72(1).

N. A. Smith, County Secretary and Solicitor

County Hall,
Trowbridge, Wiltshire BA14 8JN.
20th September 1989.

(526)

YORK CITY COUNCIL

The City of York (Various Streets, Acomb) Restriction of Waiting and Driving and Residents Parking Places (Amendments and Consolidation) Order (No. 4) 1989.

Notice is hereby given that York City Council, pursuant to arrangements made under section 101 of the Local Government Act 1972, with North Yorkshire County Council, on 29th September 1989 made an Order under sections 1, 2, 45 and 46 of Schedule 9 to the Road Traffic Regulation Act 1984, the effect of which will be to modify proposals regarding the introduction of a Residents' Parking Scheme in Acomb, recently advertised so as to provide additional areas where residents will have extra parking facilities. These changes briefly are:

- (i) Beaconsfield Street, Gladstone Street and Milner Street where previously proposed passing bays will be replaced by extra parking.
- (ii) Changing some lengths of the previously proposed 60 minutes limited waiting areas (except for residents) in Beaconsfield Street to 10 minutes limited waiting (except for residents).
- (iii) Increasing the area of parking available in School Street by putting parking outside Nos. 1 to 5 instead of opposite.
- (iv) Increasing parking in Howe Street and Milner Street by relocating the bollards so as to be in line with the kerb of School Street.

The Order comes into effect on 9th October 1989.

Any person who wishes to question the validity of the Order, or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order within 6 weeks from 29th September 1989, made application to the High Court for this purpose.

D. R. Applery, City Solicitor

Guildhall, York.
29th September 1989.

(725)

YORK CITY COUNCIL

The City of York (Front Street, Acomb) (Pedestrianisation Restrictions) (Experimental) Order 1989

Notice is hereby given that on 29th September 1989, York City Council pursuant to arrangements made under section 101 of the Local Government Act 1972 with North Yorkshire County Council in exercise of powers under section 9, 10, 45 and Schedule 9 to the Road Traffic Regulation Act 1984 made an Order the effect of which will be to:

- (1) Prohibit the driving of any motor vehicle on that length of Front Street which extends between its junctions with York Road and Green Lane, except for loading/unloading:
Monday to Friday 8 a.m. to 10.30 a.m. and 4 p.m. to 6 p.m.; Saturday 8 a.m. to 9.30 a.m. and 4 p.m. to 6 p.m.
- (2) Prohibits the driving of any vehicle (includes a pedal cycle) on a part of Front Street which extends from a point 18 metres south west of York Road to its junction with Green Lane:
Monday to Friday 10.30 a.m. to 4 p.m.; Saturday 9.30 a.m. to 4 p.m.
- (3) Prohibits any vehicle (includes a pedal cycle) from turning left into Green Lane from Front Street.
- (4) Establishes a parking place for 3 vehicles for use by the disabled, on the south eastern side (shops) of Front Street at its junction with York Road.
- (5) Establishes a parking place for 2 vehicles for use by the disabled in Cross Street.
- (6) Permits cyclists to travel through Cross Street to and from Front Street.
- (7) Prohibits waiting at any time on specified lengths of Front Street between York Road and Green Lane.
- (8) Prohibits waiting between 8 a.m. and 6 p.m. Monday to Saturday on specified lengths of Front Street above.

The Order comes into effect from 9th October 1989 for a period of 12 months from that date.

Any person who wishes to question to validity of the Order, or of any provision contained in it on the grounds that it is not within the

powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act or of any Instrument made under it has not been complied with in relation to the Order within 6 weeks from 29th September 1989, made application to the High Court for this purpose.

D. R. Applery, City Solicitor

Guildhall, York.

29th September 1989.

(724)

NORTH YORKSHIRE COUNTY COUNCIL

The Council of the County of North Yorkshire (Deangate/Minster Yard, York) (Experimental) (Prohibition of Motor Vehicles and Pedal Cyclists) (Amendment No. 1) Order 1989

Notice is hereby given that the Council of the county of North Yorkshire have made an Order under section 9 of the Road Council of the County of North Yorkshire (Deangate/Minster Pedal Cyclists) Order 1989 to allow pedal cyclists to use a marked cycle track for the remainder of the experimental period.

A copy of the Order, which comes into effect on the 1st October 1989, may be examined at County Hall, Northallerton, The Guildhall, York and the Central Library, Museum Street, York, during normal office hours.

If you wish to question the validity of the Order or of any provision contained in it, on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1984, or on the grounds that any requirement of that Act, or of any Instrument made under it, has not been complied with in relation to the Order, you may, within 6 weeks of the 29th September 1989 make an application to the High Court for the purpose.

J. R. Forshaw, Solicitor to the Council

29th September 1989.

(486)

RUSHMOOR BOROUGH COUNCIL

Borough of Rushmoor (Off Street Parking Places) (Amendment) (No. 5) Order 1989

Notice is hereby given that the Rushmoor Borough Council with the consent of the County of Hampshire propose to make an Order under section 35(1) and (3) of the Road Traffic Regulation Act 1984 and Part IV of Schedule 9 to the Act to amend, as from 1st December 1989, the Borough of Rushmoor (Off Street Parking Places) Order 1986 (as amended) by varying certain of the charges made for the use of the parking places mentioned in the Schedule to this notice which shows the class of vehicles, the days and times of operation, the maximum waiting times and the scale of charges made for the use of parking places. The charges in respect of season tickets will come into effect on 1st January 1990. The charges in respect of Peabody Road and Napier Gardens Car Park will come into effect from 1st April 1990.

The Order specifies the conditions under which the parking spaces may be used by reference to the 1986 Order and subsequent amending Orders. Full details are contained in the Order which together with a copy of the 1986 Order and the amending Orders may be seen at the Council Offices, Farnborough and the Aldershot Area Office, 2b Union Street, Aldershot during normal office hours.

If you wish to object to the proposed Order, you should send the grounds for your objection, in writing, to the undersigned by 20th October 1989.

W. D. Cooke, Head of Administration and Personnel

Council Offices,
Farnborough, Hampshire.

SCHEDULE

No. of Parking Place	Description of parking Place	Position in which vehicle may wait	Class of vehicles	Days of operation of parking place	Charging hours	Maximum for which vehicles may wait	Scale of charges
1	Warburg Multi-Storey Aldershot	Wholly within a parking indicated by surface marks	(a) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 6 ft 6 ins) (b) Season ticket holders (c) Senior Citizen Parking places Permit Holders	Mondays to Saturdays excluding Public Holidays Mondays to Fridays excluding Public Holidays (after 9.30 a.m.)	8 a.m. to 6 p.m.	24 hours	Up to 2 hrs—20p p.hr 2 to 5 hrs—80p Over 5 hrs—£1.50 £45 plus VAT per quarter £130 plus VAT per annum £175 plus VAT per annum (Interchangeable) Permits issued in lieu of concessionary fares tokens
3	The Grove, Aldershot (Surface)	as above	All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet)	Mondays to Saturdays excluding Public Holidays	as above	as above	Up to 2 hrs—20p p.hr 2 to 5 hrs—80p Over 5 hrs—£1.50
4	Birchett Road, Aldershot (Surface)	as above	All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet)	as above	as above	2 hours	30p per hour
7	Princes Gardens, Aldershot (Surface)	as above	as above	as above	as above	as above	30p per hour
8	High Street,	as above	All vehicles (except goods vehicles	Mondays to	as above	24 hours	0-2 hrs 20p per hour

<i>No. of Parking Place</i>	<i>Description of parking Place</i>	<i>Position in which vehicle may wait</i>	<i>Class of vehicles</i>	<i>Days of operation of parking place</i>	<i>Charging hours</i>	<i>Maximum for which vehicles may wait</i>	<i>Scale of charges</i>
	Aldershot (Multi-Storey)		exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 6 ft 6 ins)	Saturdays excluding Public Holidays (except ground floor on Thursdays).			2-4 hrs—£1 Over 4 hours—£3
9	Kingmead Multi-Storey, Farnborough	as above	(a) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 6 ft 3 ins) Mondays to Saturdays excluding Public Holidays (b) Senior Citizen Parking places Permit Holders	as above	as above	as above	Up to 2 hrs—20p p.hr 2 to 4 hrs—80p Over 5 hrs—£1.20
10	Princes Mead, A and B (formerly Westmead)	as above	(a) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet) (b) Season ticket holders	Mondays to Fridays excluding Public Holidays (after 9.30 a.m.) Mondays to Saturdays excluding Public Holidays	as above	as above	Up to 2 hrs—20p p.hr 2 to 5 hrs—80p Over 5 hrs—£1.50
			(c) Senior Citizen Parking places Permit Holders	as above	as above	as above	£45 plus VAT per quarter £130 plus VAT per annum £175 plus VAT per annum (Interchangeable) Permits issued in lieu of concessionary fares tokens
11	Farnborough Rec. Centre (Surface)	Wholly within a parking bay indicated by surface marks	(d) Resident Season Tickets (a) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet)	Mondays to Saturdays excluding Public Holidays	as above	as above	50% annual rate Up to 2 hrs—40p (rebate 20p) 2 to 3 hrs—70p (rebate 35p) Over 4 hrs—£3 (no rebate) (rebate available to Recreation Centre users only, subject to a maximum waiting period of 4 hours) 30p per hour
		Wholly within parking bays in the area marked for the use of such vehicles	(b) Passenger vehicles carrying in excess of 12 passengers, excluding driver		as above	6 hours	
		Wholly within a parking bay indicated by surface marks	(c) Senior Citizen Parking places Permit Holders	Mondays to Fridays excluding Public Holidays (after 9.30 a.m.)			Permits issued in lieu of concessionary fares tokens
12	Pinehurst North, Farnborough (Surface)	as above	All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet)		as above	2 hours	30p per hour
13	Pinehurst South, Farnborough	as above	(a) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 6 ft 6 ins) (b) Season ticket holders	as above	as above	24 hours	Up to 2 hrs—20p p.hr 2 to 5 hrs—80p Over 5 hrs—£1.20
			(c) Senior Citizen Parking places Permit Holders	Mondays to Fridays excluding Public Holidays (after 9.30 a.m.)	as above	as above	£44 plus VAT per quarter £130 plus VAT per annum £175 plus VAT per annum (Interchangeable) Permits issued in lieu of concessionary fares tokens
15	Peabody Road	as above	(a) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet) (b) Season ticket holders:— (i) General (ii) Local Traders (one ticket per trader)	Mondays to Saturdays excluding Public Holidays	as above	as above	Up to 2 hrs—10p per hr 2 to 4 hrs—50p Over 4 hrs—£1
			(c) Recovery Vehicles displaying a permit pursuant to Article 4(b)	All days			£20 plus VAT per quarter £60 plus VAT per annum £20 plus VAT per annum No limit
			(d) Goods vehicles exceeding 30 cwt. unladen weight	All days between 6 p.m. & 8 a.m.		14 hours	£25 plus VAT per quarter £100 plus VAT per annum Up to 14 hours—£1
		Wholly within parking bays in the area marked for the use of such vehicles	(e) Vehicle operated by Hampshire County Council as a mobile library	All days		No limit	No charge
16	Union Street, Farnborough (Surface)	Wholly within a parking bay indicated by surface marks	(a) Season ticket holders only	Mondays to Fridays excluding Public Holidays	as above	24 hours	£50 plus VAT per quarter £140 plus VAT per annum
			(b) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet)	Saturdays excluding Public Holidays			Up to 2 hrs—30p 2 to 5 hrs—60p Over 5 hrs—£1.20
19	Farnborough Community Centre Farnborough	as above	(a) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet) (c) Senior Citizen Parking Permit Holders	Mondays to Saturdays excluding Public Holidays	as above	as above	Up to 2 hrs—20p 2 to 4 hrs—80p Over 4 hrs—£1.20
				Mondays to Fridays excluding Public Holidays (after 9.30 a.m.)			Permits issued in lieu of concessionary fares tokens
20	Parsons Barracks, Aldershot (Surface)	Wholly within a parking bay indicated by surface marks	(a) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles	Mondays to Saturdays excluding Public Holidays	as above	as above	Up to 2 hrs—30p 2 to 5 hrs—60p Over 5 hrs—£1.20

No. of Parking Place	Description of parking Place	Position in which vehicle may wait	Class of vehicles	Days of operation of parking place	Charging hours	Maximum for which vehicles may wait	Scale of charges
			having a height greater than 7 feet) (b) Season ticket holders				£45 plus VAT per quarter £125 plus VAT per annum £175 plus VAT per annum (Interchangeable) Up to 14 hours £1
21	Princes Mead (Shoppers Car Park)		(c) Goods vehicles exceeding 30 cwt unladen weight All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet)	All days between 6 p.m. and 8 a.m. Mondays to Saturdays excluding Public Holidays	as above	14 hours 24 hours	Up to 2 hrs—20p p.hr 2 to 4 hrs—£1 Over 4 hrs—£3
22	Napier Gardens (Surface)	as above	(a) All vehicles (except goods vehicles exceeding 30 cwt. unladen weight, all passenger vehicles carrying in excess of 12 passengers, excluding driver, and vehicles having a height greater than 7 feet) (b) Season ticket holders (1) General (2) Local Traders (one ticket per trader)	as above as above	as above as above	as above	10p per hour £15 plus VAT per quarter £50 plus VAT per annum £20 plus VAT per annum

29th September 1989.

(769)

TOWN AND COUNTRY PLANNING ACTS

EAST HAMPSHIRE DISTRICT COUNCIL

TOWN AND COUNTRY PLANNING ACT 1971

Notice is hereby given that by resolution dated 12th September 1989, the East Hampshire District Council in pursuance of its powers under section 277 of the Town and Country Planning Act 1971, extended the existing River Wey Conservation Area. The extension covers part of the area of land known as King George's Hospital in the Parish of Bramshott and Liphook.

The area concerned is defined by reference to a map, a copy of which is deposited with and available for inspection during normal office hours at East Hampshire District Council (Development Services Division) Penns Place, Petersfield, Hampshire.

The general effect of the designation is that with certain minor exceptions, buildings within the Conservation Area may not be demolished without the consent of the Local Planning Authority. In addition with certain exceptions it is an offence to lop, top, fell or uproot, wilfully damage or destroy a tree within a Conservation Area without the consent of the Local Planning Authority.

For the full effect of designation, reference should be made to section 277 of the Act 1971.

(764)

B. Roynon, Chief Executive

KINGSTON-UPON-THAMES ROYAL BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1971, SECTION 277 (As Amended)

Extension to the Grove Crescent Conservation Area Kingston-upon-Thames

Notice is hereby given that on 13th September 1989 the Council of the Royal Borough of Kingston-upon-Thames designated the areas identified in the plan herein aftermentioned and referred to in the schedule to this notice as an extension to the Grove Crescent Conservation Area (originally designated on 30th July 1985), pursuant to section 277 of the Town and Country Planning Act 1971 (as amended). A plan showing the boundaries of the Conservation Area as extended, may be inspected at the offices of the Director of Development, Guildhall II, Kingston-upon-Thames, between the hours of 9 a.m. and 4.45 p.m., Mondays to Fridays.

The effect of the designation is that:

1. Conservation Area Consent is required for the demolition of all unlisted building within the Conservation Area, except those buildings excluded by a Direction made by the Secretary of State.
2. It is an offence to cut down, top, lop, uproot, wilfully damage or wilfully destroy any tree in the Conservation Area except with the Consent of the Local Planning Authority or after the expiry of 6 weeks from giving the Local Planning Authority notice of any intention to carry out any of the said works.
3. The Local Planning Authority is under a duty to formulate and publish proposals for the preservation and enhancement of the Conservation Area, and to pay special attention to the desirability of preserving and enhancing the character or appearance of the Conservation Area.

4. Planning applications for development which would, in the opinion of the Local Planning Authority, affect the character or appearance of the Conservation Area must be given publicity and representations received in consequence, taken into account in determining the application.

SCHEDULE

The extension to the Grove Crescent Conservation Area comprises areas including the following land:

Alfred Road, Nos. 1, 2, 3 and 5.

Beaufort Road, Nos. 1 and 2-20 (even).

Bellevue Road, Nos. 15-29 (odd) and Nos. 10-18 (even).

Bloomfield Road, All properties.

Denmark Road, Nos. 5-25 (odd) and Nos. 18-26 (even).

Fassett Road, Nos. 1-23 (odd).

Grove Crescent, Nos. 8, 10, 12, 20 and a strip of land on the west side of the street extending ten metres from the back edge of the pavement, between the junction with Penrhyn Road and No. 8 Grove Crescent.

Grove Lane, Nos. 1-11 (odd), 2-28 (even) and St. John's School.

Springfield Road, Nos. 1-15 (odd) and St. John's Church. (844)

TOWER HAMLETS LONDON BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1971

Notice is hereby given that in accordance with the provisions of section 277 of the Town and Country Planning Act 1971, which provides that every local planning authority shall from time to time determine which parts of their area are areas of special architectural or historic interest, the character or appearance of which it is desirable to preserve or enhance, and shall designate such areas as "Conservation Area", Bow Neighbourhood of the London Borough of Tower Hamlets have designated the area listed and defined below as a conservation area.

A description of the area is as follows:

Extension to the Driffeld Road Conservation Area.

The boundary to this extension meets the existing boundary at the junction of Hewlett Road and Roman Road, runs east along Roman Road as far as its junction with Ford Road, and then turns north. It then turns to run west, following the rear boundaries of numbers 503 to 449 Roman Road Conservation Area boundary in Hewlett Road.

The effect of designating an area as a Conservation Area is to require special attention to be paid to the character and appearance of the area in the exercise of planning functions in relation to any development of the area and in particular the local authority must publish from time to time proposals for the presentation and enhancement of all Conservation Areas. In addition, with only a few exceptions, it is unlawful to demolish any building in a Conservation Area without prior consent of the local planning authority or the Secretary of State for the Environment.

The drawings showing the above area will be available for inspection at the Bow Neighbourhood Centre, 159 Bow Road, Bow, London E3 2SE.

(498)

TOWER HAMLETS LONDON BOROUGH COUNCIL

TOWN AND COUNTRY PLANNING ACT 1971

Notice is hereby given that, in accordance with the provisions of section 277 of the Town and Country Planning Act 1971, which provides that every local planning authority shall from time to time determine which parts of their area are areas of special architectural or historic interest, the character or appearance of which it is desirable to preserve or enhance, and shall designate such areas as "Conservation Areas", Bow Neighbourhood of the London Borough of Tower Hamlets have designated the areas listed and defined below as conservation areas.

A description of the areas is as follows:

Extension to the Tredegar Square Priority Conservation Area

The boundary of this extension meets the former boundary of the Tredegar Square Conservation Area at the north-east corner of the boundary of 52 Coborn Road and runs along the northern boundary of Malmesbury Primary School, and that of the Gudwara Sikh Sandat to Harley Grove. It runs south along Harley Grove as far as Benworth Street. It turns, to run a short distance down Benworth Street, then to follow the rear boundaries of 6 to 13 Harley Grove. Continuing south along existing boundaries, it turns to run along the northern boundaries of 51-53 Bow Road. Continuing until the western boundary of Electric House, Bow Road and proceeding north, it reaches the north-west corner of the boundary of Marina Court, Alfred Street. It follows this east, then turning south along Alfred Street. At the rear of 69 Bow Road, the boundary turns east as far as the north eastern corner of the boundary of 83 Bow Road. It then progresses north as far as Whitton Walk. Moving east to Addington Road, it then goes south to Bow Road, whence it turns back, going west until it meets again the former boundary of the Tredegar Square Conservation Area as it comes south down Coborn Street.

Fairfield Conservation Area E.3.

The boundary runs down Bow Road from the railway bridge on the west flank of number 121 Bow Road, to the island on which Bow Church stands. It follows the southern boundary of the church site from which it runs down Payne Road. It then follows the edge of the Blackwall Tunnel Approach Road until this meets Wick Lane, whence it runs down Wick Lane to its junction with Tredegar Road.

At Tredegar Road the boundary turns west until the junction with Fairfield Road, it runs south down Fairfield Road as far as the railway line adjacent to 67 Fairfield Road. It then follows the southern boundary of the railway embankment until this meets Bow Road on the west flank of Number 121.

Medway Conservation Area E.3.

The boundary of this Conservation Area runs from the junction of Roman Road and St. Stephens Road westwards along Roman Road, until it meets the junction with Medway Road, down which it progresses South, then to follow the southern boundary of Olga Primary School and the western boundary of School Bell Mews in Arbery Road. It continues west along Arbery Road until it joins Stratham Road. The boundary goes south along Antill Road, and proceeds east along the rear boundaries of numbers 10 to 136 Antill Road.

Going south down Coborn Road as far as the railway arch, the boundary then continues east skirting the northern boundary of the railway, to St. Stephens Road, along which it proceeds north as far as Saxon Road. It goes west along Saxon Road as far as the junction with Norman Grove, and then proceeds north up Norman Grove. Then it follows the rear boundaries of numbers 442 to 508 Roman Road, turning north at St. Stephens Road, until it meets the junction with Roman Road.

Roman Road Conservation Area

The boundary of this Conservation Area runs east along Wrights Road from its junction with St. Stephens Road as far as Beale Road. Turning south, it proceeds down Beale Road, and then turns east, following the rear boundary of Dennis House, and numbers 555 to 633 Roman Road. Upon reaching Parnell Road it turns south for a short distance, turning west then to follow the rear boundaries of numbers 630 to 588 Roman Road. Upon reaching Parnell Road it turns south for a short distance, turning west then to follow the rear boundaries of numbers 630 to 588 Roman Road.

The boundary then turns to run southwards, skirting the rear boundaries of numbers 60 to 8 Cardigan Road, and the northern boundary of number 7 Armagh Road. It then proceeds south down Armagh Road to Tredegar Road. Turning westwards, to the

junction with Cardigan Road, it then goes northwards, turning westwards to follow the rear boundaries of 574 to 510 Roman Road, whence it proceeds north up St. Stephens Road, as far as its junction with Wrights Road.

Clinton Road Conservation Area

The boundary of this Conservation Area runs along Mile End Road from the Regents Canal eastwards to the junction with Grove Road. It proceeds north up Grove Road for some distance, turning to skirt the northern boundary of 51 Grove Road, that of 96 Clinton Road, and that of 89 Clinton Road, before turning to head south again along the rear boundaries of 89 to 49 Clinton Road and of 8 and 9 Lawton Road, it then follows Lawton Road until it reaches Whitman Road.

At this point, the boundary proceeds west along the northern side of Whitman Road, encompassing St. Rhystyd's Welsh Chapel, until reaching the Regents Canal towpath. It follows this north for a short distance, then turns west, then follows the canal south until it reaches Mile End Road.

The effect of designating an area as a Conservation Area is to require special attention to be paid to the character and appearance of the area in the exercise of planning functions in relation to the development of the area and in particular the local authority must publish from time to time proposals for the presentation and enhancement of all Conservation Areas. In addition, with only a few exceptions, it is unlawful to demolish any building in a Conservation Area without prior consent of the local planning authority or the Secretary of State for the Environment.

The drawings showing the above area will be available for inspection at the Bow Neighbourhood Centre, 159 Bow Road, Bow, London E3 2SE. (497)

BRITISH COAL CORPORATION

OPENCAST COAL ACT 1958

Birch Coppice Rights of Way Application 1989

Notice is hereby given that the British Coal Corporation in connection with the working of coal by opencast operations propose to apply under section 15 of the Opencast Coal Act 1958, to the Secretary of State for an Order suspending non-vehicular rights of way as described in the Schedule below.

Opencast planning permission for the working has been applied for.

A copy of the application and of a map showing the rights of way can be inspected at the offices of North Warwickshire Borough Council between 09.00 and 16.00 hours on Monday to Friday from Friday, 29th September 1989 to Friday, 10th November 1989.

Three alternative ways for use by the public during the period for which the Order will be in force will be made available as described in the Schedule below.

Written objections, stating the grounds on which objections are made, must be sent by any person to the Secretary of State before Friday, 10th November 1989 at the Department of the Environment, 2 Marsham Street, London SW1P 3EB. If the district council or county council in whose area any part of the rights of way lie objects and do not withdraw their objection the Secretary of State must arrange a public inquiry; if any other person objects and does not withdraw his objection he may arrange a public inquiry if he thinks fit.

SCHEDULE PART 1

Rights of Way to be Suspended

Footpath AE24 which runs from Watling Street, 393 metres north-west of Swan Farm, Dordon, south-eastwards, crossing Penmire Brook to its junction with bridle path AE25 immediately west of St. Nicholas Estate, and about 600 metres south of Watling Street; being that part which is in the parish of Baddesley Ensor from Penmire Brook running south eastwards to its junction with bridle path AE25.

Footpath AE49 which runs from Watling Street, 183 metres east of Hill End Farm, Dordon, generally southwards to Penmire Brook, then south-eastwards to Lower House Lane and continuing to the northern end of Hilltop Lane, Baddesley Ensor; being firstly that part which is in the parish of Baddesley Ensor which runs from a point 20 metres south of the pond crossing Lower House Lane to a point 150 metres north-west of the site of the former St. Nicholas Church, and secondly that part which is in the parish of Baddesley Ensor which runs from a point about 100 metres south-east of the site of the former St. Nicholas Church in a generally south-easterly

direction to a point about 140 metres north-west of its terminating point at Hilltop Lane.

