# **Public Notices**

## ENGLISH NATURE

NATIONAL PARKS AND ACCESS TO THE COUNTRYSIDE ACT 1949 WILDLIFE AND COUNTRYSIDE ACT 1981

Declaration of National Nature Reserve in the Parish of Cornforth in County Durham

Notice is hereby given in pursuance of section 19 of the National Parks and Access to the Countryside Act 1949 and section 35 of the Wildlife and Countryside Act 1981 that by the Thrislington National Nature Reserve No. 1, Declaration of 1992, made on 3rd July 1992, the Nature Conservancy Council of England declared that the land containing 23-69 hectares or thereabouts situated in the Parish of Cornforth in the County of Durham and shown edged black on the plan attached to the said Declaration, is the subject of an Agreement entered into with the Nature Conservancy Council for England and is being managed as a nature reserve.

Certified copies of the Thrislington, No. 1 Declaration 1992, have been deposited for public inspection free of charge during normal office hours at the offices of Durham County Council, County Hall, Durham, Sedgefield District Council, Council Offices, Spennymoor, Co. Durham and Redland Aggregates, Thrislington Works, West Cornforth, Ferryhill, Co. Durham and at the offices of the Nature Conservancy Council for England at Archbold House, Archbold Terrace, Newcastle-upon-Tyne NE2 1EG, and at Northminster House, Peterborough PE1 1UA.

on behalf of the Nature Conservancy Council for England 3rd July 1992. (11 SI)

## BANK OF ENGLAND

#### BANKING ACT 1987

Authorised Institutions

The Bank of England has made the following changes to the list of Authorised Institutions under the Banking Act:

UK-incorporated:

Addition:

KEXIM International (UK) Ltd.

Deletion:

Deacon Hoare & Co. Ltd.

Incorporated outside the UK

Addition:

The Hiroshima Bank Ltd.

Deletions:

The Investment Bank of Ireland Ltd. Manufacturers Hanover Trust Company.

The National Commercial Bank.

(16SI)

# WATER RESOURCES ACT

#### NATIONAL RIVERS AUTHORITY

Notice of application for consent

Notice is hereby given, in accordance with section 88 and Schedule 10 Paragraph I of the Water Resources Act 1991, that an application has been made to the Secretary of State for Wales by the National Rivers Authority for consent to discharge fish farm effluent 2323 cubic metres per day from Maerdy Hatchery, Corwen, Clwyd to the Afon Ceirw, at National Grid Ref. SJ 018 445.

Representations or objections with respect to the application may be made in writing to the Secretary of State for Wales, The Environment Division, Welsh Office, Cathays Park, Cardiff CF1 3NQ, not later than 20th August 1992, quoting ref. EQ/JF/CG0325601/03/04.

A copy of the application may be inspected, free of charge, at all reasonable hours at the National Rivers Authority, Shire Hall, Mold, Clwyd.

J. Fraser, Consent Officer

NATIONAL RIVERS AUTHORITY - SEVERN-TRENT REGION

Notice of Application for a Licence to Abstract Water Notice of applications to vary Licences to Abstract Water

Notice is hereby given that applications are being made to the National Rivers Authority by Severn Trent Water Limited, of 2297 Coventry Road, Birmingham B26 3PU, as follows:

1. For a licence to abstract the following quantities of water from underground strata (river gravels) at Abermule, Newtown, Powys by means of 3 boreholes located at National Grid Ref. SO 1758 9707, SO 1756 9706 and SO 1754 9704:

Not exceeding 15,000 cubic metres in any day;

Not exceeding 3,650,000 cubic metres in any year.

The aggregate quantity authorised to be abstracted at Abermule and at the Company's boreholes at Llandinam, persuant to licence number 18/54/1/175, shall not exceed 25,000 cubic metres in any day.

2. To vary licence number 18/54/2/20, which authorises abstraction from the River Severn, at Shelton Roughs, Shrewsbury, at National Grid, Ref. SJ 468 137 as follows:

To increase the quantities authorised to be abstracted from

8.5 million gallons (38,641 cubic metres) to 40,000 cubic metres in any day, and from 3,102.5 million gallons (14,104,965 cubic metres) to 14,600,000 cubic metres in any year.

The increases in quantities applied for above will be offset by equivalent reductions in the quantities currently authorised to be abstracted directly from Clywedog Reservoir by licence number 18/54/1/177.

A copy of the applications and of any maps, plans or other documents submitted with them may be inspected, free of charge, at the offices of Severn Trent Water Limited, at Powells Lane, Welshpool, Powys, and at Welshpool Road, Shelton, Shrewsbury, or may be obtained by telephoning the Water Resources Section on 021 722 4000 at all reasonable hours, during the period beginning 13th July 1992 and ending 14th August 1992.

Any person who wishes to make representations about the applications should do so in writing to the Catchment Regulation Section, National Rivers Authority, Sapphire East, 550 Streetbrook Road, Solihull B91 1QT, before the end of the said period.

D. Mattin, Company Secretary, Severn Trent Water Limited.

(828)

# PUBLIC HEALTH ACTS AND CLEAN AIR ACT

## STAFFORDSHIRE MOORLANDS DISTRICT COUNCIL

CLEAN AIR ACTS, 1956 AND 1968 (AS AMENDED BY THE LOCAL GOVERNMENT PLANNING AND LAND ACT 1980

Staffordshire Moorlands District Council No. 14 Cheadle (West) Proposed Smoke Control Order 1992

Notice is hereby given that the Staffordshire Moorlands District Council in exercise of their powers conferred on them by section 11 of the Clean Air Act 1956, as amended by section 1(2) and Schedule 2 to the Local Government Planning and Land Act 1980, on 2nd November 1991, resolved to make a proposed Order entitled "Staffordshire Moorlands District Council, No. 14 Cheadle (West) Smoke Control Order 1992", declaring the area described in the Schedule hereto to be a Smoke Control Area.

Subject to the limitations and exemptions provided by virtue of section 11(2) of the Clean Air Act 1956, if, on any day after the Order has come into operation, smoke is emitted from a chimney of any building within the Smoke Control Area, the occupier of that building shall be guilty of an offence and liable to a fine not exceeding £400, unless he proves that the smoke was not caused by the use of any fuel other than an authorised fuel. The authorised fuels include anthracite, coke and other solid smokeless fuels such as "Homefire" "Coalite", gas and electricity. Oil is not an authorised fuel but appliances designed to burn oil are exempted and may be used.

Subject to the provisions of section 9 of the Clean Air Act 1968, any person who acquires for use in a building in a Smoke Control Area, unless an exempted building or who sells by retail for delivery to a building or a premises in a Smoke Control Area any solid fuel

23rd June 1992.