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to The Director, South East Network Management Division, Department of Transport, Senet House, Station Road, Dorking, Surrey RH4 1HJ. In the preparation of an objection it should be borne in mind that the substance of any objection may be communicated to the applicant and other people who may be affected by it.

This notice supersedes that previously published on 18th September 1992

C. Jennings, a Higher Executive Officer in the Department of Transport. (Ref. T0177NL.)

## SCHEDULE

Conversion to form self-contained flat to first floor and alterations to shop front. (1 SI)

# TOWN AND COUNTRY PLANNING ACT 1990

The Secretary of State for Transport hereby gives notice that he proposes to make an Order under section 247 of the above Act, which will authorise the stopping-up of the forecourt adjoining 182 New Road, Buckland, Portsmouth in the county of Hampshire.

If the Order is made, the stopping-up will be authorised only in order to enable the development described in the Schedule to this notice to be carried out in accordance with the planning permission granted to P. Walker on behalf of P. Hanlon by Portsmouth City Council on 10th April 1992 under ref. DA:A 27227/AB.

Copies of the draft Order and relevant plan may be inspected at all reasonable hours during the 28 days commencing on 12th October 1992 at Portsmouth City Council, Civic Information Desk, Civic Offices, Guildhall Square, Portsmouth and may be obtained free of charge from the Department of Transport (quoting ref. MSE 5237/0/0/35/1/133) at the address below.

During the above-mentioned period of 28 days anyone may object to the making of the Order by writing to the Secretary of State, quoting ref. MSE 5237/0/0/35/1/133, and addressing their objection to The Director, South East Network Management Division, Department of Transport, Senet House, Station Road, Dorking, Surrey RH4 1HJ. In the preparation of an objection it should be borne in mind that the substance of any objection may be communicated to the applicant and other people who may be affected by it.

This notice supersedes that previously published on 18th September 1992.

C. Jennings, a Higher Executive Officer in the Department of Transport. (Ref. T0178NL.)

# SCHEDULE

Alterations to front elevation and conversion to form 2 storey dwelling house: enclosure of forecourt with 1 metre high wall. (2 SI)

# MINISTRY OF AGRICULTURE, **FISHERIES AND FOOD**

# ANIMAL HEALTH ACT 1981

#### Importation of Animal Products and Poultry Order 1980 (as amended

Notice is hereby given that, as provided by Article 4 of the Importation of Animal Products and Poultry Products Order 1980 (as amended) the Ministry of Agriculture, Fisheries and Food and the Welsh Office Agriculture Department have, with effect from 18th August 1992, issued the following licences with conditions, as detailed below:

# A. REVOKED LICENCE:

Licence No:

(a) TAY/GEN/85/1186 (in England) (b) WOAD/GEN/85/56 (in Wales)

Subject: Waste food (containing animal and poultry products) from ships, aircraft, oil rigs, gas platforms.

Country: All countries

A. NEW GENERAL LICENCE:

Licence No:

(a) TAY/GEN/92/792 (in England) (b) WOAD/GEN/92/30 (in Wales)

Subject: Waste food (containing animal and poultry products) from ships, aircraft, oil rigs, gas platforms and the Channel Tunnel.

Country: All countries

# Ports of Entry:

(a) All ports and airports in England

(b) All ports and airports in Wales

Conditions attaching to the Licence

1. The waste food must be transported and kept in drip-proof closed containers.

2. The waste food must be taken direct from the place of landing for disposal in accordance with arrangements approved in writing by the Divisional Veterinary Officer of the Ministry of Agriculture, Fisheries and Food with responsibility for the port or airport of landing.

3. The containers used to transport the waste food must be cleansed and disinfected immediately after emptying.

### Notes attaching to the Licence

1. Nothing in this licence gives exemption from any prohibition or restriction imposed by the Imported Food Regulations 1984 or the Medicines Acts 1968 and 1971 or by any regulation superseding or amending the same, or any prohibition, regulation or restriction imposed by the Secretary of State for Trade and Industry.

This is not a Department of Trade and Industry licence.

Caution Any breach of any conditions attached to this licence will constitute an offence against the Animal Health Act 1981.

**REVOKED** LICENCE: **B**.

Licence No.

(a) TAY/GEN/90/395 (in England) (b) WOAD/GEN/90/23 (in Wales)

Subject: Foetal Calf Serum

Countries of Origin: Australia, Canada, USA

B. New General Licence:

Licence No:

(a) TAY/GEN/92/656 (in England) (b) WOAD/GEN/92/29 (in Wales)

Subject: Foetal Calf Serum

Coutries of Origin: Australia, Canada, USA

Ports of Entry:

(a) All ports and airports in England

(b) All ports and airports in Wales

Conditions attaching to the Licence

1. Each consignment must comply with one of the following conditions:

- A. (a) The consignment shall consist solely of serum obtained from an animal whose dam had been resident in either Australia, Canada or the USA for a period of at least three months.
- (b) Each consignment of the foetal calf serum must be shipped in sealed, impervious containers.
- (c) The containers or their outside packaging must be clearly labelled "For in-vitro diagnostic use only" or "For in-vitro laboratory use only".
- (d) The foetal calf serum may be used in Great Britain for in-vitro laboratory or in-vitro diagnostic use only and any product literature inserts must state that the products or their residues must not be allowed to come into contact with ruminating animals or swine.
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  - B. (a) Each consignment must be accompanied by a certificate signed by a duly authorised Veterinary Officer of the Government of the exporting country stating that the Foetal Calf Serum:

(i) was obtained from a slaughterhouse in either Australia or Canada or USA which is situated within an area of 10 km radius which is free from OIE list A diseases to which cattle are susceptible; and

(ii) was obtained from an animal whose dam:

(a) had been resident in either Australia or Canada or USA for at least 3 months; and

(b) had been subjected to ante and post-mortem inspection and found free from OIE list A diseases to which cattle are susceptible.