Footpath AE50 which runs from Gypsy Lane, Dordon, 91 metres south of its junction with Watling Street, generally south eastwards to AE25 about 247 metres north-west of Baddesley Ensor Parish Church and continuing from Hilltop Lane opposite the southern end of AE25, southwards to the Dordon-Baddesley Road, 183 metres south of the parish church; being that part in the parish of Dordon which runs from a point about 240 metres south-east of its junction with Gypsy Lane to its crossing of Penmire Brook and that part in the parish of Baddesley Ensor which runs from Penmire Brook generally south-eastwards to a point about 220 metres north-west of its junction with AE25.

Footpath AE57 which runs from the southern end of Freasley Green, south-eastwards for about 457 metres then north-eastwards across Birch Coppice Colliery Railway to join footpath AE49; being that part which is in the parish of Dordon and which runs from a point about 590 metres north-east of Overhouse Farm for a distance of approximately 640 metres.

Footpath AE58 which runs from AE57 about 338 metres north-east of the crossing of Birch Coppice Colliery Railway, south-south-eastwards to Bolters Lane about 366 metres north-east of Stud Farm, Baddesley Ensor; being that part which is in the parish of Dordon and which runs from AE57 to the crossing of Penmire Brook about 230 metres south of AE57 and that part which is in the parish of Baddesley Ensor and which runs from Penmire Brook generally south-eastward to the Kingsbury-Baxterley branch railway about 120 metres north-west of Sweetmoors.

Footpath AE68 which runs from AE57 at the crossing of Birch Coppice Colliery Railway, south-westwards along the east side of the railway, across the Kingsbury-Baxterley railway to Bolters Lane and the southern end of AE67; being that part which is in the parish of Dordon and which runs from AE57 to a point about 68 metres south of its commencement.

SCHEDULE PART 2

Alternative Ways

Three alternative ways will be provided as described below:

Alternative Way No. 1

From a point at the pavement on the south side of Watling Street about 190 metres west of Grendon roundabout, it runs in a generally south-westerly direction for about 800 metres to its terminating point at the junction of footpath AE24 and bridleway AE25 immediately west of St. Nicholas Estate and about 600 metres south of Watling Street.

Alternative Way No. 2

From a point on footpath AE49 about 680 metres south of Watling Street and about 370 metres west of Lower House Lane, it runs in a generally north-easterly direction along the southern bank of Penmire Brook for about 390 metres to a point on Lower House Lane immediately south of Penmire Brook. From this point a section of about 160 metres runs north-east joining footpath AE50 about 50 metres north of Penmire Brook. From the point on Lower House Lane south of Penmire Brook the alternative way continues south parallel to Lower House Lane for about 650 metres and then north-easterly for about 220 metres to join existing footpath AE49 about 150 metres north-west of the site of the former St. Nicholas Church. The existing footpath AE49 passes through woodland surrounding the former St. Nicholas Church. The alternative way; continues from a point about 100 metres south-east of the site of the former St. Nicholas Church and runs in a southerly direction for about 130 metres and then in a generally easterly direction for about 120 metres to a point on footpath AE49 about 140 metres north-west of Hilltop Lane.

Alternative Way No. 3

From a point on footpath AE68 about 410 metres north of the disused mineral railway line, it runs east for about 30 metres then south for about 410 metres then in a generally easterly direction for about 1340 metres where it terminates at its junction with Lower House Lane. (481)

HIGHWAYS ACTS

WARRINGTON BOROUGH COUNCIL

HIGHWAYS ACT 1980—SECTION 116 AND SCHEDULE 12

Stopping Up of Footway at the Junction of Academy Street and Buttermarket Street, Warrington

Notice is hereby given that pursuant to section 116 and Schedule 12 of the Highways Act 1980, an application will be made by Warrington Borough Council to the Magistrates Court sitting at the Court House, Arpley Street, Warrington, at 2 p.m. on Wednesday, 1st November 1989, for an Order authorising the stopping up of that part of the highway set out in the Schedule hereinafter contained, on the grounds that the said highway is unnecessary.

H. G. Cartwright, Assistant Chief Executive (Legal)

Town Hall,
Warrington WA1 1UH.

SCHEDULE

Description of the highway to be stopped up

All that footway at the junction of Academy Street and Buttermarket Street, Warrington.

All of which said footway is shown marked red on the plan deposited at the Town Hall, Warrington, Cheshire and open to inspection there free of charge at all reasonable times.

21st September 1989.

(763)

STAFFORDSHIRE COUNTY COUNCIL

HIGHWAYS ACT 1980

Staffordshire County Council (Public Footpath Nos. 8 (Part) and 9 Essington Parish) Public Path Diversion Order 1989

Notice is hereby given that the Staffordshire County Council intend to apply to the Cannock Magistrates' Court sitting at The Court House, Queen Street, Cannock, on Thursday, 7 December 1989 at 10 a.m. for an Order that:

Footpath No. 8 in the parish of Essington be diverted from its current route (which runs from a point approximately 195 metres north-east of its junction with Brownshore Lane in a south-easterly direction for an approximate distance of 400 metres then following the south-western boundary of the M6 motorway to its junction with Bursnips Road) to a new route so that it runs from the same point (195 metres north-east of its junction with Brownshore Lane) in a north-easterly direction for an approximate distance of 200 metres then in a generally south-easterly direction for an approximate distance of 660 metres to join Bursnips Road approximately 50 metres south of its present junction.

Footpath No. 9 in the parish of Essington be diverted from its current route which runs from its junction with Hobnock Road in a south-easterly direction for an approximate distance of 566 metres to join with Footpath No. 8, to a new route from a point on Hobnock Road approximately 25 metres south-west of its present junction in a south-easterly direction for an approximate distance of 240 metres to join the proposed diversion of Footpath No. 8.

be authorised on the grounds that it is more commodious to the public.

The following persons have the right to be heard at the Hearing of the Council's application:

Any person upon whom this notice has been served.

Any person who uses the highway.

Any other person who would be aggrieved by the making of the Order applied for.

A plan showing the length of highways to be diverted has been deposited at the offices of the Chief Executive and Clerk of the Council, South Staffordshire District Council, Council Offices, Codsall, Wolverhampton, the County Clerk and Chief Executive, Staffordshire County Council, County Buildings, Martin Street, Stafford and at the Branch Library, John's Lane, Great Wyrley, Walsall and may be inspected free of charge during normal working hours, Monday to Friday.

B. A. Price, County Clerk and Chief Executive

P.O. Box 11, County Buildings,
Martin Street, Stafford ST16 2LH.

29th September 1989.

(780)

TAMESIDE METROPOLITAN BOROUGH COUNCIL

HIGHWAYS ACT 1980, SECTION 116

Notice is hereby given that the Tameside Metropolitan Borough Council being the Highway Authority for the highway hereinafter mentioned intend to apply to the Magistrates' Court sitting at Manchester Road, Ashton-under-Lyne, on Wednesday, 1st November 1989, at the hour of 10 a.m. for an Order under section 116 of the Highways Act 1980, authorising the highway described in the Schedule hereto to be stopped up on the ground that it is unnecessary.

A plan showing the effect of the Order has been deposited and may be inspected free of charge at the Council's Information Office, Council Offices, Wellington Road, Ashton-under-Lyne, between the hours of 9 a.m. to 5 p.m. on Mondays to Wednesdays, 9 a.m. to 4.30 p.m. on Thursdays and 9 a.m. to 4 p.m. on Fridays.

I. M. Kennaway, Borough Solicitor

Council Offices, Wellington Road,
Ashton-under-Lyne OL6 6DL.

SCHEDULE

Castle Street, Droylsden, for its entire length, being from its junction with Market Street to its junction with High Street, a distance of approximately 67 metres in a north-westerly direction.

29th September 1989.

(762)

LEEDS CITY COUNCIL

HIGHWAYS ACT 1980, SECTION 116

*Stopping-up of Unnecessary Highway Melbourne Street (Part)
Leeds 2*

Notice is hereby given that Leeds City Council intends to apply to Leeds Magistrates' Court sitting in the Town Hall, Leeds, on Friday, 3rd November 1989, at 10 a.m. for an Order under section 116 of the Highways Act 1980, authorising the stopping-up of the following highway described in the Schedule hereto on the grounds that it is unnecessary.

The highway to be stopped up is shown edged by a bold black line and hatching on the Plan deposited at the offices of Leeds City Council, Department of Administration, Room 211, Civic Hall, Leeds LS1 1UR, and may be inspected there free of charge during normal office hours.

Any person wishing to object to the proposal or make representations about it may appear at the Leeds Magistrates' Court on the date aforesaid.

D. A. Ansbro, Chief Executive and Solicitor to the Council
Civic Hall, Leeds LS1 1UR

SCHEDULE

Description of Highway to be Stopped up

Melbourne Street, (Part), for a distance of 62 metres in an easterly direction from its junction with Bridge Street.

29th September 1989.

(742)

LEEDS CITY COUNCIL

HIGHWAYS ACT 1980, SECTION 116

Stopping-up Footway (Part), St. Paul's Street, Leeds, 1

Notice is hereby given that Leeds City Council intends to apply to Leeds Magistrates' Court sitting at the Town Hall, Leeds, on Friday, 3rd November 1989, at 10 a.m. for an Order under section 116 of the Highways Act 1980, authorising the stopping-up of the section of highway, footway, described in the Schedule hereto on the ground that it is unnecessary.

The section of highway, footway, to be stopped up is shown by hatching on the Plan deposited at the offices of Leeds City Council, Department of Administration, Room 211, Civic Hall, Leeds LS1 1UR, and may be inspected there free of charge during normal office hours.

Any person wishing to object to the proposal or make representations about it may appear at the Leeds Magistrates' Court on the date aforesaid.

D. A. Ansbro, Chief Executive and Solicitor to the Council
Civic Hall, Leeds LS1 1UR

SCHEDULE

Description of Highway, Footway, to be Stopped up

Footway (Part), St. Paul's Street, between Grace Street, and Somers Street, being an irregular section of footway 31.7 metres long approximately and varying in width from 0.4 metres—2 metres approximately.

29th September 1989.

(743)

KENT COUNTY COUNCIL

HIGHWAYS ACT 1980

The Kent County Council (A229 Fairmeadow to Running Horse Roundabout, Maidstone, Classified Road) (Side Roads) Supplementary Order 1989.

Notice is hereby given that the Kent County Council has made, and submitted to the Secretary of State for Transport for confirmation, an Order under sections 14 and 125 of the Highways Act 1980, for authorising the Kent County Council:

- (a) to construct a new highway,
- (b) to stop up private means of access to premises,
- (c) to provide new means of access to premises,

all in the vicinity of the route of the A229 classified road from Fairmeadow to Running Horse Roundabout, Maidstone, which the County Council is proposing to construct or improve.

Copies of the Order and the relevant plans may be inspected free of charge at all reasonable hours from 25th September 1989, to 10th November 1989, at the offices of the County Solicitor, the Kent County Council, County Hall, Maidstone, Kent (Room 1.102), and at Maidstone Borough Council Offices, 13 Tonbridge Road, Maidstone, Kent, and at the Department of Transport, Federated House, London Road, Dorking, Surrey RH4 1SZ. Any person may, not later than 10th November 1989, object to the confirmation of the Order by notice in writing to the Secretary of State for Transport, Federated House, London Road, Dorking, Surrey RH4 1SZ, stating the grounds of objection.

G. W. Swift, Acting County Solicitor

County Hall, Maidstone,
Kent ME14 1XQ.

25th September 1989.

(753)

KENT COUNTY COUNCIL

HIGHWAYS ACT 1980, SECTION 116 AND SCHEDULE 12

Notice is hereby given that the Kent County Council, in pursuance of the powers under section 116 of the Highways Act 1980, intends to apply to the Maidstone Magistrates Court, sitting at the Court House, Palace Avenue, Maidstone, on Tuesday, 7th November at 10 a.m., for an Order for the stopping up of all highway rights over those parts of the highway shown coloured pink on the deposited plan and forming part of the B2160 Maidstone Road and B2015 Whetsted Road in the Parish of Yalding and the Petty Sessional Division of Maidstone.

2. The application is made on the grounds that the said areas of highway are no longer necessary.

3. A plan showing the effect of the proposed Order may be inspected during office hours in the Highway Information Centre, Highways and Transportation Department, Sandling Block, Springfield, or at the offices of the Maidstone Borough Council, Planning and Surveying Department, 13 Tonbridge Road, Maidstone, Kent.

M. N. T. Cottell, County Surveyor
Springfield, Maidstone, Kent.

(810)

CUMBRIA COUNTY COUNCIL

HIGHWAYS ACT 1980, SECTIONS 14 AND 125

The County of Cumbria (Lillyhall to Thursby Principal Road) (A595 Papcastle Diversion) (Classified Road) Side Roads Order 1989

Notice is hereby given that the above Order has been made by Cumbria County Council and submitted to the Secretary of State for Transport for confirmation.

The Order, if confirmed, will authorise the County Council:

to carry out the improvement of highways;
to stop-up highways;
to construct new highways;
to stop-up private means of access to premises; and
to provide new means of access to premises,

all or in the vicinity of the route of the classified road which the County Council are proposing to construct from the junction with the A595 principal road with the A66 Trunk road at Cockermouth in a north-easterly direction for a distance of approximately 1.9 kilometres to rejoin the A595 principal road to the north of Cockermouth.

Copies of the Order and of the relevant plan may be inspected free of charge at all reasonable hours from 29th September 1989 until 10th November 1989, at the offices of the undersigned and of the Chief Executive and Director of Finance of Allerdale District Council, Holmewood, Cockermouth.

Any person who wishes to object to the confirmation of the Order may do so by notice to the Department of Transport, Sunley Tower, Piccadilly Plaza, Manchester M1 4BE, quoting ref. NWRT 5161/70/1, the name of the Order and the grounds of objection by no later than 10th November 1989.

A Fraser, County Solicitor

The Courts, Carlisle CA3 8LZ.
25th September 1989.

(538)

SURREY COUNTY COUNCIL

HIGHWAYS ACT 1980, SECTION 116 AND SCHEDULE 12

Notice of proposal to apply for an Order authorising the stopping-up or diversion of a highway

Notice is hereby given that Surrey County Council, the Highway Authority for the highway hereinafter mentioned, acting with the consent of the Borough of Guildford, intend to apply to the Magistrates' Court sitting at Mary Road, Guildford, on Tuesday, 7th November 1989, at the hour of 10 a.m. for an Order under section 116 of the Highways Act 1980, authorising land adjoining Old Farmhouse, Epsom Road, Merrow, to be stopped up on the grounds that it is unnecessary.

The effect of the proposal Order is shown on the plan deposited at the offices of the Guildford Borough Council at Millmead House, Millmead, Guildford, where it may be inspected free of charge between the hours of 8.30 a.m. and 4.30 p.m. Monday to Friday.

H. B. Sutherland, Clerk and Solicitor

Guildford Borough Council, for and on behalf of the Highway Authority, Surrey County Council, Millmead House, Millmead, Guildford, Surrey GU2 5BB.

29th September 1989.

(494)

Legal Notices

MARRIAGE ACTS

A building certified for worship named Kingdom Hall, Swinton Hall Road, Swinton, in the registration district of Salford, in the Metropolitan District of Salford, was on 21st September 1989, registered for solemnizing marriages therein pursuant to section 41 of the Marriage Act 1949, as amended by section 1(1) of the Marriage Acts Amendment Act 1958.

J. N. Tomlinson, Superintendent Registrar

25th September 1989.

(258)

COMPANIES ACTS AND INSOLVENCY ACT

PETITIONS FOR COMPULSORY WINDING-UP

In the High Court of Justice (Chancery Division)
Companies Court. No. 004851 of 1989

In the Matter of PORTLANDS BUILDERS LIMITED and in
the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 25 Attewood Avenue, Neasden, London N.W.10, presented on 16th August 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 18th January 1989, at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 17th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5281. (Ref. 411089678/T03/5E3.)

21st September 1989.

(25 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004920 of 1989

In the Matter of ROSSDEC LIMITED and in the Matter of the
Insolvency Act 1986

A Petition to wind up the above-named Company of 34 Radnor Road, Weybridge, Surrey, presented on 18th August 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989, at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5284. (Ref. 226397546/T03/3E6.)

20th September 1989.

(27 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005018 of 1989

In the Matter of FLETCHER MANAGEMENT SERVICES
LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of The Annexe, 13A St. Pauls Square, Birmingham B3 1RD, presented on 23rd August 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989, at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5284. (Ref. 307717460/T03/3E6.)

20th September 1989.

(28 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 003160 of 1989

In the Matter of LINK VIDEO LIMITED and in the Matter of the
Insolvency Act 1986

A Petition to wind up the above-named Company of 475 Wilmslow Road, Manchester, presented on 26th May 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 11th October 1989, at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 10th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5284. (Ref. 437678409/T03/3E6.)

21st September 1989.

(30 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004366 of 1989

In the Matter of L.A.N.D. (BUILDING CONTRACTORS)
LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of c/o H. P. C. C. Steering Group Limited, Brentfield, Harrow Road, London NW10 0RG, presented on 25th July 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 11th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 10th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5281. (Ref. 442137574/T05/5E3.)

21st September 1989.

(31 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005208 of 1989

In the Matter of BROOMFLOW LIMITED and in the Matter of
the Insolvency Act 1986

A Petition to wind up the above-named Company of Glen Morven Forest Drive, Kingswood, Tadworth, Surrey KT20 6LQ, presented on 1st September 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5288. (Ref. 425153966/T04/4E2.)

21st September 1989.

(32 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004989 of 1989

In the Matter of BERRY GROUP LIMITED and in the Matter of
the Insolvency Act 1986

A Petition to wind up the above-named Company of Fort Agroud, Park Street, Willington Crook, Co. Durham DL15 0ER, presented on 22nd August 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5288. (Ref. 258272247/T04/4E2.)

21st September 1989. (33 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005238 of 1989

In the Matter of REVELMORE LIMITED and in the Matter of the
Insolvency Act 1986

A Petition to wind up the above-named Company of Bank Chambers, 1 Central Avenue, Sittingbourne, Kent, presented on 4th September 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5288. (Ref. 414290575/T04/4E2.)

21st September 1989. (34 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004948 of 1989

In the Matter of ARTALTON LIMITED and in the Matter of the
Insolvency Act 1986

A Petition to wind up the above-named Company of 73 Front Street, Stanley, Co. Durham, presented on 21st August 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5288. (Ref. 440973346/T04/4E2.)

21st September 1989. (35 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005237 of 1989

In the Matter of DRAIG SECURITY LIMITED and in the Matter of
the Insolvency Act 1986

A Petition to wind up the above-named Company of 285 Fore Street, Edmonton, London N9 0PD, presented on 4th September 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5288. (Ref. 455283634/T04/4E2.)

21st September 1989. (36 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 003619 of 1989

In the Matter of NASHCO BUILDING CONSTRUCTIONS
LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 256 Lee High Road, Lewisham, London SE13 SPL, presented on 19th June 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 11th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 10th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5179. (Ref. 427058846/T06/6E1.)

22nd September 1989. (39 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004619 of 1989

In the Matter of SOLIHULL FENCING LIMITED and in the
Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 5th Floor, Griffin House, Ludgate Hill, Birmingham B3 1DW, presented on 4th October 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 18th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 17th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5269. (Ref. 478312334/T03/3E4.)

19th September 1989. (40 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004982 of 1989

In the Matter of VIVAGLOW LIMITED and in the Matter of the
Insolvency Act 1986

A Petition to wind up the above-named Company of 129 Green Lane, Newington Green, London N16 9DA, presented on 22nd August 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5293. (Ref. 245052192/T02/2E4.)

19th September 1989. (41 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005076 of 1989

In the Matter of NORRDEAN LIMITED and in the Matter of the
Insolvency Act 1986

A Petition to wind up the above-named Company of Far End, Coat, Martock, Somerset TA12 6AZ, presented on 25th August 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Company will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5269. (Ref. 469651013/T03/3E4.)

18th September 1989.

(43 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004452 of 1989

In the Matter of FOUNDRY STREET GARAGE (THE PARTNERSHIP) and in the Matter of the Insolvent Partnerships Order 1986.

A Petition to wind up Foundry Street Garage (The Partnership), carrying on business at Foundry Street, Parkgate, Rotherham S62 6EH, as Distribution and Repairs of Motors, presented on 28th July 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Partnership will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 11th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 10th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5278. (Ref. 391142466/T05/SE1.)

21st September 1989.

(38 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 002828 of 1989

In the Matter of STAFFORDSHIRE INDUSTRIAL PERSONNEL and in the Matter of the Insolvent Partnerships Order 1986.

A Petition to wind up Staffordshire Industrial Personnel, carrying on businesses at 9-10 Salter Street, Stafford, Staffordshire as Employment Agents, presented on 15th May 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Partnership will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 11th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 by 1600 hours on 10th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5254. (Ref. 420996343/H03.)

18th September 1989.

(42 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005040 of 1989

In the Matter of WILLIAM FRED JAMES and IORWEN MAIR JAMES (The Partnership) and in the Matter of the Insolvent Partnerships Order 1986.

A Petition to wind up William Fred James and Iorwen Mair James (The Partnership), carrying on business at Penglannau Farm, Gellilydan, Blaenau Ffestiniog, Gwynedd, as Agricultural Contractors, presented on 24th August 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper

Ground, London SE1 9PJ, claiming to be Creditors of the Partnership, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether in support or opposition) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 of the Insolvency Rules 1986 by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5278. (Ref. 162269463/T05/SE1.)

21st September 1989.

(37 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004481 of 1989

In the Matter of D. W. WADE SERVICES and in the Matter of the Insolvent Partnerships Order 1986

A Petition to wind up D. W. Wade Services, carrying on business at 1A Conduit Road, London SE18 7AJ, as Catering Contractors, presented on 31st July 1989 by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Partnership, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 11th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 of the Insolvency Rules 1986, by 1600 hours on 10th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5289. (Ref. 405449755/4E2.)

(50 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005145 of 1989

In the Matter of AINTREE BLIND MANUFACTURERS and in the Matter of the Insolvent Partnerships Order 1986

A Petition to wind up Aintree Blind Manufacturers, carrying on business at 51 Leamington Road, Ainsdale, Southport, Merseyside PR8 3JZ, as Blind Manufacturers and Fitters, presented on 31st August 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Partnership, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether in support or opposition) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 of the Insolvency Rules 1986, by 1600 hours on 24th October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5284. (Ref. 453945523/T03/3E6.)

20th September 1989.

(26 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005429 of 1989

In the Matter of CERT ELECTRICAL SERVICES and in the Matter of the Insolvent Partnerships Order 1986

A Petition to wind up Cert Electrical Services, carrying on business at Bilport Lane, Wednesbury, West Midlands WS10 0NT, as Electrical Contractors, presented on 12th September 1989, by the Commissioners of Customs and Excise, New King's Beam House, 22 Upper Ground, London SE1 9PJ, claiming to be Creditors of the Partnership, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 1st November 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioners or their Solicitor in accordance with Rule 4.16 of the Insolvency Rules 1986 by 1600 hours on 31st October 1989.

The Petitioners' Solicitor is *P. V. H. Smith*, New King's Beam House, 22 Upper Ground, London SE1 9PJ, telephone 01-865 5278. (Ref. 278 2672 22/5E1.)

25th September 1989.

(29 SI)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004149 of 1989

In the Matter of SUKE LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 301-305 Euston Road, London N.W.1, presented on 13th July 1989, by Hallmark Cards Limited and Panache Studio Limited, both of whose registered office is at Hallmark House, Station Road, Henley-on-Thames, Oxfordshire, claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, 11th October 1989 at 10.30 a.m. (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 10th October 1989.

The Petitioner's Solicitor is *William Prior & Company*, Elmfield House, 16 Elmfield Road, Bromley, Kent BR1 1LP.

18th September 1989.

(329)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005041 of 1989

In the Matter of TELEVISION WORKSHOP LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 666 Kenton Road, Harrow, Middlesex HA3 9QN, presented on 24th August 1989 by Alan Cooper Saunders Angel and Co., of Kenton House, 666 Kenton Road, Harrow, Middlesex HA3 9QN, claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 10.30 a.m. (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitors in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioner's Solicitors are *Bernard Elliston, Sandler and Co.*, 3 Chesham House, Walm Lane, Willesden Green, London NW2 4QS.

(257)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004468 of 1989

In the Matter of HEATHROW FREIGHT SERVICES LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 37A Old Woking Road, West Byfleet, Surrey KT14 6LG, presented on 28th July 1989 by Malcolm Harrison (Contracts) Limited, of Registered Office: Delserf House, Barlaston, Stone, Staffordshire ST15 0QT, claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on Wednesday, 11th October 1989 at 10.30 a.m. (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitors in accordance with Rule 4.16 by 1600 hours on 10th October 1989.

The Petitioner's Solicitors are *Beswick & Co.*, 50 Broad Street, Hanley, Stoke-on-Trent ST1 4JB.

(253)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004717 of 1989

In the Matter of LINKCIRCUIT LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 5 Cecil Square, Margate, Kent CT9 1BD, presented on 10th August 1989 by Gibbs Mew Plc, claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 18th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 10th October 1989.

The Petitioner's Solicitor is *Parker Bullen*, 45 Castle Street, Salisbury, Wiltshire SP1 3SS. (Ref. JSW/SG.)

