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State Intelligence

TREASURY SOLICITOR

HAZELBANK FLATS MANAGEMENT COMPANY LIMITED

> Notice of Disclaimer under Section 656 of the Companies Act 1985

The Solicitor for the Affairs of Her Majesty's Treasury in whom the assets of Hazelbank Flats Management Company Limited (No. 1752661) vested, pursuant to section 654 of the Companies Act 1985 on its dissolution under section 652 of the said Act on 30th March 1993, in pursuance of the power granted by section 656 of the said Act, hereby disclaims the Crown's title (if any) in a Lease dated 9th December 1983 comprising the structural parts of and community land for 13-59 (odd) Hazelbank Road, Chertsey, Surrey, the vesting of the same having come to his notice on 20th October 1993.

Assistant Treasury Solicitor (39 & 40 Vict. c.18 S.3) 19th October 1994. (1 SI)

CUSTOMS AND EXCISE

NOTICE OF SEIZURE UNDER THE CUSTOMS AND EXCISE MANAGEMENT ACT 1979

To: John Thomas Langford.

Pursuant to section 139(6) of the Customs and Excise Management Act 1979, ("the Act") and paragraph 1 of Schedule 3 thereto, the Commissioners of Customs and Excise hereby give notice that by virtue of the powers contained in the Customs and Excise Acts, certain goods, namely:

12-8 kgs Hand Rolling Tobacco

have been seized as liable to forfeiture by force of the following provisions namely:

(1) Section 49(1)(a) of the Act:

In that the said goods being imported goods chargeable with a duty of customs were removed from their place of importation otherwise than as approved under the Act.

(2) Article 5 of the Excise Duties (Personal Reliefs) Order 1992 (S.I. 1992, No. 3155) ("the Order"):

In that the said goods being goods in respect of which relief from payment of duty had been afforded under Article 3 of the Order and subsequently the Commissioners were not satisfied that the condition subject to which the relief was afforded had been complied with, namely that the said goods had not been obtained for own use.

(3) Section 124(1) of the Act:

That the condition subject to which relief in (2) above was afforded had not been complied with.

(4) Section 141(1)(b) of the Act:

In so far as the above provisions do not apply to any of the goods, such goods were mixed, packed or found with goods that were liable to forfeiture under the above provisions.

If you claim that the said goods are not liable to forfeiture you must, within one month from the date of this notice of seizure, give notice of your claim in writing in accordance with paragraphs 3 and 4 of Schedule 3 to the Act.

If you are outside the United Kingdom and the Isle of Man you must also give the name and address of a Solicitor in the United Kingdom who is authorised to accept service of process and act on your behalf.

If you do not give notice of claim within the the said period of one month or, if any requirement of the above-mentioned paragraph 4 is not complied with, the goods in question will be deemed to have been duly condemned as forfeited.

If you do give notice of claim in proper form, the Commissioners will take legal proceedings for the condemnation of the said goods.

M. A. Ablett, Officer of Customs and Excise, Solicitors Office, Ralli Quays West, 3 Stanley Street, Salford, Manchester M60 9LB.

28th October 1994.

(5 SI)

DEPARTMENT OF TRANSPORT

TOWN AND COUNTRY PLANNING ACT 1990

Stopping-up of a Highway at Royton, Oldham

The Secretary of State for Transport hereby gives notice that on the application of J. Murphy he has made an Order under section 247 of the above Act entitled "The Stopping-up of Highways (Metropolitan Borough of Rochdale) (No. 5) Order 1994" authorising the stopping-up of part of the southerly side of Molyneux Street, Rochdale.

Copies of the Order may be obtained, free of charge, on application to the office of the Department of Transport, North West Management Division, Sunley Tower, Piccadilly Plaza, Manchester M1 4BE (quoting ref. TNW 5084/35/1/023), and may be