26th September 1989.

(250)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005107 of 1989

In the Matter of ADMARINE LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 34 London Road, St. Leonards-on-Sea TN37 6AN, presented on 29th August 1989 by Portsmouth Publishing and Printing Limited of the News Centre, Hilesea, Portsmouth PO2 9SX, claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 24th October 1989.

The Petitioner's Solicitor is *Blake Laphorn*, 218 Strand, London WC2R 1AU.

25th September 1989.

(249)

In the High Court of Justice (Chancery Division)
Company Court. No. 005057 of 1989

In the Matter of CHARTWELL HOUSE SECURITIES LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 71 Baker Street, London W.1 (Registered Office), presented on 25th August 1989 by Lloyds Bank Plc of 71 Lombard Street, London EC3P 3BS, claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on Wednesday, 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on Tuesday, 24th October 1989.

The Petitioner's Solicitor is *C. S. Wakefield* of Lloyds Litigation Unit, Black Horse House, 78 Cannon Street, London EC4P 4LN.

18th September 1989.

(248)

In the High Court of Justice (Chancery Division)
Companies Court. No. 005244 of 1989

In the Matter of OMAN GHANA INVESTMENTS LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of Third Floor, Empire House, 175 Piccadilly, London W1V 9DB, presented on 4th September 1989 by Nemo Investments Limited of Suite No. 22, Seaton House, 17-19 Seaton Place, St. Helier, Jersey, Channel Islands, claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on Wednesday, 25th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on Tuesday, 24th October 1989.

The Petitioner's Solicitor is *Jaques & Lewis* 2 South Square, Gray's Inn, London WC1R 5HR. (Ref. PDW.)

18th September 1989. (247)

In the High Court of Justice (Chancery Division)
Companies Court. No. 004318 of 1989

In the Matter of VIDEOCARD LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 364 City Road, London EC1V 2PY, presented on 21st July 1989, by Neville Russell (a firm), of 246 Bishopsgate London EC2M 4PB, claiming to be a Creditor of the Company, will be heard at the Royal Courts of Justice, Strand, London WC2A 2LL, on 11th October 1989, at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or his Solicitor in accordance with Rule 4.16 by 1600 hours on 10th October 1989.

The Petitioner's Solicitor is *Pothecary & Barratt*, Talbot House, Talbot Court, Gracechurch Street, London EC3V 0BS. (Ref. DJLM/JMR.)

26th September 1989. (865)

In the High Court of Justice (Chancery Division)
Birmingham District Registry. No. 823 of 1989

In the Matter of DEVELOPMENT CONCEPTS LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of Catarina House, Melbourne Street, Bedford MK42 9AY, presented on 7th September 1989, by City Electrical Factors Limited, 17-21 College Street, Northampton NN1 2QR, claiming to be a Creditor of the Company, will be heard at Birmingham District Registry, at The Court House, 4 Newton Street, Birmingham, on 16th October 1989, at 1015 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 13th October 1989.

The Petitioner's Solicitor is *Squire & Co.*, 139 Stratford Road, Shirley, Solihull, West Midlands B90 3AY.

22nd September 1989. (817)

In the High Court of Justice (Chancery Division)
Leeds District Registry. No. 919 of 1989

In the Matter of CEDARQUEST LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of Cedarquest Limited whose Registered Office is at Regency House, 33 Wood Street, Barnet, Hertfordshire, presented on 24th August 1989, by J. T. Stanton & Co. Ltd. trading as Malden Timber, whose Registered Office is at Malden House, Radlett Road, Park Street, St. Albans, Hertfordshire AL2 2JE, claiming to be a Creditor of the Company, will be heard at Leeds District Registry, at Oxford Row, Leeds 1, on 17th October 1989, at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 16th October 1989.

The Petitioner's Solicitor is *Leviten, Thompson & Co.* 19-21 Wicker, Sheffield S3 8JQ.

25th September 1989. (809)

In the High Court of Justice (Chancery Division)
Leeds District Registry. No. 920 of 1989

In the Matter of GENERAL PACKING SYSTEMS LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of Registered Office, Adelphi Warehouse, Hook Road, Goole North Humberside, presented on 24th August 1989, by J. T. Stanton & Co. Ltd. trading as Malden Timber, whose Registered Office is at Malden House, Radlett Road, Park Street, St. Albans, Hertfordshire AL2 2JE, claiming to be a Creditor of the Company, will be heard at Leeds District Registry, at Oxford Row, Leeds 1, on 17th October 1989, at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 16th October 1989.

The Petitioner's Solicitor is *Leviten, Thompson & Co.* Whicker Chambers, 19-21 Wicker, Sheffield S3 8JQ.

25th September 1989. (807)

In the High Court of Justice (Chancery Division)
Leeds District Registry. No. 918 of 1989

In the Matter of VOICEFLOW LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of Registered Office, 17 Hatchard Road, Holloway, London N19 3TX, presented on 24th August 1989, by J. T. Stanton & Co. Limited, trading as Malden Timber of Registered Office, Malden House, Radlett Road, St. Albans, Hertfordshire AL2 2JE, claiming to be a Creditor of the Company, will be heard at Leeds District Registry at Oxford Row, Leeds 1, on 17th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on Monday, 16th October 1989.

The Petitioner's Solicitor is *Leviten Thompson & Co.*, 19-21 Wicker, Sheffield S3 8JQ.

25th November 1989. (808)

In the High Court of Justice (Chancery Division)
Leeds District Registry. No. 889 of 1989

In the Matter of N C TRANSPORTATION LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company presented on 11th August 1989, by Charrington Fuels Ltd. trading as Charrington Hargreaves, of Registered Office, 11 Station Road, St. Ives, Huntingdon, claiming to be a Creditor of the Company will be heard at the Vice Chancellors Court, The Courthouse, Oxford Row, Leeds 1, on 17th October 1989 at 10.30 a.m.

Any Creditor or Contributory wishing to oppose or support must ensure that written notice reaches the undersigned by 1600 hours on Monday, 16th October 1989.

A copy of the Petition be supplied by the undersigned on payment of the prescribed charge.

The Petitioner's Solicitor is *Cranswick Watson*, 7 Greek Street, Leeds LS1 5RR. (JSG.) (241)

In the High Court of Justice (Chancery Division)
Liverpool District Registry. No. 132 of 1989

In the Matter of DENHAM FABRICATIONS LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 21 East Street, Bromley, Kent BR1 1QE, presented on 6th September 1989, by Elmcrest Diamond Drilling Limited, of Therapia Lane, off Beddington Lane, Croydon, Surrey CR9 4JB, claiming to be a Creditor of the Company will be heard at the Queen Elizabeth II Law Courts, Derby Square, Liverpool L2 1XA, on Tuesday, 10th October 1989 at 1100 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on Monday, 9th October 1989.

The Petitioner's Solicitor is *Davies Wallis*, 5 Castle Street, Liverpool L2 4XE.

26th September 1989. (244)

In the High Court of Justice (Chancery Division)
Manchester District Registry. No. 891 of 1989

In the Matter of B.A. ASSET MANAGEMENT LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of Unit 131-132 Business Design Centre, 52 Upper Street, Islington Green, London N1 0QH, presented on 15th September 1989, by Pannone Blackburn (firm), claiming to be a Creditor of the Company will be heard at 186 Deansgate, Manchester, on 19th October 1989 at 1030 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 18th October 1989.

The Petitioner's Solicitor is *Pannone Blackburn*, 123 Deansgate, Manchester M3 2BU.

26th September 1989. (255)

In the Bristol County Court
No. 52 of 1989

In the Matter of the MORRIS MINOR CENTRES (UK) LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of Registered Office, Grove House, Stover Road, Beeches Industrial Estate, Yate, Bristol BS17 5TL, presented on 14th September 1989 by GKN Autoparts Distribution Limited of Registered Office, Town Centre House, Southam Road, Banbury, Oxfordshire, claiming to be a Creditor of the Company, will be heard at Bristol County Court, Greyfriars, Lewins Mead, Bristol BS1 2NR, on 23rd October 1989, at 1000 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 20th October 1989.

The Petitioner's Solicitor is *Shoosmiths & Harrison*, 53 The Green, South Bar, Banbury, Oxfordshire.

25th September 1989. (243)

In the Liverpool County Court
No. 25 of 1989

In the Matter of the HILLSIDE (UK) LIMITED (formerly Kerbolt Limited) and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 12 Clarendon Road, London W11 3AB (trading address at 11 Old Hall Street, or 16 Cook Street, Liverpool), presented on 5th September 1989 by William Thomas James of 18 Ivydale, Birchgreen, Skelmersdale, Lancashire, claiming to be a Creditor of the Company, will be heard at Liverpool County Court, Liverpool District Registry at Queen Elizabeth II Law Courts, Derby Square, Liverpool 2, on 10th October 1989, at 1000 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 9th October 1989.

The Petitioner's Solicitor is *Malcolm J. Gregg & Co.*, 31 North John Street, Liverpool 2 6RG.

19th September 1989. (252)

In the Reading County Court
No. 13 of 1989

In the Matter of the KATZENBERGER (UK) LIMITED and in the Matter of the Insolvency Act 1986

A Petition to wind up the above-named Company of 1-2 Market Place, Wokingham, Berkshire RG11 1AL, presented on 10th August 1989 by ARC Limited of Stoneleigh House, Frome, Somerset BA11 2HB, claiming to be a Creditor of the Company, will be heard at The Reading County Court, Abbey Hall, Abbey Square, (entrance Kings Road), Reading, on 9th October 1989 at 1000 hours (or as soon thereafter as the Petition can be heard).

Any person intending to appear on the hearing of the Petition (whether to support or oppose it) must give notice of intention to do so to the Petitioner or its Solicitor in accordance with Rule 4.16 by 1600 hours on 6th October 1989.

The Petitioner's Solicitor is *Veale Wesbrough*, 17 Berkeley Square, Bristol BS8 1HD.

27th September 1989. (333)

RESOLUTIONS FOR WINDING-UP

NORSTONE LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened and held at Barclay House, 35 Whitworth Street West, Manchester M1 5NG, on Monday, 11th September 1989, the following Extraordinary Resolutions were duly passed:

"That it has been proven to the satisfaction of this Meeting that this Company cannot, by reason of its liabilities, continue its business and that it is advisable that the same be wound up; and that the Company be wound up accordingly and that David Nisbet, of Barclay House, 35 Whitworth Street West, Manchester M1 5NG, be and is hereby nominated as Liquidator of the Company for the purposes of such winding-up."

(791) Y. Patel, Chairman

M.I.T.Y.E. PRODUCTIONS LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at 24 Conduit Place, London W2 1EP, on 19th September 1989, the subjoined Extraordinary Resolution was duly passed:

"That it has proved to the satisfaction of this Meeting that the Company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same and accordingly, that the Company be wound up voluntarily and that Ian Franes, of Ian Franes Associates, 24 Conduit Place, London W2 1EP, and is hereby appointed Liquidator for the purpose of such winding-up."

(851) S. Spencer, Chairman

B.S.R. AVIATION (MANCHESTER) LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened and held at the offices of Parkin S. Booth & Co., 44 Old Hall Street, Liverpool L3 9EB, on 14th September 1989, the subjoined Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Brian A. Sharp, of 44 Old Hall Street, Liverpool L3 9EB, be and he is hereby appointed Liquidator for the purpose of such winding-up."

(796) W. S. Shiel, Director

DAVENPORT KING & PLATT LIMITED

At an Extraordinary General Meeting of the Members of above-named Company, duly convened and held at The Greyhound Hotel, Warrington Road, Leigh, Lancashire WN7 3XQ, on 22nd September 1989, the following Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that

William Bernard Ganley, of 26 Heath Street, Golborne, Warrington WA3 3AD, be and he is hereby nominated Liquidator of the purpose of the winding-up."
(797)

P. Darlington, Director

PETER CASSIDY LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at 6 Silver Street, Hull, near Humberside, on 14th September 1989, the following Special Resolution was duly passed:

"That the Company be wound up voluntarily, and that Dudley Charles Dowsland Moore of 6 Silver Street, Hull, near Humberside HU1 1JA, be and he is hereby appointed Liquidator for the purpose of such winding-up."

(798)

J. A. Graham, Chairman

H. JACKSON ASSOCIATES LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at 51 Castle Hill, Denbigh, Clwyd LL16 3ND, on 20th September 1989, the following Special Resolution was duly passed:

"That the Company be wound up voluntarily, and that David Charles Thomas of Sage & Company, 54 Kimmel Street, Rhyl, Clwyd LL18 1AR, be and he is hereby appointed Liquidator for the purpose of such winding-up."

(799)

H. Jackson, Director

EUROWIDE DESIGN LIMITED t/a Chiaroscuro

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at Milne Ross, Chapel House, 24 Nutford Place, London W1H 6AE, on 21st September 1989, the subjoined Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Frank Arthur Simms of Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, be and he is hereby appointed Liquidator for the purposes of such winding-up."

(818)

A. W. R. Read, Chairman

BEAUTE SANTE UK LIMITED

At an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at 88 Settrington Road, London S.W.6, on 23rd September 1989, the subjoined Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Michael Gordon Victor Radford of Radford, Sons & Co., 12 Portland Street, Southampton, be and he is hereby appointed Liquidator of the Company."

(286)

M. Chanon, Director

WINTech LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at The Kings Arms, 163 Edgware Road, Colindale, London N.W.9, on 26th September 1989, the following Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reasons of its liabilities, continue its business, and that it is advisable that the same should be wound up voluntarily, and that Geoffrey Pollard of 111 Burnt Oak Broadway, Edgware, Middlesex HA8 5EN, be and he is hereby appointed the Liquidator of the Company for the purpose of such winding-up."

(288)

R. Varma, Chairman

C. BENNETT LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at 58-60 Berners Street, London W1P 4JS, on 3rd July 1989, the subjoined Special Resolution was duly passed:

"That the Company be wound up voluntarily, and that Leslie Serlui of 58-60 Berners Street, London W1P 4JS, be and he is hereby appointed Liquidator for the purposes of such winding-up."

(289)

M. Bennett

SPLASH FASHIONS LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at Charter House, Queens Avenue, London N21 3JE, on 25th September 1989, the subjoined Extraordinary Resolutions were duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind-up, and that Robin Zackheim of 4 Penta Court, Station Road, Borehamwood, Hertfordshire WD6 1SL, be and he is hereby nominated as Liquidator of the Company for the purposes of such winding-up."

(292)

R. Gale

DIALSTAR LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at The Post House Hotel, Braunstone Lane East, Leicester, on 1st September 1989, the following Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of the Company that this Company cannot, by reason of its liabilities, continue its business, and that it is desirable that the same should be wound up, and that the Company be wound up accordingly, and that Robert Francis Matusiewicz of BDO Binder Hamlyn, 206 Derby Road, Nottingham NG7 1NQ, be and he is hereby appointed the Liquidator of the Company for the purposes of such winding-up."

(296)

L. M. Wirasinha

S.M. WAREHOUSING (KENT) LIMITED

At an Extraordinary General Meeting of the above-named Company duly convened, and held at Greystone, Bannister Hill, Borden, Sittingbourne, Kent, on 22nd September 1989, the following Resolutions were passed as a Special Resolution, an Ordinary Resolution and an Extraordinary Resolution respectively.

"That the Company be wound up voluntarily and that Peter Roderick Frowde of McCabe and Ford, Bank Chambers, 1 Central Avenue, Sittingbourne, Kent, be and he is hereby appointed as Liquidator for the purpose of such winding up and that in accordance with the provisions of the Company's articles of association, the Liquidator be and is hereby authorised to divide among the Members in specie all or any part of the Company's assets."

N. Hutchinson, Chairman

22nd September 1989.

(298)

REALCHANCE LIMITED

At an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at 23 Turnpike Lane, London N8 0EP, on 20th September 1989 the following Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind-up the same, and accordingly that the Company be wound up voluntarily, and that Eshref Arkin of 23 Turnpike Lane, London N8 0EP, be and he is hereby nominated Liquidator for the purposes of the winding-up."

(303)

Hason Oguzkan, Director

CARDIFF LABORATORIES FOR ENERGY AND RESOURCES LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at Blenheim House, Fitzalan Court, Newport Road, Cardiff, on Wednesday, 13th September 1989, the following Extraordinary Resolution and Ordinary Resolution were passed respectively:

"That it has been proved to the satisfaction of the Meeting that the Company cannot, by reason of its liabilities, continue its business, and that the Company be wound up voluntarily, and that R. G. Ellis of Touche Ross & Co., Blenheim House, Fitzalan Court, Newport Road, Cardiff is appointed Liquidator for the purposes of the winding-up."

D. A. Stafford, Chairman

13th September 1989.

(304)

DICKENS HAWKSLEY & COMPANY LIMITED

At an Extraordinary General Meeting of the Members of the above-named Company, duly convened, and held at 5 Hillrise Crescent, Chalfont St. Peter, Buckinghamshire, on 13th September 1989, the following Special Resolution was duly passed:

"That the Company be wound up voluntarily, and that David Clifford King of Perrin & Co., 2 Bridge Buildings, Barnstaple, Devon EX32 8LY, be and he is hereby appointed Liquidator of the Company for the purposes of such winding-up."

(307)

H. Hawksley, Chairman

I. W. H. LIMITED

At an Extraordinary General Meeting of I. W. H. Limited held at Gannet House, Chapmore End, Ware, Hertfordshire SG12 0HF, on 22nd September 1989, the following Special Resolution was passed:

"That the Company be wound up voluntarily and that Fiona Caroline Dapue of Payne Allen is hereby appointed as its Liquidator".

(310)

L. W. Hunter, Chairman

SCHOLASTIC MAILINGS LIMITED

At an Extraordinary General Meeting of Scholastic Mailings Limited held at Greenwood House, Salisbury Court, London E.C.4, on 22nd September 1989 the following Special Resolution was passed:

"That the Company be wound up voluntarily and that Fiona Caroline Dapue of Payne Allen is hereby appointed as its Liquidator".

(313)

M. Haigh, Chairman

JEAN DE VERNET LIMITED

At an Extraordinary General Meeting of the above-named Company, duly convened, and held at the offices of Booth White & Co., 2 Nelson Street, Southend-on-Sea, Essex SS1 1EF, on 19th September 1989 the subjoined Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Brian Mills of Booth White & Co., 2 Nelson Street, Southend-on-Sea, Essex, be and he is hereby appointed Liquidator for the purposes of such winding-up".

(317)

S. Selby-Kaye

THE KENT PRODUCE COMPANY LIMITED

At an Extraordinary General Meeting of the above-named Company duly convened and held at St. Bride's House, 32 High Street, Beckenham on 21st September 1989, the following Resolution was duly passed as an Extraordinary Resolution:

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business and that it is voluntarily and that David Buchler of the firm of

Buchler, Phillips & Co., 43-44 Albemarle Street, Mayfair, London W1X 3FE, be and is hereby appointed Liquidator for the purpose of such winding-up".

S. Huntley, Chairman

21st September 1989.

(324)

MARYLODGE TRADING COMPANY LIMITED

At an Extraordinary General Meeting of the Members of above-named Company duly convened and held at 36 North Parade, Bradford, on 21st August 1989, the following Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the Company be wound up voluntarily, and that Leonard Roy Hall of 36-40 North Parade, Bradford, be and he is hereby nominated Liquidator for the purpose of the winding-up".

(867)

N. A. Mir, Director

APPOINTMENT OF LIQUIDATORS

Company Number: 2288664.

Name of Company: NORSTONE LIMITED t/a Fleet Glass.

Nature of Business: Manufacture of Double Glazing and Sealed Units.

Type of Liquidation: Creditors.

Address of Registered Office: Barclay House, 35 Whitworth Street West, Manchester M1 5NG.

Liquidator's Name and Address: D. Nisbet, David Nisbet & Co., Barclay House, 35 Whitworth Street West, Manchester M1 5NG.

Office Holder Number: 6448.

Date of Appointment: 22nd August 1989.

By whom Appointed: Creditors.

(792)

Company Number: 1784746.

Name of Company: B.S.R. AVIATION (MANCHESTER) LIMITED.

Nature of Business: Aircraft Painters.

Type of Liquidation: Creditors.

Address of Registered Office: 45 Hoghton Street, Southport, Merseyside PR9 0PG.

Liquidator's Name and Address: Brian Arthur Sharp, 44 Old Hall Street, Liverpool L3 9EB.

Office Holder Number: 0/002717/01.

Date of Appointment: 14th September 1989.

By whom Appointed: Members and Creditors.

(800)

Company Number: 1848927.

Name of Company: H. JACKSON ASSOCIATES LTD.

Nature of Business: Management Consultants.

Type of Liquidation: Members.

Address of Registered Office: 51 Castle Hill, Denbigh LL16 3HD.

Liquidator's Name and Address: D. C. Thomas, 54 Kinmel Street, Rhyl, Clwyd.

Office Holder Number: 518.

Date of Appointment: 20th September 1989.

By whom Appointed: Members.

(801)

Company Number: 651894.

Name of Company: DAVENPORT KING & PLATT LIMITED.

Nature of Business: Letterpress and Lithographic Printers.

Type of Liquidation: Creditors.

Address of Registered Office: 26 Heath Street, Golborne, Warrington WA3 3AD.

Liquidator's Name and Address: William Bernard Ganley, 26 Heath Street, Golborne, Warrington WA3 3AD.

Office Holder Number: 002345.

Date of Appointment: 22nd September 1989.

By whom Appointed: Members and Creditors.

(802)

Company Number: 153955.
 Name of Company: PETER CASSIDY LIMITED.
 Nature of Business: Wholesale Distributors to the Hardware Trade.
 Type of Liquidation: Members.
 Address of Registered Office: 6 Silver Street, Hull, N. Humberside HU1 1JA.
 Liquidator's Name and Address: Dudley Charles Dowsland Moore, 6 Silver Street, Hull, N. Humberside HU1 1JA.
 Office Holder Number: 213.
 Date of Appointment: 14th September 1989.
 By whom Appointed: Members. (803)

Name of Companies: THORPE BROS (WIMBLEDON) LIMITED.
 THORPE BROS (BARKING) LIMITED.
 H. BONNER LIMITED.
 Nature of Business: Plumbers and Plumbing Contractors.
 Type of Liquidation: Creditors.
 Address of Registered Office: 218 Strand, London W.C.2.
 Liquidator's Name and Address: Richard Eaglesfield Floyd, Bay Tree Cottage, The Warren, Polperro PL13 2RB.
 Office Holder Number: 3739.
 Date of Appointment: 22nd September 1989.
 By whom Appointed: Creditors. (820)

Company Number: 2073964.
 Name of Company: M.I.T.Y.E. PRODUCTIONS LIMITED.
 Nature of Business: Casting, Production and Editing of Tapes.
 Address of Registered Office: 24 Conduit Place, London W2 1EP.
 Liquidator's Name and Address: Ian Franses Associates, Conduit House, 24 Conduit Place, London W2 1EP.
 Office Holder Number: 2294.
 Date of Appointment: 19th September 1989.
 By whom Appointed: Creditors. (850)

Company Number: 2094032.
 Name of Company: EUROWIDE DESIGN LIMITED t/a Chiaroscuro.
 Nature of Business: Commercial Art Studio.
 Type of Liquidation: Creditors.
 Address of Registered Office: Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP.
 Liquidator's Name and Address: Frank Arthur Simms, F. A. Simms & Co., Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP.
 Office Holder Number: 06/2773/01.
 Date of Appointment: 21st September 1989.
 By whom Appointed: Members and Creditors. (819)

Company Number: 2150628.
 Name of Company: HOMES ASSURED (ESSEX) LIMITED.
 Previous Name of Company: Windmark Limited.
 Nature of Business: Providing Assistance to "Right-to-Buy" Council Tenants.
 Type of Liquidation: Creditors.
 Address of Registered Office: 55-57 High Holborn, London WC1V 6DX.
 Liquidator's Name and Address: Christopher Morris, 55-57 High Holborn, London WC1V 6DX.
 Office Holder Number: 2377.
 Date of Appointment: 15th September 1989.
 By whom Appointed: Creditors. (335)

Company Number: 1925662.
 Name of Company: HOMES ASSURED (MIDLANDS) LIMITED.
 Previous Name of Company: New City Consultants Limited.
 Nature of Business: Providing Assistance to "Right-to-Buy" Council Tenants.
 Type of Liquidation: Creditors.
 Address of Registered Office: 55-57 High Holborn, London WC1V 6DX.
 Liquidator's Name and Address: Christopher Morris, 55-57 High Holborn, London WC1V 6DX.
 Office Holder Number: 2377.
 Date of Appointment: 15th September 1989.
 By whom Appointed: Creditors. (337)

Company Number: 2356334.
 Name of Company: DOMINION HOME SERVICES LIMITED.
 Previous Name of Company: Homes Assured Services Limited.
 Nature of Business: Providing Assistance to "Right-to-Buy" Council Tenants.
 Type of Liquidation: Creditors.
 Address of Registered Office: 55-57 High Holborn, London WC1V 6DX.
 Liquidator's Name and Address: Christopher Morris, 55-57 High Holborn, London WC1V 6DX.
 Office Holder Number: 2377.
 Date of Appointment: 15th September 1989.
 By whom Appointed: Creditors. (339)

Company Number: 2162868.
 Name of Company: HOMES ASSURED (SOUTH-EAST) LIMITED.
 Previous Name of Company: Pinestow Limited.
 Nature of Business: Providing Assistance to "Right-to-Buy" Council Tenants.
 Type of Liquidation: Creditors.
 Address of Registered Office: 55-57 High Holborn, London WC1V 6DX.
 Liquidator's Name and Address: Christopher Morris, 55-57 High Holborn, London WC1V 6DX.
 Office Holder Number: 2377.
 Date of Appointment: 15th September 1989.
 By whom Appointed: Creditors. (341)

Company Number: 2106449.
 Name of Company: BEAUTE SANTE UK LIMITED.
 Nature of Business: Importers and Distributors of Cosmetic Products.
 Type of Liquidation: Creditors.
 Address of Registered Office: 12 Portland Street, Southampton SO1 0EB.
 Liquidator's Name and Address: Michael Gordon Victor Radford, 12 Portland Street, Southampton SO1 0EB.
 Office Holder Number: 002780.
 Date of Appointment: 23rd September 1989.
 By whom Appointed: Members and Creditors. (285)

Company Number: 2082220.
 Name of Company: WINTTECH LIMITED.
 Nature of Business: Training for Women in areas of New Technology.
 Type of Liquidation: Creditors.
 Address of Registered Office: 111 Burnt Oak Broadway, Edgware, Middlesex HA8 5EN.
 Liquidator's Name and Address: Geoffrey Pollard, 111 Burnt Oak Broadway, Edgware, Middlesex HA8 5EN.
 Office Holder Number: 002678.
 Date of Appointment: 26th September 1989.
 By whom Appointed: Members and Creditors. (287)

Company Number: 533422.
 Name of Company: C. BENNETT LIMITED.
 Nature of Business: Gown Manufacturers.
 Type of Liquidation: Members.
 Address of Registered Office: 58-60 Berners Street, London W1P 4JS.
 Liquidator's Name and Address: Leslie Serlui, 58-60 Berners Street, London W1P 4JS.
 Office Holder Number: 513.
 Date of Appointment: 3rd July 1989.
 By whom Appointed: Members. (290)

Company Number: 2304623.
 Name of Company: SPLASH FASHIONS LIMITED.
 Nature of Business: Men's Fashions.
 Type of Liquidation: Creditors.
 Address of Registered Office: 4 Penta Court, Station Road, Borehamwood, Hertfordshire WD6 1SL.
 Liquidator's Name and Address: Robin Zackheim, 4 Penta Court, Station Road, Borehamwood, Hertfordshire WD6 1SL.
 Office Holder Number: 000299101.
 Date of Appointment: 25th September 1989.
 By whom Appointed: Members and Creditors. (293)

Company Number: 1813024.
 Name of Company: DIALSTAR LIMITED.
 Nature of Business: Fleece Fabric Brushers.
 Type of Liquidation: Creditors.
 Address of Registered Office: 206 Derby Road, Nottingham NG7 1NQ.
 Liquidator's Name and Address: Robert Francis Matusiewicz, 206 Derby Road, Nottingham NG7 1NQ.
 Office Holder Number: 5297.
 Date of Appointment: 19th September 1989.
 By whom Appointed: Members and Creditors. (295)

Company Number: 1118268.
 Name of Company: S.M. WAREHOUSING (KENT) LIMITED.
 Nature of Business: Warehousing and Storage Services.
 Type of Liquidation: Members.
 Address of Registered Office: Bank Chambers, 1 Central Avenue, Sittingbourne, Kent ME10 4AE.
 Liquidator's Name and Address: Peter Roderick Frowde, Bank Chambers, 1 Central Avenue, Sittingbourne, Kent ME10 4AE.
 Office Holder Number: 2321.
 Date of Appointment: 22nd September 1989.
 By whom Appointed: Members. (299)

Company Number: 2279243.
 Name of Company: REALCHANCE LIMITED.
 Nature of Business: Dress Manufacturing.
 Type of Liquidation: Creditors.
 Address of Registered Office: 23 Turnpike Lane, London N8 0EP.
 Liquidator's Name and Address: Eshref Arkin, 23 Turnpike Lane, London N8 0EP.
 Office Holder Number: 5360.
 Date of Appointment: 20th September 1989.
 By whom Appointed: Members and Creditors. (301)

Company Number: 1678610.
 Name of Company: CARDIFF LABORATORIES FOR ENERGY AND RESOURCES LIMITED.
 Previous Name of Company: Octosun Limited.
 Nature of Business: Developers of Bio-Technological Systems.
 Type of Liquidation: Creditors.
 Address of Registered Office: Unit M40, Cardiff Workshops, Lewis Road, East Moors, Cardiff.
 Liquidator's Name and Address: Robert Goldie Ellis, Blenheim House, Fitzalan Court, Newport Road, Cardiff.
 Office Holder Number: 002937.
 Date of Appointment: 13th September 1989.
 By whom Appointed: Creditors. (305)

Company Number: 1298821.
 Name of Company: DICKENS HAWKSLEY & COMPANY LIMITED.
 Nature of Business: Business Consultants.
 Type of Liquidation: Members.
 Address of Registered Office: 5 Hillrise Crescent, Chalfont St. Peter, Buckinghamshire.
 Liquidator's Name and Address: David Clifford King, Perrin & Co., 2 Bridge Buildings, Barnstaple, Devon EX32 8LY.
 Office Holder Number: 3/002221/01.
 Date of Appointment: 13th September 1989.
 By whom Appointed: Members. (308)

Company Number: 1169394.
 Name of Company: I. W. HUNTER LIMITED.
 Nature of Business: Drain Clearance Franchise.
 Type of Liquidation: Members.
 Address of Registered Office: Greenwood House, 4-7 Salisbury Court, London EC4Y 8BT.
 Liquidator's Name and Address: Fiona Caroline Dauppe, Greenwood House, 4-7 Salisbury Court, London EC4Y 8BT.
 Office Holder Number: 6906.
 Date of Appointment: 22nd September 1989.
 By whom Appointed: Members. (311)

Company Number: 1508610.
 Name of Company: SCHOLASTIC MAILINGS LIMITED.
 Nature of Business: Direct Mailing Services.
 Type of Liquidation: Members.
 Address of Registered Office: Greenwood House, 4-7 Salisbury Court, London EC4Y 8BT.
 Liquidator's Name and Address: Fiona Caroline Dauppe, Greenwood House, 4-7 Salisbury Court, London EC4Y 8BT.
 Office Holder Number: 6906.
 Date of Appointment: 22nd September 1989.
 By whom Appointed: Members. (314)

Company Number: 2106637.
 Name of Company: JEAN DE VERNET LIMITED (t/a "Tanis").
 Nature of Business: Ladieswear Retailers.
 Type of Liquidation: Creditors.
 Address of Registered Office: 80 Baxter Avenue, Southend-on-Sea, Essex SS2 6HZ.
 Liquidator's Name and Address: Brian Mills, Booth, White & Co., 2 Nelsons Street, Southend-on-Sea, Essex SS1 1EF.
 Office Holder Number: 002313.
 Date of Appointment: 19th September 1989.
 By whom Appointed: Members and Creditors. (316)

Company Number: 1417990.
 Name of Company: THE KENT PRODUCE COMPANY LIMITED.
 Previous Name of Company: Boldridge Limited.
 Nature of Business: Importers and Exporters of Food Produce.
 Type of Liquidation: Creditors.
 Address of Registered Office: 43-44 Albemarle Street, London W1X 3FE.
 Liquidator's Name and Address: David Julian Buchler, 43-44 Albemarle Street, London W1X 3FE.
 Office Holder Number: 06/3134.
 Date of Appointment: 21st September 1989.
 By whom Appointed: Members. (323)

Company Number: 532997.
 Name of Company: J. HOULDING DAVIES AND SON LIMITED.
 Nature of Business: Manufacturing of Building Materials.
 Type of Liquidation: Members.
 Address of Registered Office: 21 Horderns Road, Chapel-en-le-Frith, Stockport, Cheshire.
 Liquidator's Name and Address: John Raymond Griffith, 64-66 Park Lane, Poynton, Cheshire SK12 1RE.
 Office Holder Number: 383.
 Date of Appointment: 14th September 1989.
 By whom Appointed: Members. (256)

Company Number: 2133189.
 Name of Company: MARYLODGE TRADING COMPANY LIMITED.
 Nature of Business: Restaurant Proprietors.
 Type of Liquidation: Creditors.
 Address of Registered Office: 10 Commercial Street, Shipley.
 Liquidator's Name and Address: Leonard Roy Hall, 36-40 North Parade, Bradford.
 Office Holder Number: 002050.
 Date of Appointment: 21st August 1989.
 By whom Appointed: Members Creditors. (866)

APPOINTMENT OF ADMINISTRATIVE RECEIVERS

F. SNELLING LIMITED
 (Registered No. 579016)

Trading Names: Comber Transport and E. E. Marsh General Haulage.
 Nature of Business: Haulage Contractors.
 Trade Classification: 28.
 Date of Appointment of Administrative Receivers: 14th September 1989.
 Name of Person Appointing Administrative Receivers: National Westminster Bank Plc.

Joint Administrative Receivers: I. R. Bradbery and R. H. Buckman, (Office Holder Nos. 022822 and 001490) both of Moores Rowland, Nile House, P.O. Box 1041, Nile Street, Brighton BN1 1LA. (251)

ELEGANT HOMES LIMITED

(Registered No. 2118280)

Nature of Business: Dealers in Property and Estates.
Trade Classification: 5.
Date of Appointment of Administrative Receivers: 14th September 1989.
Name of Person Appointing the Administrative Receivers: Rural and Industries Bank of Western Australia.
Joint Administrative Receivers: R. H. Oldfield and W. F. Ratford, 1 Puddle Dock, Blackfriars, London EC4V 3PD. (246)

PARAMEDIC SERVICES (NORTHERN) LIMITED

(Registered No. 1394306)

Pursuant to section 46(1) of the Insolvency Act 1986 and Rule 3.2 of the Insolvency Rules 1986, take notice that we, David Gummer Rowlands and Malcolm Brian Shierson of Grant Thornton, 1 Stanley Street, Liverpool L1 6AD, were appointed Joint Administrative Receivers of the above Company on 22nd September 1989, by General Surety Holdings Limited, under the terms of a debenture dated 3rd April 1989.

*D. G. Rowlands,
M. B. Shierson,*
Joint Administrative Receivers

25th September 1989. (242)

DEALTRAN LIMITED

(Registered No. 2322405)

Trading Name: Contractors Supplies.
Nature of Business: Supplier of Clothing and Equipment for Civil Engineering and Highway Maintenance.
Trade Classification: 13.
Date of Appointment of Administrative Receivers: 13th September 1989.
Name of Person Appointing Administrative Receivers: National Westminster Bank Plc.
Joint Administrative Receivers: Gurpal Singh Johal and Nicholas Roger Lyle, (Office Holder Nos. 5770 and 2106), of 10-12 East Parade, Leeds LS1 2AJ, and Friary Court, 65 Crutched Friars, London EC3N 2NP. (768)

MEETINGS OF CREDITORS

ASSOCIATED BALL AND CHECK VALVE LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of Creditors of the above-named Company will be held at 8 Baker Street, London W1M 1DA, on Thursday, 5th October 1989, at 11 a.m. for the purposes mentioned in sections 100 and 101 of the said Act. A list of names and addresses of the Company's Creditors will be available for inspection free of charge at 8 Baker Street, London W1M 1DA, on Tuesday, 3rd and Wednesday 4th October 1989.
By Order of the Board.

J. Hogg, Director
(789)

20th September 1989.

SWIFT 1929 LIMITED (t/a Dorothy Carter)

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of Swift 1929 Limited (t/a Dorothy Carter) will be held at The Community Centre, Conduit Hill, off Cinque Street, Rye, East Sussex, on Wednesday, 4th October 1989, at 10.30 a.m., for the purposes provided for in sections 99, 100 and 101 of the said Act. A list of the names and addresses of the Company's Creditors will be available for inspection at the

offices of Kidson's, Enterprise House, 83A, Western Road, Hove, East Sussex BN3 1JJ, on the two business days falling next before the day of the Meeting.

D. Campbell, Director
(822)

20th September 1989.

CROTAN ELECTRONICS LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at 28 Bolton Street, Mayfair, London W1Y 8HB, on Friday, 6th October 1989, at noon, for the purposes mentioned in sections 99, 100, and 101 of the said Act. Pursuant to section 98(2) of the Act, lists of the names and addresses of the Company's Creditors will be available for inspection, free of charge, at Harris Kafton, 28 Bolton Street, Mayfair, London W1Y 8HB, on the two business days falling next before the day of the Meeting.
By Order of the Board.

S. Tandon, Director
(823)

22nd September 1989.

MINTWOOD PROPERTIES LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at 4 Charterhouse Square, London EC1M 6EN, on 16th October 1989, at 11.30 a.m. for the purposes mentioned in section 99 et seq of the said Act. Notice is further given that Jamie Taylor, of 4 Charterhouse Square, London EC1M 6EN, is appointed to act as the qualified Insolvency Practitioner pursuant to section 98 (2) (a) of the said Act who will furnish Creditors with such information as they may reasonably require.
By Order of the Board.

A. Buckland, Director
(824)

18th September 1989.

LEICESTER SHOE MANUFACTURING SERVICES

Notice is hereby given pursuant to section 98 of the Insolvency Act 1986, that a Meeting of Creditors of the above-named Company will be held at Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, on 10th October 1989 at 2.30 p.m. for the purposes mentioned in sections 99, 100 and 101 of the said Act. Statements of claim, and proxy forms if applicable, must be lodged at Insol House, 39 Station Road, Lutterworth, Leicestershire, not later than noon on 9th October 1989. A list of the names and addresses of the Company's Creditors may be inspected, free of charge, at Insol House, 39 Station Road, Lutterworth, Leicestershire, on Friday, 6th & Monday, 9th October 1989, between the hours of 10 a.m. and 4 p.m.

C. B. Smith, Director
(825)

22nd September 1989.

RAPID HEATING SUPPLIES LIMITED (t/a Rapid Heating)

Notice is hereby given pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company, will be held at 4 Charterhouse, Square, London EC1M 6EN, on 18th October 1989 at 3 p.m. for the purposes mentioned in section 99 et seq of the said Act. Notice is further given that Maurice Raymond Dorrington of 4 Charterhouse, Square, London EC1M 6EN, is appointed to act as the qualified Insolvency Practitioner pursuant to section 98(2)(a) of the said Act who will furnish Creditors with such information as they may reasonably require.
By Order of the Board.

P. Richardson, Director
(826)

20th September 1989.

ART EXPLOSION LIMITED

Notice is hereby given pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company, will be held at 4 Charterhouse, Square, London EC1M 6EN, on 13th October 1989 at noon for the purposes mentioned in section 99 et seq of the said Act. Notice is further given that Maurice Raymond Dorrington of 4 Charterhouse, Square, London EC1M 6EN, is

appointed to act as the qualified Insolvency Practitioner pursuant to section 98(2)(a) of the said Act who will furnish Creditors with such information as they may reasonably require.

By Order of the Board.

L. I. Wispart, Director

18th September 1989.

(827)

TAGLON LIMITED

Notice is hereby given pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company, will be held at Oriol House, 55 Sheep Street, Northampton, on 3rd October 1989 at 11.30 a.m. for the purposes mentioned in sections 99 to 101 of the said Act. A list of the names and addresses of the Company's Creditors may be inspected free of charge at Oriol House, 55 Sheep Street, Northampton, between 10 a.m. and 5 p.m. on 29th September 1989 and 2nd October 1989. Creditors wishing to vote at the Meeting must (unless they are individual Creditors attending in person) lodge their proxies at Oriol House, 55 Sheep Street, Northampton, no later than noon on 2nd October 1989. Creditors must submit a proof of debt before voting and unless they surrender their security, secured Creditors must give particulars of their security and its value.

By Order of the Board.

A Severn, Director

15th September 1989.

(828)

SPRA COMPONENTS LIMITED

Notice is hereby given pursuant to section 98 of the Insolvency Act 1986, that a Meeting of Creditors of the above-named Company will be held at Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, on 10th October 1989, at noon for the purposes mentioned in sections 99, 100 and 101 of the said Act. Statements of claim, and proxy forms if applicable, must be lodged at Insol House, 39 Station Road, Lutterworth, Leicestershire, not later than noon on 9th October 1989. A list of the names and addresses of the Company's Creditors may be inspected, free of charge, at Insol House, 39 Station Road, Lutterworth, Leicestershire, on Friday, 6th and Monday, 9th October 1989, between the hours of 10 a.m. and 4 p.m.

C. B. Smith, Director

22nd September 1989.

(829)

PRECISION MOULDED HEELS (SPRAYING) CO. LIMITED

Notice is hereby given pursuant to section 98 of the Insolvency Act 1986, that a Meeting of Creditors of the above-named Company will be held at Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, on 10th October 1989, at 3.30 p.m. for the purposes mentioned in sections 99, 100 and 101 of the said Act. Statements of claim, and proxy forms if applicable, must be lodged at Insol House, 39 Station Road, Lutterworth, Leicestershire, not later than noon on 9th October 1989. A list of the names and addresses of the Company's Creditors may be inspected, free of charge, at Insol House, 39 Station Road, Lutterworth, Leicestershire, on Friday, 6th and Monday, 9th October 1989, between the hours of 10 a.m. and 4 p.m.

C. B. Smith, Director

22nd September 1989.

(830)

MODEL HEELS LIMITED

Notice is hereby given pursuant to section 98 of the Insolvency Act 1986, that a Meeting of Creditors of the above-named Company will be held at Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, on 10th October 1989, at 10.30 a.m. for the purposes mentioned in sections 99, 100 and 101 of the said Act. Statements of claim, and proxy forms if applicable, must be lodged at Insol House, 39 Station Road, Lutterworth, Leicestershire, not later than noon on 9th October 1989. A list of the names and addresses of the Company's Creditors may be inspected, free of charge, at Insol House, 39 Station Road, Lutterworth, Leicestershire, on Friday, 6th and Monday, 9th October 1989, between the hours of 10 a.m. and 4 p.m.

C. B. Smith, Director

22nd September 1989.

(831)

PULSE BUSINESS EQUIPMENT LIMITED

Notice is hereby given pursuant to section 98 of the Insolvency Act 1986, that a Meeting of Creditors of the above-named Company will be held at Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, on 12th October 1989, at 3.30 p.m. for the purposes mentioned in sections 99, 100 and 101 of the said Act. Statements of claim, and proxy forms if applicable, must be lodged at Insol House, 39 Station Road, Lutterworth, Leicestershire, not later than noon on 11th October 1989. A list of the names and addresses of the Company's Creditors may be inspected, free of charge, at Insol House, 39 Station Road, Lutterworth, Leicestershire, on Tuesday, 10th and Wednesday, 11th October 1989, between the hours of 10 a.m. and 4 p.m.

S. R. Draper, Director

22nd September 1989.

(832)

D. & R. FRAMES LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at the offices of Poppleton and Appleby, 32 High Street, Manchester, on Friday, 6th October 1989, at noon, for the purposes mentioned in sections 99, 100 and 101 of the said Act. Pursuant to section 98, subsection (2)(a) of the Act, Peter Lomas of Poppleton and Appleby, 32 High Street, Manchester M4 1QD, is appointed to act as the qualified Insolvency Practitioner who will furnish Creditors with such information as they may reasonably require.

By Order of the Board.

N. A. Benham, Director

20th September 1989.

(821)

J. W. FURS LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at 4 Penta Court, Station Road, Borehamwood, Hertfordshire WD6 1SL, on Wednesday, 18th October 1989, at 11 a.m., for the purposes mentioned in sections 99 to 101 of the said Act.

In accordance with the provisions of the said Act, Creditors may obtain such information concerning the Company's affairs as they may reasonably require on the two business days preceeding Wednesday, 18th October 1989, from Robin Zackheim a qualified Practitioner at 4 Penta Court, Station Road, Borehamwood, Hertfordshire WD6 1SL.

By Order of the Board.

J. White

26th September 1989.

(291)

HANDY SAM LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at the Woodford Moat House, 30 Oak Hill, Woodford Green, Essex IG8 9NY, on Wednesday, 11th October 1989, at 10 a.m. for the purposes mentioned in sections 99, 100 and 101 of the said Act. A list of the names and addresses of the Company's Creditors will be available for inspection free of charge at 172 Baker Street, Enfield, Middlesex, between 10 a.m. and 4 p.m. as from Monday, 9th October 1989.

M. Baldwin, Director

20th September 1989.

(319)

THE KENT PRODUCT COMPANY LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at The Holiday Inn, 3 Berkeley Street, London W.1, on Wednesday, 4th October 1989 at 10.30 a.m., for the purposes mentioned in sections 99 to 101 of the said Act. A list of the names and addresses of the Company's Creditors will be available for inspection free of charge at Buchler Phillips & Co., 43-44 Albemarle Street, London W1X 3FE, between 10 a.m. and 4 p.m. on Monday, 2nd October 1989 and Tuesday, 3rd October 1989.

Creditors wishing to vote at the Meeting must lodge a full statement of account and an informal proof of debt and unless attending in person a proxy at Buchler Phillips & Co., 43-44 Albemarle Street, London W1X 3FE, no later than noon on

Tuesday, 3rd October 1989. Secured Creditors must, unless they surrender their security, give particulars of their security and its assessed value if they wish to vote at the Meeting.

S. Huntley, Director

21st September 1989.

(325)

MAGIC MOMENTS LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at 43-44 Albemarle Street, London, W.1, on Tuesday, 10th October 1989, at 2.15 p.m., for the purposes mentioned in sections 99 to 101 of the said Act. A list of the names and addresses of the Company's Creditors will be available for inspection free of charge at Buchler Phillips & Co., 43-44 Albemarle Street, London W1X 3FE, between 10 a.m. and 4 p.m. on Monday, 9th October 1989 and Friday, 6th October 1989. Creditors wishing to vote at the Meeting must lodge a full statement of account and an informal proof of debt and unless attending in person a proxy at Buchler Phillips & Co., 43-44 Albemarle Street, London W1X 3FE, no later than noon on Monday, 9th October 1989. Secured Creditors must, unless they surrender their security, give particulars of their security and its assessed value if they wish to vote at the Meeting.

By Order of the Board.

D. Adams, Director/Secretary

10th September 1989.

(327)

RICHARDS PATISSERIE & RESTAURANTS LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at 43-44 Albemarle Street, London, W.1, on Tuesday, 10th October 1989, at 2.30 p.m., for the purposes mentioned in sections 99 to 101 of the said Act. A list of the names and addresses of the Company's Creditors will be available for inspection free of charge at Buchler Phillips & Co., 43-44 Albemarle Street, London W1X 3FE, between 10 a.m. and 4 p.m. on Friday, 6th October 1989 and Monday, 9th October 1989. Creditors wishing to vote at the Meeting must lodge a full statement of account and an informal proof of debt and unless attending in person a proxy at Buchler Phillips & Co., 43-44 Albemarle Street, London W1X 3FE, no later than noon on Monday, 9th October 1989. Secured Creditors must, unless they surrender their security, give particulars of their security and its assessed value if they wish to vote at the Meeting.

By Order of the Board.

D. Adams, Director/Secretary

10th September 1989.

(328)

D. S. LEKTROLIK LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at the offices of Kenneth Cooper & Co., 49 Museum Street, Warrington, Cheshire WA1 1LD, on Friday, 27th October 1989, at 2.30 p.m. for the purposes mentioned in sections 100 and 101 of the said Act.

A list of the names and addresses of the Company's Creditors will be available for inspection free of charge at 49 Museum Street, Warrington, during usual business hours on 25th October 1989 and 26th October 1989.

By Order of the Board.

D. J. Ferguson, Secretary

25th September 1989.

(278)

HEARTSEASE HEATING COMPANY LIMITED

Notice is hereby given that in pursuance of section 98 of the Insolvency Act 1986 a Meeting of the Creditors of the above-named Company will be held at 16 Thorpe Road, Norwich, on Wednesday, 11th October 1989 at 11.30 a.m., for the purpose of considering the appointment of a Liquidator and a Liquidation Committee as mentioned in sections 99, 100 and 101 of the said Act.

A list of the names and addresses of the Creditors of the Company will be available for inspection free of charge at the offices of Pannell Kerr Forster, 16 Thorpe Road, Norwich, on the two business days

preceding the Meeting of Creditors. Proofs and proxies (if applicable) must be lodged at 16 Thorpe Road, Norwich NR1 1RY, by noon on 10th October 1989.

By Order of the Board.

26th September 1989.

(268)

SENTON LIMITED

Notice is hereby given, pursuant to section of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at the Office of Perrin & Co., 2 Bridge Buildings, Barnstaple, Devon EX32 8LY, on Thursday, 12th October 1989, at 4 p.m., for the purposes provided for in sections 99, 100 and 101 of the said Act. David Clifford King of Perrin & Co., 2 Bridge Buildings, Barnstaple, Devon EX32 8LY, will provide the Creditors free of charge with such information as to the Company's affairs as the Creditors may reasonably require until 11th October 1989.

A. Thompson, Director

26th September 1989.

(267)

COVERSTABLE LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of Creditors of the above-named Company will be held at The Duke of Cornwall Hotel, Millbay Road, Plymouth, Devon, on 19th October 1989, at 11 a.m. for the purpose of having a full statement of the position of the Company's affairs, together with a list of the Creditors of the Company and the estimated amount of the claims laid before them, and for the purpose, if thought fit, of nominating a Liquidator and of appointing a Liquidation Committee. Creditors wishing to vote at the Meeting must lodge their proofs of debt and (unless they are individuals attending in person) proxies at the office of Francis Clark, 23 Devon Square, Newton Abbott, Devon not later than noon on 18th October 1989.

Notice is also given that, for the purpose of voting, secured Creditors must (unless they surrender their security) lodge at 23 Devon Square, Newton Abbott, Devon, before the Meeting, a statement giving particulars of their security, the date it was given, and that the value at which it is assessed.

Notice is also given that a list of the names and addresses of the Company's Creditors will be available for inspection, free of charge, at the offices of Francis Clark, 23 Devon Square, Newton Abbott, Devon, between 10 a.m. and 5 p.m. on 17th and 18th October 1989.

By Order of the Board.

D. Reffell, Director

25th September 1989.

(266)

COLES AND COUSENS CONSTRUCTION LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of Coles and Cousens Construction Limited, will be held at 23a High Street, Salisbury, Wiltshire SP1 2NL, on Wednesday, 4th October 1989, at 10.30 a.m., for the purposes provided for in sections 98 and 100. A list of names and addresses of the Company's Creditors will be available for inspection at the offices of Allott Millar, 23a High Street, Salisbury, Wiltshire, on the two business days falling next before the day of the Meeting.

M. Coles, Director

20th September 1989.

(265)

BLENDMOSS LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at 3rd Floor, 252 Goswell Road, London EC1V 7EB, on Thursday, 5th October 1989, at 2 p.m., for the purposes mentioned in sections 100 and 101 of the said Act. A list of the names and addresses of the Company's Creditors will be available for inspection free of charge at 252 Goswell Road, London EC1V 7EB, during usual business hours on 3rd and 4th October 1989.

By Order of the Board.

A. R. Colledge, Director

22nd September 1989.

(264)

EVVACOTE FRANCHISE LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at The Wesley Suite, New Barbican Hotel, Central Street, London E.C.1, on Thursday, 12th October 1989, at 2.30 p.m., for the purposes mentioned in sections 100 and 101 of the said Act. A list of the names and addresses of the Company's Creditors will be available for inspection free of charge at 252 Goswell Road, London EC1V 7EB, during usual business hours 10th and 11th October 1989.

By Order of the Board.

C. Sinclair, Director

25th September 1989.

(263)

SERTEX FURNISHINGS LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at The Tall Trees Hotel, Green Lane, Worsall, Cleveland, on Friday, 20th October 1989, at 10.30 a.m., for the purposes mentioned in sections 100 and 101 of the said Act and Rule 4.53 of the Insolvency Rules 1986.

By Order of the Board.

S. Kulak, Director

26th September 1989.

(262)

COMPASS DISTRIBUTORS LIMITED

Notice is hereby given, pursuant to section 98 of the Insolvency Act 1986, that a Meeting of the Creditors of the above-named Company will be held at 11.30 a.m. on 10th October 1989, at Coopers & Lybrand, Abacus House, Castle Park, Gloucester Street, Cambridge, for the purposes mentioned in sections 99 to 101 of the said Act. A list of the names and addresses of the Company's Creditors may be inspected free of charge at the offices of Coopers & Lybrand, Abacus House, Castle Park, Gloucester Street, Cambridge, between 10 a.m. and 5 p.m. on 6th October 1989 and 9th October 1989. Creditors wishing to vote at the Meeting (unless they are individual Creditors attending in person) must lodge their proxies at Coopers & Lybrand, Abacus House, Castle Park, Gloucester Street, Cambridge, no later than noon on 9th October 1989. Please note that the original proxy signed by or on behalf of the Creditor must be lodged at the address mentioned; photocopies (including facsimile copies) are not acceptable. Unless there are exceptional circumstances, Creditors will not be entitled to vote unless their proofs have been lodged and admitted for voting purposes. A proof may be lodged by submitting a written statement of claim clearly setting out the name and address of the Creditor and the amount claimed. Whilst proofs may be lodged at any time before voting commences, Creditors intending to vote at the Meeting are requested to send them with their proxies. Unless they surrender their security, secured Creditors must give particulars of their security and its value if they wish to vote at the Meeting.

By Order of the Board.

R. W. Lee, Director

19th September 1989.

(261)

MARSHALL ELMS LIMITED

In pursuance of the provisions of Section 98 of the Insolvency Act 1986, notice is hereby given, that a Meeting of the Creditors of the above-named Company will be held at the offices of Ernst & Young, Silkhouse Court, Tithebarn Street, Liverpool L2 2LE, on Friday, 6th October 1989 at 11 a.m. A list of the names and addresses of the above Company's Creditors can be inspected at the offices of Ernst & Young, Silkhouse Court, Tithebarn Street, Liverpool L2 2LE, on the two business days preceding the Meeting of Creditors.

By Order of the Board.

E. G. Foulkes, Secretary

21st September 1989.

(512)

LANEFINE LIMITED

In pursuance of the provisions of Section 98 of the Insolvency Act 1986, notice is hereby given, that a Meeting of Creditors of the above-named Company will be held at the offices of Ernst & Young, Silkhouse Court, Tithebarn Street, Liverpool L2 2LE, on Thursday,

12th October 1989 at 11 a.m. A list of the names and addresses of the above Company's Creditors can be inspected at the offices of Ernst & Young, Silkhouse Court, Tithebarn Street, Liverpool L2 2LE, on the two business days preceding the Meeting of Creditors.

By Order of the Board.

P. R. Patel, Director

21st September 1989.

(513)

NOTICES TO CREDITORS**NORMAN HOLDING COMPANY LIMITED**

Notice is hereby given that the Creditors of the above-named Company, are required, on or before 30th October 1989, to send their names and addresses to the undersigned, Panos Eliades of Panos Eliades & Co., 6 Bloomsbury Square, London WC1A 2LP, Liquidator of the said Company, and if so required by notice in writing by the said Liquidator, are by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

P. Eliades, Liquidator

25th September 1989.

(793)

EUROWIDE DESIGN LIMITED
(t/a Chiaroscuro)

Notice is hereby given that I, Frank Arthur Simms of F. A. Simms & Co., Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, was appointed Liquidator of the said Company, on 21st September 1989.

Notice is also hereby given that the Creditors of the above-named Company, are required, on or before 3rd November 1989, to send their names and addresses, and particulars of their debts or claims and the names and addresses of their Solicitor (if any), to Frank Arthur Simms, Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, and, by their Solicitors or personally, to come in and prove their said debts or claims at such time and place as shall be specified in such notices, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

F. A. Simms, Liquidator

21st September 1989.

(833)

HOMES ASSURED (ESSEX) LIMITED

Notice is hereby given, pursuant to Rule 4.106 of the Insolvency Rules 1986, that on 15th September 1989, I was appointed Liquidator of the above-named Company, which is in Creditors' Voluntary Liquidation, by the Creditors of the Company. Creditors of the Company who have not already done so should submit their claims in writing to me at the following address, 55-57 High Holborn, London WC1V 6DX.

(334)

C. Morris, Liquidator

DOMINION HOME SERVICES LIMITED

Notice is hereby given, pursuant to Rule 4.106 of the Insolvency Rules 1986, that on 15th September 1989, I was appointed Liquidator of the above-named Company, which is in Creditors' Voluntary Liquidation, by the Creditors of the Company. Creditors of the Company who have not already done so should submit their claims in writing to me at the following address, 55-57 High Holborn, London WC1V 6DX.

(338)

C. Morris, Liquidator

HOMES ASSURED (MIDLANDS) LIMITED

Notice is hereby given, pursuant to Rule 4.106 of the Insolvency Rules 1986, that on 15th September 1989, I was appointed Liquidator of the above-named Company, which is in Creditors' Voluntary Liquidation, by the Creditors of the Company. Creditors

of the Company who have not already done so should submit their claims in writing to me at the following address, 55-57 High Holborn, London WC1V 6DX.

(336)

*C. Morris, Liquidator***HOMES ASSURED (SOUTH-EAST) LIMITED**

Notice is hereby given, pursuant to Rule 4.106 of the Insolvency Rules 1986, that on 15th September 1989, I was appointed Liquidator of the above-named Company, which is in Creditors' Voluntary Liquidation, by the Creditors of the Company. Creditors of the Company who have not already done so should submit their claims in writing to me at the following address: 55-57 High Holborn, London WC1V 6DX.

(340)

*C. Morris, Liquidator***DIALSTAR LIMITED**

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required, on or before 27th October 1989, to send in their full forenames and surname, their addresses and descriptions, full particulars of their debts or claims and the names and addresses of their Solicitors (if any), to the undersigned R. F. Matusiewicz, 206 Derby Road, Nottingham NG7 1NQ, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

R. F. Matusiewicz, Liquidator

19th September 1989.

(297)

S. M. WAREHOUSING (KENT) LIMITED

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required, on or before 31st October 1989, to send in their full forenames and surname, their addresses and descriptions, full particulars of their debts or claims and the names and addresses of their Solicitors (if any), to the undersigned Peter Roderick Frowde, Bank Chambers, 1 Central Avenue, Sittingbourne, Kent ME10 4AE, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

P. R. Frowde, Liquidator

NOTE. This notice is purely formal. All known Creditors have been, or will be, paid in full.

22nd September 1989.

(300)

REALCHANCE LIMITED

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required, on or before 7th November 1989, to send in their names and addresses, and the particulars of their debts and claims to E. Arkin, of Arkin & Co., 23 Turnpike Lane, London N8 0EP, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

E. Arkin, Liquidator

26th September 1989.

(302)

CARDIFF LABORATORIES FOR ENERGY AND RESOURCES LIMITED

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required, on or before 3rd November 1989, to send in their full Christian and surnames, their addresses and descriptions, full particulars of their debts or claims and the names and addresses of their Solicitors (if any), to the undersigned R. G. Ellis, of Touche Ross & Co.,

Blenheim House, Fitzalan Court, Newport Road, Cardiff, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

R. G. Ellis, Liquidator

18th September 1989.

(306)

DICKENS HAWKSLEY & COMPANY LIMITED

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required, on or before 30th November 1989, to send in their full forenames and surname, their addresses and descriptions, full particulars of their debts or claims and the names and addresses of their Solicitors (if any), to the undersigned, David Clifford King, Perrin & Co., 2 Bridge Buildings, Barnstaple, Devon EX32 8LY, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

D. C. King, Liquidator

NOTE: This notice is purely formal. All known Creditors have been, or will be, paid in full.

26th September 1989.

(309)

I. W. HUNTER LIMITED

The Liquidator gives notice, pursuant to rule 4.182A of the Insolvency Rules 1986, that the Creditors of the Company must send details, in writing, of any claim against the Company to the Liquidator at Payne Allen, Greenwood House, 4-7 Salisbury Court, London E.C.4, on 29th October 1989, which is the last day for proving claims. The Liquidator also gives notice that she will then make a final distribution to Creditors and that a Creditor who does not make a claim by the date mentioned will not be included in the distribution. The Company is able to pay all its known Creditors in full.

F. C. Dauppe, Liquidator

26th September 1989.

(312)

SCHOLASTIC MAILINGS LIMITED

The Liquidator gives notice, pursuant to rule 4.182A of the Insolvency Rules 1986, that the Creditors of the Company must send details, in writing, of any claim against the Company to the Liquidator at Payne Allen, Greenwood House, 4-7 Salisbury Court, London E.C.4, by 29th October 1989, which is the last day for proving claims. The Liquidator also gives notice that she will then make a final distribution to Creditors and that a Creditor who does not make a claim by the date mentioned will not be included in the distribution. The Company is able to pay all its known Creditors in full.

F. C. Dauppe, Liquidator

26th September 1989.

(315)

JEAN DE VERNET LIMITED
(t/a "Tanis")

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required, on or before 31st October 1989, to send in their full forenames and surnames, their addresses and descriptions, full particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned, Brian Mills, Booth White & Co., 2 Nelson Street, Southend-on-Sea, Essex SS1 1EF, the Liquidator of the said Company, and, if so required by notice in writing from the said Liquidator, are, personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

B. Mills, Liquidator

19th September 1989.

(318)

IDEALINK LIMITED

Notice is hereby given that the unsecured Creditors of the above-named Company who have not already sent in their claims to me, are required, on or before 17th October 1989, to send to me at Radford, Sons & Co., 12 Portland Street, Southampton, their names and addresses and particulars of their claims, or in default thereof they will be excluded from the benefit of any distribution made.

M. G. V. Radford, Liquidator

26th September 1989.

(275)

MARYLODGE TRADING COMPANY LIMITED

Notice is hereby given that the Creditors of the above-named Company, which is being voluntarily wound up, are required on or before 31st October 1989, to send in their full Christian and surnames, their addresses and descriptions, full particulars of their debts or claims, and the names and addresses of their Solicitors (if any), to the undersigned Leonard Roy Hall, the Liquidator of the said Company, and if so required by notice in writing from the said Liquidator, are personally or by their Solicitors, to come in and prove their debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

L. R. Hall, Liquidator

20th September 1989.

(868)

FINAL MEETINGS**DECO MACHINERY LIMITED**

Notice is hereby given that in accordance with section 106 of the Insolvency Act 1986, General Meetings of the Members and Creditors of the above-named Company will be held at Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, on 17th November 1989, at 12 noon and 12.30 p.m. respectively, for the purposes provided for in the said section. Proxies for use at the Meeting should be lodged at the Company's Registered Office, as above, not later than noon on Thursday, 16th November 1989.

F. A. Simms, Liquidator

20th September 1989.

(836)

LINETTE WEATHERWISE LIMITED

Notice is hereby given, pursuant to section 595 of the Companies Act 1985, that a General Meeting of the Members of the above-named Company will be held at the offices of Pannell Kerr Forster & Partners, 18 Park Place, Cardiff CF1 3PD, on Tuesday, 31st October 1989, at 11 a.m. to be followed at 11.30 a.m. by a General Meeting of the Creditors for the purpose of having an account laid before them, showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator.

J. S. Baird, Liquidator

21st September 1989.

(837)

ARENA RETAIL MARKETING LIMITED

Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that a General Meeting of the above-named Company will be held at the offices of Poppleton & Appleby, 32 High Street, Manchester M4 1QD, on Wednesday, 22nd November 1989, at 10 a.m. precisely. A Meeting of Creditors will follow at 10.30 a.m. precisely, for the purpose of having an account laid before them, and to receive the report of the Liquidator showing how the winding-up of the Company has been conducted and its property disposed of, and of hearing any explanation that may be given by the Liquidator.

P. Lomas, Liquidator

25th September 1989.

(838)

JAMES SCHOLFIELD & SON (OLDHAM) LIMITED

Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that a General Meeting of the above-named Company will be held at the offices of Poppleton & Appleby, 32 High Street, Manchester M4 1QD, on Tuesday, 21st November 1989, at 2 p.m.

precisely. A Meeting of Creditors will follow at 2.30 p.m. precisely, for the purpose of having an account laid before them, and to receive the report of the Liquidator showing how the winding-up of the Company has been conducted and its property disposed of, and of hearing any explanation that may be given by the Liquidator.

P. Lomas, Liquidator

25th September 1989.

(839)

MASTERTON MANAGEMENT SERVICES LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a General Meeting of the Members of the above-named Company will be held at Central House, Upper Woburn Place, London WC1H 0QA, on Tuesday, 28th November 1989, at 10.30 a.m. precisely, for the purpose of having an account laid before them, and to receive the Liquidator's report, showing how the winding-up of the Company has been conducted and its property disposed of, and of hearing any explanation that may be given by the Liquidator. Any Member entitled to attend and vote at the above-mentioned Meeting is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not also be a Member.

M. Freeman, Liquidator

26th September 1989.

(812)

C. BAIN & COMPANY (ILFORD) LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a General Meeting of the Members of the above-named Company will be held at Central House, Upper Woburn Place, London WC1H 0QA, on 28th November 1989, at 11.30 a.m. precisely, for the purpose of having an account laid before them, and to receive the Liquidator's report, showing how the winding-up of the Company has been conducted and its property disposed of, and of hearing any explanation that may be given by the Liquidator. Any Member entitled to attend and vote at the above-mentioned Meeting is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not also be a Member.

M. Freeman, Liquidator

26th September 1989.

(811)

BIRKIN DESSEILLES UK LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a General Meeting of the Members of the above-named Company will be held at the offices of Stoy Hayward, Foxhall Lodge, Gregory Boulevard, Nottingham, on 24th October 1989, at 11 a.m., for the purpose of having an account laid before the Meeting and to receive the Liquidator's report, showing how the winding-up of the Company has been conducted and of hearing any explanation that may be given by the Liquidator; and also of determining by Extraordinary Resolution the manner in which the books, accounts, papers and documents of the Company and of the Liquidator thereof shall be disposed of. Any Member entitled to attend and vote at the above-mentioned Meeting is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not also be a Member.

P. Shipperlee, Liquidator

15th September 1989.

(852)

RECKODOWN LIMITED

Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that Final Meetings of the Members and Creditors of the above-named Company will be held at Foxhall Lodge, Gregory Boulevard, Nottingham NG7 6LH, on 27th October 1989, at 11.15 a.m. and 11.30 a.m. respectively, for the purpose of having an account laid before them, showing how the winding-up has been conducted and of hearing any explanation that may be given by the Liquidator, and also of determining the manner in which the books, accounts and all other documents of the Company, and the Liquidator shall be disposed of. A Member entitled to attend and vote at the above Meetings may appoint a proxy to attend and vote for him/her. A proxy need not be a Member of the Company.

P. Shipperlee, Liquidator

19th September 1989.

(848)

SPINEY LIMITED

Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that Final Meetings of the Members and Creditors of the above-named Company will be held at Foxhall Lodge, Gregory Boulevard, Nottingham NG7 5LH, on 23rd October 1989, at 11.15 a.m. and 11.30 a.m. respectively, for the purpose of having an account laid before them showing how the winding-up has been conducted and of hearing any explanation that may be given by the Liquidator, and also of determining the manner in which the books, accounts and all other documents of the Company, and the Liquidator, shall be disposed of. A Member entitled to attend and vote at the above Meetings may appoint a proxy to attend and vote for him/her. A proxy need not be a Member of the Company.

P. Shipperlee, Liquidator

15th September 1989.

(849)

J. W. DWYER LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a General Meeting of the above-named Company will be held at Adam House, 14 New Burlington Street, London W1X 2BU, on 20th October 1989, at 11.30 a.m., for the purpose of having an account laid before them and to receive the report of the Liquidator, showing how the winding-up of the Company has been conducted and its property disposed of, and of hearing any explanation that may be given by the Liquidator. Any Member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not also be a Member.

L. J. Gerrard, Liquidator

20th September 1989.

(776)

BELL ASSOCIATES LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a Meeting of the Members of the above-named Company will be held at The Courtyard, 44 Gloucester Avenue, Regents Park, London NW1 8JD, on 23rd October 1989, at 10.30 a.m., for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also directing the manner in which the books, accounts and documents of the Company and the Liquidator shall be disposed of. A Member entitled to attend and vote at the above Meetings may appoint a proxy or proxies to attend and vote instead of him. A proxy need not be a Member or Creditor of the Company.

(282)

D. H. Nixon, Liquidator

H. WATSON AND SON (NORTON) LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a General Meeting of the Members of the above-named Company will be held at 36 Cobble Carr, Guisborough, Cleveland, on Thursday, 2nd November 1989, at 2 p.m. precisely, for the purpose of having an account laid before them, and to receive the Liquidators report, showing how the winding-up of the Company has been conducted and its property disposed of, and of hearing any explanation that may be given by the Liquidator. Any Member entitled to attend and vote at the above-mentioned Meeting is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not also be a Member.

G. W. Tidman, Liquidator

25th September 1989.

(805)

A. & B. METAL FINISHERS LIMITED

Notice is hereby given that in accordance with section 106 of the Insolvency Act 1986, General Meetings of the Members and Creditors of the above-named Company will be held at Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, on 17th November 1989, at 11 a.m. and 11.30 a.m. respectively, for the purposes provided for in the said section. Proxies for use at the Meeting should be lodged at the Company's Registered Office, as above, not later than noon, on Thursday, 16th November 1989.

F. A. Simms, Liquidator

20th September 1989.

(834)

BADENMAIN LIMITED

Notice is hereby given that in accordance with section 106 of the Insolvency Act 1986, General Meetings of the Members and Creditors of the above-named Company will be held at Insol House, 39 Station Road, Lutterworth, Leicestershire LE17 4AP, on 17th November 1989, at 10 a.m. and 10.30 a.m. respectively, for the purposes provided for in the said section. Proxies for use at the Meeting should be lodged at the Company's Registered Office, as above, not later than noon, on Thursday, 16th November 1989.

F. A. Simms, Liquidator

19th September 1989.

(835)

WM. HURLOCK JUNIOR LIMITED

Notice is hereby given, in pursuance of section 94(2) of the Insolvency Act 1986, that a General Meeting of the above-named Company will be held at 106-114 Borough High Street, London SE1 1LB, on Wednesday, 1st November 1989, at 3 p.m., for the purpose of having an account laid before the Members showing the manner in which the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator. A Member entitled to attend and vote at the above Meeting may appoint a proxy or proxies to attend and vote instead of him. A proxy need not be a Member of the Company.

R. L. Scott, Liquidator

26th September 1989.

(284)

SAKSTEL LIMITED

Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that Meetings of the Members and Creditors of the above-named Company will be held at Burley House, 12 Clarendon Road, Leeds LS2 9NF, on 7th November 1989, at 10 a.m. and 10.30 a.m. respectively, for the purpose of receiving the accounts of the Liquidator showing how the winding-up of the Company has been conducted, and its property disposed of, and of hearing any explanations that may be furnished by the Liquidator. A Member entitled to attend and vote at the above-mentioned Meeting of the Members is entitled to appoint a proxy, who need not be a Member of the Company, to attend and vote instead of him.

G. M. Krasner, Liquidator

26th September 1989.

(283)

EUROCAPITAL FINANCE LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a General Meeting of the Members of the above-named Company will be held at 1 Surrey Street, London WC2R 2NT, on 25th October 1989 at 10.30 a.m. for the purposes of having laid before it an account showing how the winding-up has been conducted and the Company's property disposed of, and hearing any explanations that may be given by the Liquidators. A Member entitled to attend and vote at the above Meeting may appoint a proxy to attend and vote instead of him or her. A proxy need not be a Member of the Company. Proxies for use at the Meeting must be lodged at the address shown above not later than noon on 24th October 1989.

M. Fishman, Liquidator

21st September 1989.

(320)

DALBEATTIE PUBLICATIONS LIMITED

Notice is hereby given, in pursuance of section 106 of the Insolvency Act 1986, that General Meetings of the Members and Creditors of the above-named Company will be held at 1 Surrey Street, London WC2R 2NT, on 31st October 1989 at 10.30 a.m. and 11 a.m. respectively, to receive an account showing how the winding-up of the Company has been conducted and its property disposed of, and to hear any explanation that may be furnished by the Liquidator and to pass a Resolution as to the disposal of the books, accounts and documents of the Company.

M. Fishman, Liquidator

26th September 1989.

(322)

BRON FASHIONS LIMITED

Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that General Meetings of Members and Creditors will be held at 23 Turnpike Lane, London N8 0EP, on 25th October 1989 at 11.45 a.m. and noon, to receive an account showing how the winding-up of the Company has been conducted and its property disposed of, and to hear any explanation that may be furnished by the Liquidator and to pass a Resolution as to the disposal of the books, accounts and documents of the Company.

E. Arkin, Liquidator

25th September 1989.

(281)

TAYAT ENGINEERING AND TRADING LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a General Meeting of the above-named Company will be held at Nile House, Nile Street, Brighton, East Sussex BN1 1LA, on 25th October 1989 at 11 a.m. precisely, for the purpose of having an account laid before the Members and to receive the report of the Liquidator showing how the winding-up has been conducted and the property of the Company disposed of; of hearing any explanation that may be given by the Liquidator. Any Member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not also be a Member.

W. J. J. Knight, Joint Liquidator

22nd September 1989.

(280)

BLADEGREAT LIMITED

Notice is hereby given, that in accordance with section 94 of the Insolvency Act 1986, that a General Meeting of the Members of the above-named Company will be held at the offices of Deloitte Haskins & Sells, Tudor House, 16 Cathedral Road, Cardiff, on 27th October 1989 at 10 a.m. for the purposes provided in the said section. A Member entitled to attend and vote at the Meetings is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not also be a Member.

(279)

R. A. Smart, Liquidator

SAFETYWEAR (IMPORTS) LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a General Meeting of the Members of the above-named Company will be held at the offices of Coakley & Co, 78 Woodbridge Road, Guildford GU1 4QH, on 30th October 1989 at 10.30 a.m., for the purposes of having an account laid before the Meeting and to receive the Liquidator's report, showing how the winding up of the Company has been conducted and its property disposed of and of hearing any explanation that may be given by the Liquidator. Any Member entitled to attend and vote at the above mentioned Meeting is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not also be a Member.

D. B. Coakley, Liquidator

25th September 1989.

(276)

EATON RESTAURANT LIMITED

Notice is hereby given, pursuant to section 94 of the Insolvency Act 1986, that a General Meeting of the Members of the above-named Company will be held at the offices of Moores Rowland, Nile House, PO Box 1041, Nile Street, Brighton BN1 1LA, on Tuesday, 31st October 1989 at 12.30 p.m. for the purpose of having an account laid before them, showing how the winding-up of the Company has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator. Any Member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of him. A proxy need not be a Member of the Company.

V. G. Mitchell, Liquidator

25th September 1989.

(277)

J. & J. SPEDITION LIMITED

Notice is hereby given that in accordance with section 106 of the Insolvency Act 1986, General Meetings of the Members and Creditors of the above-named Company will be held at the offices of Radford, Sons & Co., 12 Portland Street, Southampton, on Friday, 20th October 1989 at 10 a.m. for the purposes provided for in the said section.

M. G. V. Radford, Joint Liquidator

18th September 1989.

(274)

SWIFT TRAILER LIMITED

Notice is hereby given that, in accordance with section 106 of the Insolvency Act 1986, General Meetings of Members and Creditors of the above-named Company will be held at the offices of Deloitte Haskins & Sells, Lennox House, Spa Road, Gloucester, on 30th October 1989 at 9 a.m. and 9.15 a.m. respectively, for the purposes provided in the said section. A Member entitled to attend and vote at the above-mentioned Meeting of the Company is entitled to appoint a proxy to attend and vote instead of him, and such proxy need not also be a Member.

N. J. Halls, Liquidator

21st September 1989.

(273)

ORBITPRIDE LIMITED

Notice is hereby given, pursuant to section 106 of the Insolvency Act 1986, that a Final Meeting of the Members and Creditors of the above-named Company will be held at the offices of A. G. Kakouris & Co., 43 Blackstock Road, London N4 2JF, on Monday, 30th October 1989 at 2.30 p.m. and 3 p.m. respectively, for the purpose of having an account laid before them and to receive the Liquidator's report showing how the winding-up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining the manner in which the books, accounts, documents and papers of the Company; and of the Liquidator, be disposed of. Any Member entitled to attend the vote is entitled to appoint a proxy to attend and vote instead of him and such proxy need not also be a Member.

A. G. Kakouris, Liquidator

25th September 1989.

(271)

W. BEN EVANS (CHEMISTS) LIMITED

Notice is hereby given that the Final General Meeting of the above Company, called under the provisions of section 94 of the Insolvency Act 1986, will be held at Stelvio House, Bassaleg Road, Newport, Gwent, on 20th October 1989 at 4 p.m. The Meeting is called to receive the Liquidator's account and any explanations he may give, to confirm the Liquidator's remuneration and to authorise the destruction of the Company's records.

(270)

D. P. Hunt, for R. H. Purnell, Liquidator

ASHLAND NORTH SEA (UK) LIMITED

Notice is hereby given that in accordance with section 94 of the Insolvency Act 186 the Final Meeting of the Members of the above Company will be held at York House, 199 Westminster Bridge Road, London SE1 7UT, on Tuesday, 31st October 1989 at 10.30 a.m. for the purposes mentioned in the said section.

T. C. Carter, Liquidator

September 1989.

(269)

SONAT OFFSHORE LIMITED

Notice is hereby given that pursuant to section 94 of the Insolvency Act 1986, a Final General Meeting of the Members of the above-named Company will be held at Rolls House, 7 Rolls Buildings, Fetter Lane, London EC4A 1NH, on 25th October 1989, at 10 a.m. to receive the account of the Liquidator showing how the winding-up has been conducted and the property of the Company has been disposed of and to hear any explanation that may be given by the

Liquidator. A Member entitled to attend and vote at the above mentioned Meeting may appoint a proxy, who need not be a Member of the Company, to attend and vote in his stead.

D. J. Pallen, Liquidator

22nd September 1989.

(483)

QUORUM VENTURES LIMITED (In Administrative Receivership)

A Meeting of the Creditors of the above-named Company will be held under the provisions of section 48 of the Insolvency Act 1986, at 20 Aldermanbury, London EC2V 7HY, on 11th October 1989 at 10.30 a.m. to receive a report of the Administrative Receiver and to decide if a Committee of Creditors should be appointed. Creditors whose claims are wholly secured are not entitled to attend or be represented at the Meeting. A written statement of claim must be lodged with the Administrative Receiver at Rolls House, 7 Rolls Buildings, Fetter Lane, London EC4A 1NH, by noon on 10th October 1989. A proxy form in enclosed and this must be completed and lodged with the Administrative Receiver before the Meeting.

A. R. Bloom, Joint Administrative Receiver

25th September 1989.

(482)

High Court of Justice
No. 002439 of 1982

STRUCTURAL DYNAMICS LIMITED

Notice is hereby given pursuant to section 146 of the Companies Act 1986, that a Meeting of Creditors will be held at 11 a.m. on 27th October 1989, at Lidgra House, 250 Kingsbury Road, London NW9 0BS, for the purpose of receiving the Liquidators report on the conduct of the winding-up and of determining whether the Liquidator should have his release. Any Creditor entitled to attend and vote is entitled to appoint a proxy to attend and vote in his stead and such proxy need not also be a Creditor.

M. L. Rose, Liquidator

22nd September 1989.

(794)

High Court of Justice
No. 1725 of 1973

HASSAN ALI VAROL

A Meeting of Creditors has been summoned by the Trustee under section 331 of the Insolvency Act 1986, for the purpose of receiving the Trustee's report and considering whether the Trustee should have his release. The Meeting will be held on 16th November 1989 at 11 a.m. at 1 Surrey Street, London W.C.2. Proxy forms for use at the Meeting may be obtained from my office.

B. Phillips, Trustee

21st September 1989.

(326)

ANNUAL LIQUIDATION MEETINGS

AREAMETAL LIMITED

Notice is hereby given, pursuant to section 105 of the Insolvency Act 1986, that a General Meeting of the Members of the above Company, will be held at the offices of Cohen, Fricker, 80 Baxter Avenue, Southend-on-Sea, Essex SS2 6HZ, on Tuesday, 24th October 1989 at 10.30 a.m. to be followed at 10.45 a.m. by a General Meeting of Creditors for the purpose of receiving an account of the Liquidator's acts and dealings and of the conduct of the winding-up to date.

H. W. Fricker, Liquidator

20th September 1989.

(294)

DALBEATTIE (PRINTERS) LIMITED

Notice is hereby given, pursuant to section 105 of the Insolvency Act 1986, that General Meetings of the Members and Creditors of the above Company, will be held at 1 Surrey Street, London WC2R 2NT, on 26th October 1989 at 10.30 a.m. and 11 a.m. respectively to

receive an account showing how the winding-up of the Company to date has been conducted and its property disposed of and to hear any explanation that may be furnished by the Liquidator.

M. Fishman, Liquidator

22nd September 1989.

(321)

NORTHERN SOUND SERVICES LIMITED

Notice is hereby given that in accordance with section 105 of the Insolvency Act 1986, General Meetings of the Members and Creditors of the above-named Company, will be held at the offices of Grant Thornton, Higham House, Higham Place, Newcastle-upon-Tyne NE1 8EE, on 23rd October 1989 at 2 p.m. and 2.30 p.m. respectively, for the purpose of receiving an account of the Liquidator's acts and dealings and of the conduct of the winding-up to date.

I. R. Turner, Liquidator

22nd September 1989.

(272)

NASH & HULL SIGNS LIMITED

Notice is hereby given, pursuant to section 105 of the Insolvency Act 1986, that Meetings of Members and Creditors of the above-named Company, will be held at Grant Thornton House, Melton Street, Euston Square, London NW1, on 27th October 1989 at 10.30 a.m. and 11 a.m. respectively for the purpose of receiving an account of the Liquidator's acts and dealings and of the conduct of the winding-up to date.

M. C. Withall, Liquidator

20th September 1989.

(804)

GOODMAN FOR STEEL HOLDING LIMITED

Notice is hereby given, pursuant to section 105 of the Insolvency Act 1986, that Meetings of Members of the above-named Company, will be held at Columbia House, Market Street, Bracknell, Berkshire RG12 1PA, on Friday, 20th October 1989 at 12.30 p.m. and 12.45 p.m. respectively for the purpose of receiving an account of the Liquidator's conduct of the winding-up to date.

(847)

N. G. Atkinson, Liquidator

A & B GOODMAN (PROPERTIES) LIMITED

Notice is hereby given, pursuant to section 105 of the Insolvency Act 1986, that Meetings of Members of the above-named Company, will be held at Columbia House, Market Street, Bracknell, Berkshire RG12 1PA, on Friday, 20th October 1989 at noon and 12.15 p.m. respectively for the purpose of receiving an account of the Liquidator's conduct of the winding-up to date.

(846)

N. G. Atkinson, Liquidator

GOODMAN FOR STEEL LIMITED

Notice is hereby given, pursuant to section 105 of the Insolvency Act 1986, that Meetings of Members of the above-named Company, will be held at Columbia House, Market Street, Bracknell, Berkshire RG12 1PA, on Friday, 20th October 1989 at 11 a.m. and 11.15 a.m. respectively for the purpose of receiving an account of the Liquidator's conduct of the winding-up to date.

(845)

N. G. Atkinson, Liquidator

MISCELLANEOUS LEGAL NOTICES

APPOINTMENT OF TRUSTEE

In the Aylesbury County Court (In Bankruptcy)
No. 63 of 1989

ANDREW JEFFREY ASPINALL, of 7 Skimmers End, Holmer Green, High Wycombe, Buckinghamshire HP15 6RD

I, George Albert Auger, Certified Accountant of Stoy Hayward, 8 Baker Street, London W1M 1DA, give notice that I was appointed Trustee in bankruptcy of the above-named on 27th July 1989. All debts and claims should be sent to me at the above address.

All Creditors who have not already done so are invited to prove their debts, writing to me for a claim form. No further public advertisement of invitation to prove debts will be given.

G. A. Auger, Trustee
(790)

5th September 1989.

DIVIDEND

EVANS, Brian, residing at 32 Tiverton Road, Winklebury, Basingstoke, Hampshire, formerly trading as Contract Engineering Company at The Hatch, London Road, Basing, Hampshire. Court—READING. No. of Matter—66 of 1987. Amount per £—6.75p. First or Final, or otherwise—First and Final. When Payable—25th October 1989. Where Payable—5 Sidmouth Street, Reading, Berkshire RG1 4QX.

(245) I. G. Highley, Trustee

MISCELLANEOUS

EVERED Plc

(Registered in England No. 182412)

Rights issue of up to 55,755,520 new Ordinary shares of 25p each at 125p per share

Notice is hereby given, pursuant to the provisions of section 90(5) of the Companies Act 1986, to persons registered as holders of Ordinary shares of 25p each ("Ordinary shares") in Evered Plc ("the Company") at the close of business on Friday, 22nd September 1989, (the "Record Date") who have no registered address within the United Kingdom and who have not supplied an address within the United Kingdom to the Company for the giving of notices to them ("Relevant Shareholders") that the following documents, being copies of the documents which have been or will be despatched to the other holders of Ordinary shares of the Company in connection with and constituting the offer by way of rights ("the rights issue") of up to 55,755,520 new Ordinary shares of 25p each in the Company ("new Ordinary shares") at 125p per share payable in full on acceptance, subject to the Council of The Stock Exchange admitting the new Ordinary shares to the Official List, on the basis of three new Ordinary shares for every ten Ordinary shares to shareholders registered as holders of Ordinary shares at the Record Date may (following such despatch and subject as aforesaid and as provided below) be inspected or obtained on personal application by or on behalf of Relevant Shareholders at the registered office of the Company during usual business hours on any weekday (Saturdays and public holidays excepted) from 29th September 1989, up to and including 3 p.m. on 23rd October 1989.

- (i) the Circular Letter (comprising listing particulars of the Company as required by the listing rules made under section 142 of the Financial Services Act 1986), in connection with the rights issue and incorporating a Notice of Extraordinary General Meeting to be held on 13th October 1989, addressed, inter alia, to the holders of Ordinary shares and dated 27th September 1989; and
- (ii) the Provisional Allotment Letter in respect of new Ordinary Shares to be provisionally allotted pursuant to the rights issue, provided that in the case of Relevant Shareholders to whom originals thereof are despatched by post on 29th September 1989, such Provisional Allotment Letters may not be obtained but may only be inspected unless the relative original so despatched by post is surrendered to Lloyds Bank plc, Registrar's Department, Issues Section, Bishopsgate, London EC2N 3LB.

By Order of the Board.

T. N. Grimes, Secretary

Registered Office:
Radcliffe House,
Blenheim Court, Lode Lane,
Solihull, West Midlands B91 2AA.

29th September 1989.

(330)

In the Matter of SPYRSTONE LIMITED and the Companies Act 1985, section 175(4)(5)

Notice is given that the above Company has approved the payment out of capital for the sum of £68,000 by two Special Resolutions dated 21st September 1989 and that a Statutory Declaration in support thereof with annexed Auditor's Report, as required under the provisions of the Companies Act is available for inspection at the Registered Office of the Company, 191 Northdown Road, Cliftonville, Margate, Kent. Any Creditor objecting may within five weeks from 21st September 1989, apply to the Court for an Order prohibiting such payment out of capital. Solicitors to the Company, Marsland & Barber, 51 Hawley Square, Margate, Kent. (331)

SEQUESTRATION NOTICES

The Estate of Mrs. VIVIANNE ELIZABETH DAVIDSON, residing at Mains of Lower Kennethmont, Inch, Aberdeenshire, was sequestrated by the Sheriff of Grampian, Highland and Islands at Aberdeen, on 20th September 1989 and W. A. D. Macphail, 7 Commerce Street, Elgin IV30 1BS, has been appointed by the Court to act as Interim Trustee on the sequestrated Estate.

Any Creditor of the Debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting account or vouchers, to the Interim Trustee. For the purpose of formulating claims Creditors should note that the date of sequestration is 29th August 1989.

Any Creditor known to the Interim Trustee will be notified of the date, time and place of the statutory Meeting of Creditors to elect a Permanent Trustee.

W. A. D. Macphail, Interim Trustee

22nd September 1989.

(260)

The Estate of GEORGE WATT DAVIDSON, residing at Mains of Lower Kennethmont, Inch, Aberdeenshire, was sequestrated by the Sheriff of Grampian, Highland and Islands at Aberdeen, on 20th September 1989 and W. A. D. Macphail, 7 Commerce Street, Elgin IV30 1BS, has been appointed by the Court to act as Interim Trustee on the sequestrated Estate.

Any Creditor of the Debtor named above is invited to submit his statement of claim in the prescribed form, with any supporting account or vouchers, to the Interim Trustee. For the purpose of formulating claims Creditors should note that the date of sequestration is 29th August 1989.

Any Creditor known to the Interim Trustee will be notified of the date, time and place of the statutory Meeting of Creditors to elect a Permanent Trustee.

W. A. D. Macphail, Interim Trustee

22nd September 1989.

(259)

The Estate of RICHARD McSHANE, residing at 16A Kew Terrace, Hillhead, Glasgow, and formerly residing at 42 Kilwinning Road, Irvine, was sequestrated by the Sheriff at Glasgow, on 15th September 1989 and Robert Munro Dallas, Dallas Nicoll & Co., Sherwood House, 7 Glasgow Road, Paisley PA1 3QS, has been appointed by the Court to act as Interim Trustee in the sequestrated Estate.

Any Creditor of the Debtor named above is invited to submit his statement of claim on the prescribed form, with any supporting accounts and vouchers, to the Interim Trustee.

For the purposes of formulating claims, Creditors should note that the date of sequestration is 18th January 1989.

Any Creditor known to the Interim Trustee will be notified of the date, time and place of the statutory Meeting of Creditors to elect a Permanent Trustee.

R. M. Dallas, Interim Trustee

(254)

BANKRUPTCY ACTS AND INSOLVENCY ACT

BANKRUPTCY ORDER

- GOVORUSA, Mr. D.**, of 47 Brackley Road, Bedford, Bedfordshire, and lately carrying on business as Kestrel Windows at 47 Brackley Road, Bedford, Bedfordshire. Court—BEDFORD. Date of Filing Petition—9th May 1989. No. of Matter—11 of 1989. Date of Bankruptcy Order—20th June 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- SINFIELD, Mr. T.**, of 17 Walcart Road, Kempston, Bedford. Court—BEDFORD. Date of Filing Petition—4th July 1989. No. of Matter—22 of 1989. Date of Bankruptcy Order—22nd September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- MC GUIRE, Marie**, unemployed, residing at 234A Rear Church Street, Blackpool, formerly carrying on business in partnership with Thomas McGuire as Fish Fryers under the style of 'Skippers Fish & Chips' from 221 Cherry Tree Road, Blackpool and formerly residing at 10 Oxford Road, Blackpool and previously at 64 New Rough Hey, Ingol, Preston, all in Lancashire. Court—BLACKPOOL. Date of Filing Petition—14th August 1989. No. of Matter—71 of 1989. Date of Bankruptcy Order—15th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- MC GUIRE, Thomas**, unemployed, residing at 234A Rear Church Street, Blackpool, formerly carrying on business in partnership with Marie McGuire as Fish Fryers under the style of 'Skippers Fish & Chips' from 221 Cherry Tree Road, Blackpool and formerly residing at 10 Oxford Road, Blackpool and previously at 64 New Rough Hey, Ingol, Preston, all in Lancashire. Court—BLACKPOOL. Date of Filing Petition—14th August 1989. No. of Matter—70 of 1989. Date of Bankruptcy Order—15th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- RYAN, Michael**, trading as Michael Ryan Furniture of Unit 11, Godington Way Industrial Estate, Godington Way, Ashford, Kent. Court—CANTERBURY. Date of Filing Petition—26th June 1989. No. of Matter—76 of 1989. Date of Bankruptcy Order—25th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- BRITTON, T. R.**, (male), trading as Britton Builders, of 26A Wollesley Road, Colchester, Essex, Builder. Court—COLCHESTER AND CLACTON. Date of Filing Petition—28th July 1989. No. of Matter—76 of 1989. Date of Bankruptcy Order—19th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- CUDE, Peter**, of 44 Cleeve Road, Leatherhead, Surrey, present occupation unknown. Court—CROYDON. Date of Filing Petition—13th June 1989. No. of Matter—144 of 1989. Date of Bankruptcy Order—14th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- ALLEN, C.**, (male), of "Orchards", Forton, Chard, Somerset, Accountant. Court—EXETER. Date of Filing Petition—8th February 1989. No. of Matter—19 of 1989. Date of Bankruptcy Order—25th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- ANDERSON, Mr. G.** trading as Devon Disco Supplies, 3 Redlands, Blundells Road, Tiverton, Devon. Court—EXETER. Date of Filing Petition—15th June 1989. No. of Matter—53 of 1989. Date of Bankruptcy Order—25th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- SADLER, Gordon Joseph**, of 20 Marshall Street, Lower Hopton, Dewsbury, unemployed, lately residing at Woodsome Mill, Fenay Bridge, Huddersfield and at Fen Cottage, High Normanby, Robin Hoods Bay, North Yorkshire. Court—HUDDERSFIELD. Date of Filing Petition—8th September 1989. No. of Matter—29 of 1989. Date of Bankruptcy Order—8th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Debtor's.
- BROWN, Karen Elizabeth**, unemployed, of 189 Spring Road, Ipswich, lately residing at 101 Dover Road, Ipswich, all in the county of Suffolk. Court—IPSWICH. Date of Filing Petition—21st September 1989. No. of Matter—73 of 1989. Date of Bankruptcy Order—21st September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Debtor's.
- BROWN, Stuart Stanley**, Private Hire Driver, of 189 Spring Road, Ipswich, lately residing at 101 Dover Road, Ipswich, all in the county of Suffolk. Court—IPSWICH. Date of Filing Petition—21st September 1989. No. of Matter—74 of 1989. Date of Bankruptcy Order—21st September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Debtor's.
- DAVIS, Paul Robert**, of 4 Charles Avenue, Grundisburgh in the county of Suffolk. Instructor. Court—IPSWICH. Date of Filing Petition—21st September 1989. No. of Matter—78 of 1989. Date of Bankruptcy Order—21st September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Debtor's.
- WILLIAMSON, William Graham**, 28 Stamford Drive, Agar Nook, Coalville, Leicester. Court—LEICESTER. Date of Filing Petition—25th September 1989. No. of Matter—89 of 1989. Date of Bankruptcy Order—25th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Debtor's.
- YORK, David**, of and formerly carrying on business as DDY Engineering at 7 Adam Way, Wickford, Essex. Court—LINCOLN. Date of Filing Petition—28th July 1989. No. of Matter—40 of 1989. Date of Bankruptcy Order—8th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- BUSHELL, Mr. Barry Allan**, of 43 Ames Road, Swancombe, Kent, and carrying on business as Hill Cars, 12 The Hill, Northfleet, Kent and lately residing at 39 Harmer Street, Gravesend, Kent and lately carrying on business as Bab Cars. Court—MEDWAY. Date of Filing Petition—4th August 1989. No. of Matter—86 of 1989. Date of Bankruptcy Order—22nd September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- GRAHAM, Robert P.**, of 42 Westwood Lane, Welling, Kent. Investment Manager. Court—MEDWAY. Date of Filing Petition—4th August 1989. No. of Matter—87 of 1989. Date of Bankruptcy Order—22nd September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- KERSHAW, David Ernest** of Top Flat, 57 Percy Park, Tynemouth, formerly trading from Unit 19 Algenon Industrial Estate, Shiremoor NE27 0NB. Court—NEWCASTLE-UPON-TYNE. Date of Filing Petition—19th September 1989. No. of Matter—166 of 1989. Date of Bankruptcy Order—19th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Debtor's.
- BELLAMY, Richard Wilfred**, of 14 Gladstone Street, Kettering, Northampton, lately residing at 7 St. Anthony's Road, Kettering, Northampton and lately carrying on business as RWB Builders at 7 St. Anthony's Road, Kettering. Court—NORTHAMPTON. Date of Filing Petition—26th May 1989. No. of Matter—45 of 1989. Date of Bankruptcy Order—25th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.
- FOXON, Peter Mervyn**, a Builder and Plumber, of 9 Grafton Way, Rothersthorpe, Northampton. Court—NORTHAMPTON. Date of Filing Petition—5th July 1989. No. of Matter—68 of 1989. Date of Bankruptcy Order—25th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.

KIRKLAND, Anne, of 9 Violet Road, West Bridgford, Nottingham. Part-time Bookkeeper. Court—NOTTINGHAM. Date of Filing Petition—1st August 1989. No. of Matter—121 of 1989. Date of Bankruptcy Order—15th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.

BHATT, Kirk, trading as Red Arrow Printers, residing at 17 Curtis Avenue, Abingdon, Oxfordshire, and lately residing at 41 Parsons Mead, Abingdon, Oxfordshire and lately carrying on business as Red Arrow Printers at 26 Wharfside Estate, Watling Street, Stratford. Court—OXFORD. Date of Filing Petition—3rd July 1989. No. of Matter—45 of 1989. Date of Bankruptcy Order—22nd September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.

PYKE, Andrew Joseph, of 2 Wootton Drive, Grove Hill, Hemel Hempstead, Herts, Motor Mechanic. Court—ST. ALBANS. Date of Filing Petition—18th September 1989. No. of Matter—96 of 1989. Date of Bankruptcy Order—18th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Debtor's.

HOPKINS, Kevin, of 10 Furzeham Road, West Drayton, Middlesex, Occupation Unknown. Court—Slough. Date of Filing Petition—7th August 1989. No. of Matter—131 of 1989. Date of Bankruptcy Order—20th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.

SINGH, Mr M. (male), of 359 Station Road, Hayes, Middlesex, a Builder, carrying on business as C & M Builders at 359 Station Road, Hayes, Middlesex. Court—SLOUGH. Date of Filing Petition—7th August 1989. No. of Matter—132 of 1989. Date of Bankruptcy Order—20th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.

GATESHILL, Heather (Aka Brown Heather), wool shop owner formerly trading as "Heather's Wool Shop" and "Mile End Wool Centre" 24A Victoria Road, South Shields, Tyne and Wear. Court—SUNDERLAND. Date of Filing Petition—14th September 1989. No. of Matter—48 of 1989. Date of Bankruptcy Order—14th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Debtor's.

CLEARE, Bartholemew James, residing at 4 Baptist Well Street, Waun Wen, Swansea and carrying on business at 115 Ystrad Road, Fforestfach, Swansea, and lately carrying on business at No. 6 Warehouse, Ebenezer Street, Swansea, both as a Wholesale Fruit and Vegetable Merchant. Court—SWANSEA. Date of Filing Petition—14th September 1989. No. of Matter—75 of 1989. Date of Bankruptcy Order—14th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Debtor's.

PHILLIPS, D. J. (male), of Wood End Lodge, Stradey Gate, Sandy Road, Pwll, Llanelli, Dyfed, occupation unknown. Court—SWANSEA. Date of Filing Petition—9th June 1989. No. of Matter—46 of 1989. Date of Bankruptcy Order—25th September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.

SAWKINS, Alan David, of 14 Penmare Terrace, Hayle, Cornwall, Publican, and carrying on business as a Publican with his wife, Margaret Sawkins, at The Penmare Hotel, Hayle, aforesaid. Court—TRURO. Date of Filing Petition—16th August 1989. No. of Matter—72 of 1989. Date of Bankruptcy Order—22nd September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.

SAWKINS, Margaret, of 14 Penmare Terrace, Hayle, Cornwall, Publican, and carrying on business as a Publican with her husband, Alan David Sawkins, at The Penmare Hotel, Hayle, aforesaid. Court—TRURO. Date of Filing Petition—16th August 1989. No. of Matter—73 of 1989. Date of Bankruptcy Order—22nd September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.

HULYER, Mark, Company Director of Lamberhurst, Broad Oak, Old Hill, Lamberhurst, Kent. Court—TUNBRIDGE WELLS. Date of Filing Petition—18th April 1989. No. of Matter—20 of 1989. Date of Bankruptcy Order—21st September 1989. Whether Debtor's or Creditor's Petition or Petition after Criminal Bankruptcy Order—Creditor's.

AMENDMENT OF TITLE OF PROCEEDINGS

HAYWARD, Ronald David (described in the Bankruptcy Order as Ron Hayward), Salesman, of 411 Court Oak Road, Harborne, Birmingham, formerly residing at 6 Bodnant Road, Llandudno, Gwynedd, lately carrying on business in partnership with another as a Wholesale Stationery Supplier under the style of MBS Office Equipment from 2nd Floor, Aberconwy House, Trinity Square, Llandudno, Gwynedd. Court—BANGOR. No. of Matter—10 of 1989. Date of Bankruptcy Order—21st July 1989. These proceedings were previously advertised in the *London Gazette* on 8th August 1989 under the description: Hayward, Ron, Salesman, of 411 Court Oak Road, Harborne, lately residing at 4 Bodnant Road, Llandudno in the county of Gwynedd and carrying on business in partnership with another at 2nd Floor, Aberconwy House, Trinity Square, Llandudno in the county of Gwynedd under the style of MBS Office Equipment Wholesale Stationery Suppliers.

SAUNDERS, Steven Robert, now a self-employed Roofer, presently residing at The Caravan, c/o 25 Cawley Place, Barry, South Glamorgan and previously carrying on business under the style of Astro Roofing at 6 Cromwell Road, Barry, aforesaid as a Roofer. Court—CARDIFF. No. of Matter—46 of 1989. Date of Bankruptcy Order—17th May 1989. These proceedings were previously advertised in the *London Gazette* on 26th May 1989 under the description: Saunders, Stephen, residing at 6 Cornwall Road, Barry, South Glamorgan and carrying on business as Astro Roofing at 6 Cornwall Road, Barry, South Glamorgan.

BABBAGE, Laurence, unemployed, of 44 Colchester Road, Great Totham, lately residing at 7 Warwick drive, lately a Commercial Agent, and formerly a Company Director, all in Maldon, Essex. Court—CHELMSFORD. No. of Matter—30 of 1989. Date of Bankruptcy Order—17th July 1989. These proceedings were previously advertised in the *London Gazette* on 28th July 1989 under the description: Laurence Babbage, occupation unknown, of 44 Colchester Road, Great Totham, Maldon, Essex, lately residing at 7 Warwick Drive, Maldon, Essex.

KILBY, Raymond George, Carpenter, of 7 Pottery Close, Marsh Farm Estate, Luton, Bedfordshire LU3 3SX and formerly a Company Director. Court—LUTON. No. of Matter—53 of 1989. Date of Bankruptcy Order—18th July 1989. These proceedings were previously advertised in the *London Gazette* on 22nd August 1989 under the description: R. Kilby (male), occupation unknown, 7 Pottery Close, Luton, Bedfordshire.

WILLIAMS, Harry Ollie, Heating Engineer, of 36 Bull Lane, Rayleigh, Essex, lately of 462 Ashingdon Road, Rochford, Essex. Court—SOUTHEND. No. of Matter—43 of 1989. Date of Bankruptcy Order—15th August 1989. These proceedings were previously advertised in the *London Gazette* on 29th August 1989 under the description: Harry Ollie Williams, occupation unknown, 36 Bull Lane, Rayleigh, Essex.

APPLICATIONS BY OFFICIAL RECEIVER TO CONSIDER DISCHARGE OF BANKRUPTS

HALL, John Probert, Labourer, and Hall, Annetta (described in the Receiving Order as Annette Hall), Packer, both of 252 Vicarage Lane, Marton, Blackpool, Lancashire and formerly trading in partnership together at the Amercian Diner, 48 Clifton Street, Blackpool aforesaid as Restaurateurs. (Separate estate of Hall, John Probert.) Court—BLACKPOOL. No. of Matter—44 of 1984. Date Fixed for Hearing—26th October 1989, 10.30 a.m. Place—The Law Courts, Chapel Street, Blackpool.

REEVES, Colin Clarence, unemployed, of 11 Drood Close, Chelmsford, previously a Quantity Surveyor and lately trading in partnership with others as Publicans under the style of The Countryman at Victoria Road, Chelmsford, both in the county of Essex. Court—CHELMSFORD. No. of Matter—5 of 1984. Date

Fixed for Hearing—16th October 1989, 2 p.m. Place—Chelmsford County Court, London House, New London Road, Chelmsford, Essex CM2 0QR.

ORDERS FOR AUTOMATIC DISCHARGE

DASS, Anthony of and trading at 26 Amber Street, Saltburn, Cleveland, Painter and Property Repairer. Court—MIDDLESBROUGH (By transfer from the High Court of Justice). No. of Matter—10B of 1984. Date of Order—2nd November 1984. Date of Operation of Order of Discharge—21st June 1989.

FRYER, Michael George of and carrying on business at 57 Sandsend Road, Redcar, Cleveland, Share Fisherman, lately residing at 30 Armitage Road, Dormanston, Redcar, aforesaid. Court—MIDDLESBROUGH. No. of Matter—13A of 1984. Date of Order—7th September 1984. Date of Operation of Order of Discharge—5th July 1989.

LONGSTAFF, Thomas Anthony, Self-employed Carpet Fitter, residing at 5 Connington Green, Netherfields, Middlesbrough, lately residing at 27 Nut Lane, Longlands, Middlesbrough, both in the county of Cleveland. Court—MIDDLESBROUGH (By transfer from the High Court of Justice). No. of Matter—10C of 1984. Date of Order—20th July 1984. Date of Operation of Order of Discharge—11th May 1989.

MCDONALD, Stephen Neil, unemployed of 33 Westbourne Grove, Redcar, formerly trading as a Butcher at Dundas Street West, Saltburn, both in the county of Cleveland. Court—MIDDLESBROUGH. No. of Matter—22 of 1984. Date of Order—5th December 1984. Date of Operation of Order of Discharge—5th September 1989.

McGURK, Vincent Patrick Peter (described in the Receiving Order as Vincent P. P. McGurk) residing and carrying on business at 1 Burnholme Avenue, Brambles Farm, Middlesbrough, in the county of Cleveland, Window Cleaner. Court—MIDDLESBROUGH (By transfer from the High Court of Justice). No. of Matter—18B of 1984. Date of Order—7th September 1984. Date of Operation of Order of Discharge—20th July 1989.

SHAN, Mozam Ali, unemployed, residing at 114 Princes Road, Middlesbrough, formerly carrying on business under the style of Jaybee Wines from 19 Ennis Square, Dormanston, Redcar, both in the county of Cleveland, General Dealer and Off-Licence. Court—MIDDLESBROUGH. No. of Matter—5 of 1984. Date of Order—7th September 1984. Date of Operation of Order of Discharge—18th April 1989.

TAYLOR, John Robert of 47 Mills Street, Middlesbrough, Cleveland, Taxi Driver. Court—MIDDLESBROUGH (By transfer from the High Court of Justice). No. of Matter—20A of 1984. Date of Order—2nd November 1984. Date of Operation of Order of Discharge—15th August 1989.

WARD, Dennis (described in the Receiving Order as D. Ward (Male)), unemployed, of 33 Cheriton Green, Pallister Park, Middlesbrough, in the county of Cleveland. Court—MIDDLESBROUGH. No. of Matter—13 of 1984. Date of Order—2nd November 1984. Date of Operation of Order of Discharge—8th August 1989.

ORDERS MADE ON APPLICATION BY OFFICIAL RECEIVER TO CONSIDER DISCHARGE OF BANKRUPTS

SYMONDS, Reginald, unemployed, of 177 Sheppey Villas, Leysdown, Isle of Sheppey, Kent, previously residing and trading as 'Security Relief Services' as a Security Consultant and as a Publican at The Middleton Arms Public House, 303 Queensbridge Road, London E8 3ND. Court—MEDWAY. No. of Matter—33A of 1983. Date of Order—5th September 1989. Nature of Order made—Absolute Discharge.

RELEASE OF TRUSTEE

ARMAJIT, Singh, also known as Gulwinder Singh, unemployed of no fixed address, lately of 106 Convent Way, Southall, Middlesex, formerly of 286 Beaver's Lane, Hounslow, Middlesex, lately an airline worker. Court—HIGH COURT OF JUSTICE. No. of Matter—3992 of 1986. Trustee's Name and Address—Official Receiver, Atlantic House, Holborn Viaduct, London EC1N 2HD. Date of Release—25th September 1989.

INTENDED DIVIDENDS

TOOGOOD, John Clifford, of The Stud Farmhouse, Bonehill, Nr. Tamworth, Staffordshire, lately residing at 8 Willow Drive, Cheswick Green, Solihull, West Midlands. Court—BIRMINGHAM. No. of Matter—58 of 1985. Last Day for Receiving Proofs—12th October 1989. Name of Trustee and Address—Galloway, Anthony John, Mander House, Mander Centre, Wolverhampton WV1 3NF.

TYE, Mrs. Barbara Jozeen, of 90 Cottingham Road, Hull, in the county of Humberside. Court—KINGSTON-UPON-HULL. No. of Matter—5 of 1986. Last Day for Receiving Proofs—25th October 1989. Name of Trustee and Address—Official Receiver, Mecca Buildings, 24 Ferensway, Hull HU2 8NU.

In the Matter of ROTHWELL, William, in Bankruptcy.
Liverpool No. 103 of 1985

Notice is hereby given that it is my intention to declare a first and final dividend to unsecured Creditors of the above-named Debtor no later than 20th November 1989. Creditors who have not yet done so are required, on or before 16th October 1989 to send their proofs of debt to Cyril W. Nield, Cork Gully, Abacus Court, 6 Minshall Street, Manchester M1 3ED, the Trustee in Bankruptcy and, if so requested, to provide such further details of produce such documentary or other evidence as may appear to the Trustee to be necessary. A Creditor who has not proved his debt by the date specified will be excluded from the dividend.

C. W. Nield, Trustee in Bankruptcy

20th September 1989.

MORRIS, David Anthony, residing at 8 Blair Court, Boundary Road, London N.W.8, lately at Flat 34 Devenport, Southwick Street, London W.2, formerly at Catherine of Aragon House, Dogmersfield, Basingstoke, Hants, and previously at Peasmore Cottage, Dogmersfield, Basingstoke, Hants, unemployed lately an Estate Agents Negotiator and formerly a Company Director. Court—READING. No. of Matter—42 of 1982. Last Day for Receiving Proofs—16th October 1989. Name of Trustee and Address—Barrow, George Arthur, London House, Hide Street, Stoke-on-Trent.

BOND, Terrence John, of Church Cottage, Broughton Hackett, Hereford & Worcester, Company Director, lately trading with others as The Rockin' Berries as a pop group. Court—WORCESTER. No. of Matter—39A of 1984. Last Day for Receiving Proofs—16th October 1989. Name of Trustee and Address—Hunt, Edwin Francis, of Edwards Little & Co., All Saints Chambers, Eign Gate, Hereford HR4 0AE.

DIVIDENDS

ARMSTRONG, Clive Richard (described in the Receiving Order as Mr. C. R. Armstrong), unemployed, residing at 3 Sulphur Wells, Broughton, Skipton, North Yorkshire, lately residing at Millhouse, Bolton Abbey, Skipton aforesaid and formerly residing and carrying on business at 2 Windsor Cottages, Harodsfoot, Cornwall as a Boat Builder under the style of "Windsor Boats". Court—BRADFORD. No. of Matter—48 of 1984. Amount per £—63.24p. First or Final, or otherwise—First and Final. When Payable—25th October 1989. Where Payable—Stephen, Townend & Co., 16-18 North Parade, Bradford, West Yorkshire BD1 3HT.

WINN, David Robert, residing at 61 Skyllings, London Road, Newbury in the county of Berkshire, unemployed, previously a Subcontracting Roof Tiler. Court—NEWBURY. No. of

Matter—237 of 1976. Amount per £—65·1415p. First or Final, or otherwise—Supplemental. When Payable—3rd November 1989. Where Payable—The Official Receiver's Office, London House, Hide Street, Stoke-on-Trent.

CHAMBERS, Brian Peter, unemployed, of 3 Catlow Close, Raunds, Wellingborough, Northamptonshire, lately a Labourer, formerly a Greengrocer carrying on business at "Gees" at 31 Brook Street, Raunds aforesaid, previously a Leather Cutter trading as "C.P. Components" at Church Street, Stanwick, Wellingborough, aforesaid. Court—NORTHAMPTON. No. of Matter—93A of 1984. Amount per £—22044p. First or Final, or otherwise—Second and Final. When Payable—28th September 1989. Where Payable—69-75 Lincoln Road, Peterborough.

HOY, Glenn Robin, unemployed, of 11 Golding Place, Norwich, Norfolk, lately carrying on business under the style Glen Hoy at Stalls 90 and 91, Norwich Market, Norwich, Norfolk as a Retail Fruiterer. Court—NORWICH. No. of Matter—24 of 1981. Amount per £—3·369p. First or Final, or otherwise—First and Final. When Payable—18th October 1989. Where Payable—The Official Receiver's Office, 4th Floor, Norvic House, 29-33 Chapelfield Road, Norwich.

NICHOLSON, Malcolm David (described in the Receiving Order as Mal's Motorcycles (a firm) residing at 250 Burringham Road, Ashby, Scunthorpe in the county of Humberside, formerly carrying on business from 34 Cottage Beck Road, Scunthorpe aforesaid under the style Mal's Motorcycles as a Motor Cycle Retailer, now unemployed. Court—SCUNTHORPE. No. of Matter—20 of 1984. Amount per £—45·39832p. First or Final, or otherwise—First and Final—When Payable—3rd November 1989. Where Payable—Official Receiver's Office, Mecca Buildings, 24 Ferensway, Hull HU2 8NV.

ROWE, Christopher, Retail Manager, of 32 Harold Croft, Greasbrough, Rotherham, formerly of 4 Derwent Road, Wingfield, Rotherham, both in the county of South Yorkshire, previously of 196 Cambridge Road, Southport, Lancashire. Court—SHEFFIELD. No. of Matter—67 of 1985. Amount per £—100p plus Statutory Interest. First or Final, or otherwise—First and Final. When Payable—21st October 1989. Where Payable—Deloitte Haskins & Sells, Cloth Hall Court, Infirmary Street, Leeds, West Yorkshire LS1 2HT.

CORNWALL, Kenneth Edward and CORNWALL, Kenneth James, trading together and described in the Receiving Order as K & K Transport & Warehousing (a firm) of Falcon Way, North Feltham, Middlesex (separate estate of Kenneth James Cornwall). Court—SLOUGH. No. of Matter—49 of 1982. Amount per £—100p. First or Final, or otherwise—First and Final. When Payable—13th November 1989. Where Payable—Offices of Haines Watts Insolvency Services, 107-109 High Street, Rochester, Kent.

Pursuant to the Act and Rules, notices to the above effect have been received by the Department of Trade and Industry.

M. Clark, Inspector-General in Bankruptcy.

COMPANIES ACTS AND INSOLVENCY ACT

WINDING-UP ORDERS

Name of Company—**MERONLINK Limited**. Company Registration No.—2241045. Trading Name—National Exhibitions. Address of Registered Office—Toll Bar House, 87 Market Street, Droyden, Manchester M35 6DD. Court—HIGH COURT OF JUSTICE. LEEDS DISTRICT REGISTRY. No. of Matter—886 of 1989. Date of Winding-up Order—19th September 1989. Date of Presentation of Petition—8th August 1989.

Name of Company—**AGC WINDOWS AND DOORS Limited**. Company Registration No.—2305005. Address of Registered Office—42 High Street, Flitwick, Bedfordshire. Court—BEDFORD. No. of Matter—13 of 1989. Date of Winding-up Order—19th September 1989. Date of Presentation of Petition—23rd July 1989.

Name of Company—**K MOTORCYCLES Limited**. Company Registration No.—1398012. Address of Registered Office—60 Tavistock Street, Bedford. Court—BEDFORD. No. of Matter—15 of 1989. Date of Winding-up Order—19th September 1989. Date of Presentation of Petition—28th July 1989.

Name of Company—**CHEMICAL FACTORS Limited**. Company Registration No.—1938783. Address of Registered Office—Unit 6, Westminster Industrial Estate, Riverside Court, Measham, Burton-on-Trent, Staffordshire. Court—BURTON-ON-TRENT. No. of Matter—4 of 1989. Date of Winding-up Order—14th September 1989. Date of Presentation of Petition—14th July 1989.

Name of Company—**AIRSTYLE TOP GEAR ACCESSORIES Limited**. Address of Registered Office—Veritas House, Chertsey Road, Woking, Surrey GU21 2LG. Court—GUILDFORD. No. of Matter—26 of 1989. Date of Winding-up Order—11th September 1989. Date of Presentation of Petition—18th July 1989.

Name of Company—**DATASCAN COMMUNICATIONS Limited**. Address of Registered Office—18 Reading Road South, Fleet, Hampshire. Court—GUILDFORD. No. of Matter—28 of 1989. Date of Winding-up Order—21st September 1989. Date of Presentation of Petition—3rd August 1989.

Name of Company—**AVL LOOMS (EUROPE) Limited**. Address of Registered Office—25 Park Street, Macclesfield, Cheshire. Court—MACCLESFIELD. No. of Matter—11 of 1989. Date of Winding-up Order—15th September 1989. Date of Presentation of Petition—27th June 1989.

Name of Company—**LINROY TRAVEL Limited**. Company Registration No.—1618465. Address of Registered Office—Insol House, 39 Station Road, Lutterworth, Leicester LE17 4AP. Court—NOTTINGHAM. No. of Matter—15 of 1989. Date of Winding-up Order—12th September 1989. Date of Presentation of Petition—14th April 1989.

Name of Company—**DENNIS M SHRIVES Limited**. Company Registration No.—1397050. Address of Registered Office—3 Russell Court, St. Andrews Street, Plymouth, Devon. Court—PLYMOUTH. No. of Matter—12 of 1989. Date of Winding-up Order—22nd September 1989. Date of Presentation of Petition—9th August 1989.

Name of Company—**LAPAGE SECURITY SERVICES Limited**. Company Registration No.—01502709. Trading Names—Eagle Coach and Bus Co. and Greenham Coach Lines, Lapage Security Services Limited (Group of Companies). Address of Registered Office—1210 London Road, Leigh-on-Sea, Essex. Court—SOUTHEND. No. of Matter—37 of 1989. Date of Winding-up Order—13th September 1989. Date of Presentation of Petition—4th August 1989.

Name of Company—**MACROHILL Limited**. Company Registration No.—2036462. Trading Name—Bhiwani Supermarket. Address of Registered Office—19-21 Lampits Hill, Corringham, Essex. Court—SOUTHEND. No. of Matter—33 of 1989. Date of Winding-up Order—13th September 1989. Date of Presentation of Petition—26th July 1989.

Name of Company—**D'ART BUILDING CONSULTANTS Limited**. Address of Registered Office—Napier House, 14-16 Mount Ephraim, Tunbridge Wells, Kent. Court—TUNBRIDGE WELLS. No. of Matter—7 of 1989. Date of Winding-up Order—8th September 1989. Date of Presentation of Petition—20th July 1989.

INTENDED DIVIDEND

Name of Company—**KAWARTHA ASSOCIATES Ltd**. Address of Registered Office—69-75 Lincoln Road, Peterborough PE1 2SQ. Nature of Business—Property Letting. Court—HIGH COURT OF JUSTICE. No. of Matter—5370 of 1983. Last Day for Receiving Proofs—20th October 1989. Liquidator's Name—Michael Perkins. Address—69-75 Lincoln Road, Peterborough PE1 2SQ.

DIVIDEND

Name of Company—RESECS LTD. Address of Registered Office—1-3 Stanley Street, Liverpool. Nature of Business—Builders. Court—HIGH COURT OF JUSTICE. No. of Matter—003095 of 1982. Amount per £—3-7773p. First and Final or Otherwise—Supplemental. When Payable—13th November 1989. Where Payable—Lennox House, Spa Road, Gloucester.

RELEASE OF LIQUIDATOR

Name of Company—MULLINER COACHWORKS LIMITED. Address of Registered Office—54 York Street, London W.1. Nature of Business—Repair and Service Motor Vehicles. Court—HIGH COURT OF JUSTICE. No. of Matter—007663. Liquidator's Name—Official Receiver. Liquidator's Address—Atlantic House, Holborn Viaduct, London. Date of Release—25th September 1989.

INTENDED PAYMENT TO PREFERENTIAL CREDITORS

Name of Company—STAFFORDS DISPENSERS LTD. Address of Registered Office—Tom Horns Yard, Garstang Yard, Brock, Near Preston, Lancashire. Nature of Business—General

Merchants. Court—HIGH COURT OF JUSTICE, PRESTON DISTRICT REGISTRY. No. of Matter—6 of 1985. Last Day for Receiving Proofs—16th October 1989. Liquidator's Name—Keith Brown, Official Receiver. Address—Petros House, St. Andrews Road North, Lytham St. Annes, Lancashire FY8 2JB.

Name of Company—QUICKGOOD LIMITED. Address of Registered Office—Elm Cottage, Farnham Lane, Farnham, Royal Slough, Berkshire. Nature of Business—Corrosion Prevention Engineers. Court—HIGH COURT OF JUSTICE. No. of Matter—006516 of 1986. Liquidator's Name—Philip Pink. Address—c/o Western Range, 83-85 London Road, Southampton SO9 1NQ. Date of Release—25th September 1989.

Name of Company—MICROMITE COMPUTERS LIMITED. Address of Registered Office—Regency House, 2 Rockstone Road, Southampton. Nature of Business—Computer Manufacturers. Court—SOUTHAMPTON. No. of Matter—16 of 1984. Liquidator's Name and Address—Official Receiver, Western Range, 83-85 London Road, Southampton SO9 1NQ. Date of Release—26th September 1989.

Pursuant to the Companies Act and Rules thereunder, notices to the above effect have been received by the Department of Trade and Industry.

M. Clark, Inspector-General of Companies.

NOTICES UNDER THE TRUSTEE ACT

Notice is hereby given pursuant to section 27 of the Trustee Act 1925 that any person having a claim against or an interest in the estate of any of the deceased persons whose names and addresses are set out in the first and second columns of the following table is hereby required to send particulars in writing of his claim or interest to the person or persons whose names and addresses are set out opposite the name of the deceased person in the third column of the table, and to send

such particulars before the date specified in relation to that deceased person in the fourth column of the said table, after which date the personal representatives will distribute the estate among the persons entitled thereto having regard only to the claims and interests of which they have had notice and will not, as respects the property so distributed, be liable to any person of whose claim they shall not then have had notice.

Name of Deceased (Surname first)	Address, description and date of death of Deceased	Names, addresses and descriptions of Persons to whom notices of claims are to be given and names, in parentheses, of Personal Representatives	Date before which notices of claims to be given
FREEMAN, Alexander	114 Royston Avenue, Southend-on-Sea, Essex, 28th June 1989.	T. Fisher & Lang, Clarence House, 22 Clarence Road, Southend-on-Sea, Essex SS1 1AR. Solicitors.	8th December 1989 (840)
DELANY, Charles George	Down House Nursing Unit, Tavistock Road, Plymouth, Devon, Widower, 13th September 1989.	Foot & Bowden, 70-76 North Hill, Plymouth, Solicitors. (John Edward, Charles Kitchen and Dominic Barbara Adams.)	30th November 1989 (843)
O'DONNELL, Gerald Norman	189 Pavilion Road, London SW1X 0BJ, Chauffeur (Retired). 31st July 1989.	Lee & Pemberton, 45 Pont Street, London SW1X 0BX, Solicitors. (Brian John O'Donnell and Norman Charles O'Donnell.)	4th December 1989 (842)
BARTLETT, Jack	40 Burnham Park Road, Peverell, Plymouth, Devon. 17th September 1989.	Foot & Bowden, 70-76 North Hill, Plymouth PL4 8HH, Solicitors. (Hilary Patricia Johns, Timothy John Peter Emerson and David Geoffrey Willis.)	30th November 1989 (841)
DAVIDSON, Sylvia	36 Queen Street, Carlin How, Saltburn-by-the-Sea, Cleveland. 16th July 1989.	James A. Smith, 147-149 High Street, Skelton-in-Cleveland, Saltburn, Cleveland TS12 2LB, Solicitors. (James Arthur Smith.)	11th December 1989 (806)
SPEED, Enid Mary	40 North Street, Storrington, Sussex, Widow. 4th September 1989.	Stephenson Harwood, 1 St. Paul's Churchyard, London EC4M 8SH. (Geoffrey Glendinning Wight and Michael Francis Jennings.)	30th November 1989 (785)

WITHDRAWN AT PRESS STAGE

JOHNDON, Philip Edmund	Chantarella, Hazler Road, Church Street, Shropshire (Retired). 5th May 1989.	Douglas A. Haslam, 20 Princess Street, Bolton BL1 1EJ, Solicitors. (Edward Mark Haslam.)	1st February 1990 (002)
CRAWSHAW, Hilda	34 Ashley Drive, Swinton, Salford, Greater Manchester, Spinster. 9th September 1989.	Kirk Jackson, 97 Chorley Road, Swinton, Manchester M27 2AB, Solicitors. (Roy Gilbert.)	30th November 1989 (003)
MASTERS, Gweneth Mary	41 Meadowland Road, Henbury, Bristol, Avon, Widow. 12th June 1989.	Richard Welsh & Company, 151 Whiteladies Road, Clifton, Bristol BS8 2RD, Solicitors. (Richard John Welsh and Andrew John Masters.)	30th November 1989 (004)
BEAMAN, Trix Hilary	1A Baytree Close, Patchway, Bristol BS12 5AU, Civil Servant (Retired). 20th January 1989.	Richard Welsh & Company, 151 Whiteladies Road, Clifton, Bristol BS8 2RD, Solicitors. (Richard John Welsh and Hugh Nevil Eustace Chesterfield.)	30th November 1989 (005)
BARNES, Hilda Lilian Irene	Glengariff, 45 Freeland Road, Clacton-on-Sea, Essex, Spinster. 19th September 1989.	Sparling Benham & Brough, 62A Connaught Avenue, Frinton-on- Sea, Essex CO13 9QH. (Elizabeth Mary Blowers and Joseph Louis Blowers.)	11th December 1989 (006)

Name of Deceased (Surname first)	Address, description and date of death of Deceased	Names, addresses and descriptions of Persons to whom notices of claims are to be given and names, in parentheses, of Personal Representatives	Date before which notices of claims to be given
THOMSON, Julia Martina	Newlands, Blue Anchor, Minehead, Somerset, Widow. 16th September 1989.	Thorne & Thorne, 3 Bancks Street, Minehead, Somerset TA24 5DE, Solicitors. (Eric Charles Bird.)	8th December 1989 (007)
EASTERLING, Frederick Morgan	41 Eastwood Road, Bexhill-on-Sea, East Sussex, Engineering Assistant (Retired). 26th June 1989.	Yearwood & Griffiths, 24 Eversley Road, Bexhill-on-Sea, East Sussex TN40 1EX, Solicitors. (Michael Robert Bugden.)	9th December 1989 (008)
SIBLEY, Benjamin Harry	34 Hunter Road, Leicester. 3rd July 1989.	Nicholas Williams & Co., Legal House, 151 Melton Road, Leicester LE4 6QS.	30th November 1989 (009)
SMITH, George William	Sunday's Hill, 7 Windmill Close, Aldbourne, Marlborough, Wiltshire, Master Baker (Retired). 5th September 1989.	Townsend, 42 Cricklade Street, Swindon, Wiltshire SN1 3HD. (Harold Henry Smith and Francis John Badcock Sykes.)	3rd December 1989 (010)
MEYRICK, David Llewellyn	35 Richard Street, Cilfynydd, Mid Glamorgan, Shop Keeper. 20th January 1988.	The Jenkins Newman Partnership, 12 Church Street, Merthyr Tydfil. (Ellena Lewis Meyers.)	1st December 1989 (011)
POLLARD, Clarice Mabel	Butts Park, Luxulyan, Nr. Bodmin, Cornwall, Widow. 13th September 1989.	Stephens & Scown, 3 Cross Lane, St. Austell, Cornwall PL25 4AX, Solicitors.	16th December 1989 (012)
HUDSON, Lt. Col. Laurence	Anchorage, Eglington Road, Tilford, Farnham, Surrey, Lt.-Colonel H. M. Army (Retired). 21st September 1989.	Stevens & Bolton, 5 Castle Street, Farnham, Surrey GU9 9NE. (Thomas Walter Murray and June Mary Orton Orbell.)	18th December 1989 (013)
CORNISH, Rev. Canon Basil Desmond	10 Bridewell Street, Clare, Sudbury, Suffolk, Clerk in Holy Orders (Retired). 22nd July 1989.	Taylor Vinter, Lushington House, 119 High Street, Newmarket, Suffolk CB8 9AG. (William Marcus Cornish and Charles Andrew Cornish.)	30th November 1989 (014)
MARSHALL, Elsie Constance Ida	76 Hillside, Banstead, Surrey, Widow. 3rd August 1989.	Midland Bank Trust Company Limited, Midland House, 12 Sydenham Road, Croydon CR9 2HG.	8th December 1989 (015)
DILLEY, Victor George	6a Treport Street, London, S.W.18. 7th July 1989.	Sampson Parker, 112 Wandsworth High Street, London SW18 4JX. (Doreen Louise Street and Joyce Carlotta Greenan.)	30th November 1989 (016)
WOOSTER, Phyllis Edna	Oriel House, Thames Road, Goring-on-Thames, Oxfordshire, Widow. 6th April 1989.	Sarjeant & Sheppard, 150 Friar Street, Reading RG1 1HE. (David Cordrey Wooster.)	8th December 1989 (017)
BUCKLEY, Brian Moseley	"Capella", Kithurst Lane, Storrington, West Sussex, Airline Pilot. 18th September 1989	Thomas Eggar Verrall Bowles, Arundel House, 1 Liverpool Gardens, Worthing, West Sussex BN11 1SL, Solicitors.	7th December 1989 (018)
WAGSTAFF, George Arthur	Chesterfield House, 43 Silverdale Road, Eastbourne, East Sussex, (formerly of 24 Colwood Crescent, Eastbourne), Bricklayer (Retired). 29th August 1989.	Mayo & Perkins, 20 Gildredge Road, Eastbourne, East Sussex BN21 4RP. (Jonathan Watt and Peter Keith Jelly.)	11th December 1989 (019)
BURR, Alfred Lloyd	10 Sarum Road, Peverells Wood, Chandler's Ford, Eastleigh, Hampshire, Manager, Men's Outfitters (Retired). 13th September 1989.	Dominy & Morrish, 1 Oakmount Road, Chandler's Ford, Eastleigh, Hampshire SO5 2LG, Solicitors. (James Murdoch Burr and Paul John Walter Webb.)	30th November 1989 (020)
GROUNDS, Mary	34 Nightingale Lane, Bromley, Kent. 25th December 1985.	Official Solicitor to the Supreme Court, Penderel House, 287 High Holborn, London WC1V 7HP. (ref. Z2366/L42).	30th November 1989 (021)

Name of Deceased (Surname first)	Address, description and date of death of Deceased	Names, addresses and descriptions of Persons to whom notices of claims are to be given and names, in parentheses, of Personal Representatives	Date before which notices of claims to be given
CALE, Hans Werner	20 Wingfield Court, Glebe Street, Oxford OX4 1DG. 8th August 1987.	Franklin Auckland & Co., 14 King Edward Street, Oxford OX1 4HY.	30th November 1989 (022)
HIGGINBOTTOM, Henry Noble	Dormy Cottage, Readeas Lane, Congleton, Cheshire, Welfare Officer (Retired). 20th May 1989.	Cobbett Leak Almond, 3 Chapel Street, Congleton, Cheshire CW12 4AB. (Claude William Simmons, Jean Mary Simmons and Walter Brown.)	21st December 1989 (023)
GILBERT, Joan Kathleen	12 Cedarwood Drive, Seaview, Isle of Wight, Widow. 16th September 1989.	Robinson Jarvis and Rolf, Portland House, 18 Melville Street, Ryde, Isle of Wight PO33 2AP. (Norman Crabbe and Valerie Crabbe.)	16th December 1989 (024)
FLETCHER, Wilfred	The Poplars Nursing Home, 66 South Road, Smethwick, Warley, West Midlands, (formerly of 100 Broadwell Road, Oldbury, Warley, aforesaid), Widower. 31st July 1989.	Vernon & Shakespeare, Cartwright & Lewis, 15-17 Church Street, Oldbury, Warley, West Midlands B69 3AA. (Paul Robert Fletcher and Marie Corelli Roberts.)	30th November 1989 (025)
REHAL, Ram Rakhi, Mrs	149 Beaconsfield Road, Southall, Middlesex. 6th April 1989.	Penningtons, Clifton House, Bunnian Place, Basingstoke, Hampshire RG21 1JE (ref. BH/bsh/R1026). (Anthony Philip Bussy and Michael Paul Felce.)	11th December 1989 (026)
ARNOLD, Viola May	24 Crampton Court, Grosvenor Road, Broadstairs, Kent, Widow. 15th July 1989.	Robinson & Allfree, 142 High Street, Broadstairs, Kent CT10 1JD.	15th December 1989 (027)
HOLDERNESS, Friederike	Almsford Grange Nursing Home, Leeds Road, Harrogate, North Yorkshire, formerly of 6 Hawks Nest Rise, Leeds 17, West Yorkshire. 5th June 1989.	Walker Morris Scott Turnbull, 105 Albion Street, Leeds, West Yorkshire LS1 5AY.	7th December 1989 (028)
MORISON, Violet Frances	Cotswold, Redwood Road, Sidmouth, Devon. 11th September 1989.	Midland Bank Trust Company Limited, 97 Abbey Road, Torquay TQ2 5YN.	29th November 1989 (029)
BALMFORTH, Charles	Byfields, Church Lane, Everton, Nottinghamshire. 1st February 1989.	Richmonds, Ship Court, Silver Street, Gainsborough, Lincolnshire DN21 2DN, Solicitors. (David Keith Harris.)	30th November 1989 (003)
RAPER, Norman	Drakeholes Farm, Everton, Nr. Doncaster, South Yorkshire. 24th June 1989.	Richmonds, Ship Court, Silver Street, Gainsborough, Lincolnshire DN21 2DN, Solicitors. (Norman Peter Raper and Anthony David Mitchell.)	30th November 1989 (031)
TREDGOLD, Joan Alison	Cedar Trust Resthome, Charlgrove Lawn, Shurdington, Cheltenham, formerly 12 Newcourt Park, Charlton Kings, Cheltenham. 11th September 1989.	Watterson Todman, 107 Promenade, Cheltenham GL50 1NS. (Nicholas Peter Hunt, Paul Crosland Youde and Christopher Francis Tredgold.)	30th November 1989 (032)
BRAITHWAITE, Clarence Mark	Flat 14, St. James's Court, Woodfield Close, Ashted, Surrey, Company Accountant and Registrar (Retired). 10th July 1989.	Tuch & Mann, Sweench House, Gravel Hill, Leatherhead, Surrey KT22 7HF. (Nicholas Berenger Benger and Adrian Bryan Patrick O'Loughlin.)	6th December 1989 (033)
SHERLOCK, Ernest Howard	8 Avocet House, Waterville Terrace, North Shields, Tyne and Wear NE29 6RW, Brass Founders Clerk (Retired). 10th September 1989.	Reed, Ryder & Meikle, 19 Northumberland Square, North Shields, Tyne and Wear NE30 1QD, Solicitors. (William John Scott.)	4th December 1989 (034)
WARMAN, William Richard	44 Southland Park Road, Wembury, Plymouth, Devon, Builder (Retired). 18th September 1989.	Peter Thornley & Co., 247 Dean Cross Road, Plymstock, Plymouth, Solicitors. (Peter Thornley and Paul Anthony Mapley.)	15th December 1989 (035)

Name of Deceased (Surname first)	Address, description and date of death of Deceased	Names, addresses and descriptions of Persons to whom notices of claims are to be given and names, in parentheses, of Personal Representatives	Date before which notices of claims to be given
GARRATT, Kathleen	Withy Grove House, Registered Nursing Home, off Poplar Grove, Bamber Bridge, Preston PR5 6RE and formerly of 100 Holmrook Road, Preston PR1 6ST. 10th May 1989.	Whittle Robinson McDonald, 8-9 Fox Street, Preston PR1 8BA, Solicitors.	1st December 1989 (036)
BARTRAM, William Henry	8 Bickley Road, Leyton, London E.10, Factory Worker (Retired). 19th April 1989	George S. Mace & Son, 216 Hoe Street, Walthamstow, London E17 3AZ, Solicitors. (Mrs. E. Thomas.)	3rd December 1989 (037)
FORSTER, Ethel Maud	Brunswick Lodge, Brunswick Park Road, London N.11, formerly of 122 Chancetonbury Way, London N.12, Widow. 11th January 1988.	Daynes Hill & Perks, Paston House, Princes Street, Norwich NR3 1BD, Solicitors (ref. PC2/CH). (John Moreton Phillips.)	5th December 1989 (038)
GOULBOURN, Audrey Elena	Flat 6, Calder Park Court, Calderstones Road, Liverpool 18. Retired. 23rd July 1989.	P. J. Howell of Cuff Roberts, North Kirk, 25 Castle Street, Liverpool L2 4TD. (Eric David Jones and Barbara Ann Jones.)	10th December 1989 (039)
WHITTON, Eleanor Kathleen	8 Wolsey Road, Esher, Surrey, Widow. 15th June 1989.	C. A. Maddin & Co., Claremont Road, Surbiton, Surrey KT6 4RA. (Randall Robert MacDonald Martin, Michael Christopher Estcourt Morrell and Sheila Eleanor Smith.)	1st December 1989 (040)
CARLIN, Charles Henry	18 Red House, Park Road, Great Barr, Birmingham B43 6ND. 22nd July 1989.	Shakespeares, 10 Bennetts Hill, Birmingham B2 5RS, Solicitors. (Graham Charles Carlin.)	30th November 1989 (041)
CLARKE, Frank	25 King Edward Street, Barnstaple, North Devon. 28th July 1989.	Toller Beattie, 109 Boutport Street, Barnstaple, North Devon EX31 1TA.	7th December 1989 (864)
FAIRCLOUGH, Ellen	38 Radcliffe New Road, Whitefield, Greater Manchester, Licencee. 20th September 1989.	Joseph Foxler & Co., 22 The Rock, Bury, Greater Manchester BL9 0NT, Solicitors. (Joseph Howard Foxler and Mark Fairclough.)	10th December 1989 (863)
SULLY, Ronald Eric	4 Suggs Lane, Broadway, near Ilminster, Somerset, Farmer (Retired). 25th August 1989.	Gardner Jackson, Roley House, Church Street, Cheddar, Somerset BS27 3RA. (Arthur John Gardner.)	11th December 1989 (862)
BAKER, Edwin Hurman	Bay Tree Farm, Watchfield, Highbridge, Somerset, Farmer (Retired). 28th July 1989.	Gardner Jackson, Roley House, Church Street, Cheddar, Somerset BS27 3RA. (Gay Audrey Jones and Arthur John Gardner.)	11th December 1989 (861)
RUMBLE, Frederick William George	3 Longview Terrace, Histon Road, Cambridge, Electrical Contractor (Retired). 18th September 1989.	Crossman Henniker-Major & Co., 4A St. Andrew's Street, Cambridge CB2 3AZ. (Phyllis Elizabeth Rumble.)	30th November 1989 (860)
LAWS, Harold Victor	7 Conygar Close, Clevedon, Avon, Civil Servant—Inland Revenue, (Retired). 16th September 1989.	Tanner, Vowles & Cheshire, 3 Alexandra Road, Clevedon, Avon BS21 7QF. (John Trevor Laws and Peter John Preece.)	15th December 1989 (859)
PLEASANCE, Jack	48 Adeliza Garth, Hedon, North Humberside. 11th July 1989.	Rollit Farrell & Baldon, P.O. Box 77, King William House, Market Place, Hull HU1 1YJ. (James William Brennand and Peter Hugh Bowes.)	30th November 1989 (858)
McKENZIE, Gabrielle Phyllis	41 Cookham Dene, Buckhurst Road, Bexhill-on-Sea, East Sussex. 13th August 1989.	Gaby Hardwicke, 2 Eversley Road, Bexhill-on-Sea, East Sussex TN40 1EY. (Alan Jethro Arscott.)	1st December 1989 (857)
FORSEY, Henry Chiles	37 Duke Street, Bexhill-on-Sea, East Sussex. 14th September 1989.	Gaby Hardwicke, 2 Eversley Road, Bexhill-on-Sea, East Sussex TN40 1EY. (Nella Faith Forsey.)	1st December 1989 (856)

Name of Deceased (Surname first)	Address, description and date of death of Deceased	Names, addresses and descriptions of Persons to whom notices of claims are to be given and names, in parentheses, of Personal Representatives	Date before which notices of claims to be given
ABBOTT, Frances Evelyn	'Glyndebourne', Glovers Lane, Bexhill-on-Sea, East Sussex. 1st September 1989.	Gaby Hardwicke, 2 Eversley Road, Bexhill-on-Sea, East Sussex TN40 1EY. (Alan Jethro Arscott and Herbert Groves.)	1st December 1989 (855)
TWEEDALE, Ernest Stafford	24 Rotherfield Avenue, Bexhill-on-Sea, East Sussex. 14th September 1989.	Gaby Hardwicke, 2 Eversley Road, Bexhill-on-Sea, East Sussex TN40 1EY. (Alan Jethro Arscott, Audrey Jeanette Tweedale and Robert John Tweedale.)	1st December 1989 (854)
BIRD, Kathleen Mary	Flat 3, Ravenswood, Ravebs Road, Blackburn, Lancashire, Head Teacher (Retired). 20th June 1989.	J & J Sharples, 48-50 Preston New Road, Blackburn, Lancashire BB2 6AH, Solicitors. (James Owen Sharples and John Trevor Woodhouse.)	1st December 1989 (853)
HOBBS, Frederick John	431 London Road, High Wycombe, Buckinghamshire, Foreman Wood Machinist (Retired). 24th August 1989.	Marion Croxford, 110 Fowler Road, Aylesbury, Buckinghamshire HP21 8QG. (Marion Croxford.)	30th November 1989 (503)
MILLS, Constance Kathleen	The Green Finger, Grayshott, Mindhead, Surrey. 30th June 1989.	National Westminster Bank Plc, Financial and Investment Services, Farnham Trustee and Investment Branch, Town Hall Buildings, Castle Street, Farnham, Surrey GU9 7NE. (Farnham Trustee and Investment Branch.)	30th November 1989 (502)
SCHARFF, Leon (otherwise known as Gerritse), (otherwise known as Leon Jack)	2 Courtney Close, Sudbury, Suffolk, (Retired). 20th June 1989.	National Westminster Bank Plc, Financial and Investment Services, 1st Floor, St. Peters House, 23 Cattlemarket Street, Norwich NR1 3DY.	30th November 1989 (501)

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**AUTHORISED SCALE OF CHARGES FOR NOTICES
FROM 1ST JANUARY, 1989**

Gazette Notice Charges include Value Added Tax at 15%

- (a) Notices under the Bankruptcy Act, 1914, or the Bankruptcy Rules, 1952: the fee prescribed by the current Bankruptcy Fees Order.
- (b) Notices under the Companies Act and the Insolvency Act.
 - (i) Notice of Appointment of Liquidator pursuant to Section 109 of the Insolvency Act and the Companies (Forms) (Amendment) Regulations 1987 (S.I. 1987 No. 752); Notice of Advertisement of Petition pursuant to Rule 4.11 of the Insolvency Rules, 1986 (S.I. 1986 No. 1925): £16.10 (£14.00 + VAT).
 - (ii) Notice pursuant to the Companies (Department of Trade) (Amendment No. 2) Order 1979: the fee prescribed by the current Companies (Department of Trade and Industry) Fees Order.
 - (iii) Notices of Resolutions and Meetings of Creditors (section 98 of the Insolvency Act): £40.25 (£35.00 + VAT).
 - (iv) Notices to Creditors and Final and Annual Liquidation Meetings of Members/Creditors: £54.05 each (£47.00 + VAT). Meetings of Members/Creditors are charged double rate when notice runs to twice normal length.
 - (v) Authorisation of Insolvency Practitioners (Sections 392 and 393) £40.25 (£35.00 + VAT).

Note.

The charges under (b)(i) to (b)(iv) are in respect of notices covering one company only. If notices include more than one company in the same group of companies, they will be charged as follows:

2 to 5 companies	—	double the single company rate
6 to 10 companies	—	treble the single company rate

- (c) Notices pursuant to the Friendly Societies Act, 1974 and the Industrial and Provident Societies Acts, 1965: £16.10 (£14.00 + VAT).
- (d) Notices under the Trustee Act, 1925 (Executor and Administrator) in columnar form: £29.90 (£26.00 + VAT).
- (e) Deputy Lieutenants Commissions: £20.70 for each Commission (£18.00 + VAT).
- (f) Scottish Sequestrations £16.10 (£14.00 + VAT).
- (g) Marriage Acts £29.90 (£26.00 + VAT).
- (h) Partnerships £49.45 (£43.00 + VAT).
- (i) Next of Kin £29.90 (£26.00 + VAT).
- (j) Moneylenders Act £40.25 (£35.00 + VAT).
- (k) Public Notices:
 - (i) Control of Pollution Act 1974, Part II: up to 25 lines of Printed Matter £62.10 (£54.00 + VAT). Thereafter rates at (k)(iii) will apply.
 - (ii) Road Traffic Regulation Act 1984: up to 25 lines of Printed Matter £62.10 (£54.00 + VAT). Thereafter rates at (k)(iii) will apply.
 - (iii) All other Notices in the Public Notices Section will be subject to a set fee of £74.75 (£65.00 + VAT) to be pre-paid at time of insertion. For each additional 5 lines or under, above 35 lines, a further £9.00 will be charged plus VAT.
- (l) All other Notices or Advertisements, including Applications to Parliament, will be charged by the number of lines appearing in plain matter in the type of the Gazette:

If not exceeding 10 lines of printed matter: £27.60 (£24.00 + VAT).

For each additional 5 lines or under: £10.35 (£9.00 + VAT).

NOTE. Should it be necessary for a notice or advertisement to be reinserted owing to advertisers errors in the original, such reinsertion will carry a heading to the effect that it is a substituted notice or advertisement and the charge for this heading will be calculated at the rate given under (k)(iii). This does not apply if the heading appears before a notice or advertisement which has a fixed charge when the cost for such heading will be £10.35 (£9.00 + VAT).

All notices and advertisements should reach The London Gazette Office before 11.30 a.m. two days previous to publication except the Monday edition, for which notices must be received before 11.30 a.m. on the previous Thursday. Notices and advertisements received after that time will be inserted, or withdrawals or alterations effected, if circumstances permit, on payment of a late fee for each notice or advertisement at the following rates:

Up to 4 p.m. on the day previous to publication	£10.35 (£9.00 + VAT).
Up to 10 a.m. on the day of publication	£20.70 (£18.00 + VAT).

Neither late notices nor withdrawals can be accepted for the Wednesday Gazettes.

Notices which include column setting should reach The London Gazette Office at least one week prior to publication if possible.

The London Gazette is published every Monday, Tuesday, Wednesday, Thursday, and Friday except Public Holidays.

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The London Gazette

Friday, 29th September 1989

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NOTICE

All Notices and Advertisements are published in the London Gazette at the risk of the Advertiser and at the discretion of the Editor. Whilst every endeavour will be made to ensure that the publication is made in accordance with the advertiser's requirements the Crown accepts no responsibility for any loss or damage howsoever arising from either a failure to meet those requirements or in respect of any errors or omissions which may inadvertently be made in respect of those requirements or in connection with any notice or advertisement.

Notices and Advertisements by Private Advertisers may be tendered at or sent direct by post to Her Majesty's Stationery Office, The London Gazette Office, Room 413, Publications Centre, 51 Nine Elms Lane, London SW8 5DR, for insertion at the authorised rates of payment. All Notices and Advertisements must be pre-paid. The Office hours are from 8.30 a.m. to 4 p.m., Mondays to Fridays, inclusive. Notices and Advertisements sent direct by post must be accompanied by postal orders or cheques made payable to The London Gazette.

Advertisements purporting to be issued in pursuance of Statutes (other than under Section 27, Trustee Act, 1925 and section 28, Water Resources Act, 1963) or under Orders of Court will not be inserted unless signed or attested by a Solicitor of the

Supreme Court, by a member of any body of accountants established in the United Kingdom and for the time being recognised by the Board of Trade for the purposes of Section 389 (1) of the Companies Act, 1985, or by a member of the Institute of Chartered Secretaries and Administrators. Notices of Dissolution of Partnership which are signed by all the Partners named therein or their legal representatives will be accepted if signed or attested as above. A Notice not signed by all the Partners named therein or their legal representatives must be accompanied by a Statutory Declaration made by a Solicitor of the Supreme Court to the effect that such Notice is given in pursuance of the terms of the partnership to which it relates.

Advertisements purporting to be issued in pursuance of Section 27, Trustee Act, 1925, will not be inserted unless they are signed or attested by a Solicitor of the Supreme Court or by a duly authorised official of a London Clearing Bank or the Grant of Probate or Letters of Administration relating to the estate to which the advertisement refers is produced for inspection at the time the advertisement is submitted.

Advertisements relating to Bills before Parliament will not be inserted unless signed by a Parliamentary Agent or a Solicitor of the Supreme Court.

All communications on the business of The London Gazette should be addressed to Her Majesty's Stationery Office, The London Gazette Office, Room 413, Publications Centre, 51 Nine Elms Lane, London SW8 5DR
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The Authorised Scale of Charges for Notices and Advertisements is on the preceding page.

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