

west of Launceston in the County of Cornwall, shall become trunk roads as from the date when the Order comes into force.

2. The A30 Trunk Road (Kennards House Junction Improvement and Slip Roads Side Roads) Order 1995 which is an Order under sections 12, 14 and 125 of the Highways Act 1980 authorising him to:

- (a) improve highways,
- (b) stop up highways,
- (c) construct new highways,
- (d) stop up private means of access to premises, and
- (e) provide new means of access to premises,

all at Kennards House, west of Launceston in the County of Cornwall, and providing for the transfer of each of those new highways to the County Council of Cornwall as from the date on which he notifies that Council that the new highway in question has been completed and is open for through traffic.

Copies of the Orders and of the relevant plans have been deposited at the Highways Agency, St. Christopher House, Southwark Street, London SE1 0ET and at its Southern Network Management Division, Falcon Road, Exeter, Devon EX2 7LB, at Cornwall County Council, County Hall, Truro, Cornwall TR1 3BE, at North Cornwall District Council, Council Offices, Higher Trenant Road, Wadebridge, Cornwall PL27 6TW, at Week St. Mary Post Office, Holsworthy, Devon EX22 6XH, at Gennys Post Office, Bude, Cornwall EX23 0HN and at Poundstock Post Office, Poundstock, Bude, Cornwall EX27 0DD.

Copies of the Order mentioned in paragraph 1 above can be purchased through booksellers or direct from Government bookshops (HMSO). Copies of the Order mentioned in paragraph 2 above can be obtained from the Highways Agency, Southern Network Management Division, Falcon Road, Exeter EX2 7LB.

Any person aggrieved by the Orders and desiring to question their validity or of any provision contained in them, on the ground that:

- (a) they are not within the powers of the Highways Act 1980, or
- (b) any requirements of that Act, or of regulations made under that Act, have not been complied with in relation to the Orders,

may, within 6 weeks from 18th July 1995, or within 6 weeks of the date of publication of this notice, if such period shall expire later, apply to the High Court for the suspension or quashing of the Orders or any provision contained in them.

R. S. Epps, Controller of Administration, Southern Network Management Division, Highways Agency.

July 1995.

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INTERVENTION BOARD EXECUTIVE AGENCY

Council Regulation (EEC) No. 2204/90 of 24th July 1990 laying down additional rules on the common organisation of the market in milk and milk products as regards cheese.

Commission Regulation (EEC) No. 2742/90 of 26th September 1990 laying down detailed rules for the application of Council Regulation (EEC) No. 2204/90.

The Intervention Board Executive Agency, acting in accordance with Article 3 of Council Regulation (EEC) No. 2204/90 of 24th July 1990, hereby gives notice that the use of casein and caseinates used as such or in the form of a mixture in the manufacture, within Community territory, of cheese covered by CN code 0406 20 and 0406 30 is subject to prior authorisation by the Intervention Board. The use of casein and caseinates as such or in the form of a mixture in the manufacture of all other cheeses covered by CN code 0406 is prohibited.

Any cheesemaker wishing to use casein and caseinates in cheese manufacture under the terms of the regulation must apply to the Intervention Board for prior authorisation. All cheesemakers within the United Kingdom must also register with the Intervention Board and in accordance with Article 3.1(b) of Council Regulation (EEC) No. 2204/90 of 24th July 1990 and Article 3 of Commission Regulation (EEC) to 2742/90 of 26th September 1990 the following stock accounts must be kept:

the quantities and types of cheese manufactured
the quantities of casein and caseinates purchased and/or manufactured and their destination and/or utilisation information as to the origin, composition and quantity of the raw materials used in the manufacture of the cheeses.

Such records shall be kept for a minimum period of 3 years, starting from the end of the year in which they were drawn up.

H. MacKinnon, Internal Market Director, Intervention Board Executive Agency.

August 1995.

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INTERVENTION BOARD EXECUTIVE AGENCY

Common Agricultural Policy (Protection of Community Arrangements) Regulations 1992 (S.I., 1992, No. 314)

The Intervention Board Executive Agency, acting in accordance with Regulation 3 of the Common Agricultural Policy (Protection of Community Arrangements) Regulations 1992, hereby gives notice of the records to be kept by producers of cows' milk who, being specified persons or connected persons within the meaning of those Regulations, are subject to the system of reference quantities and levies established by Article 5c of Council Regulation (EEC) No. 804/68 (OJ No. L148, 28th June 1968):

Direct Sellers:

details of the reference quantities held, showing permanent and temporary transfers if appropriate;
herd records (number of breed of cows and calved heifers in dairy herd with details of numbers in milk and numbers run dry);
daily records of milk produced;
details recorded as a result of participation in the National Milk Recording Scheme or other recording scheme;
details of quantities of milk processed, method of processing and quantities and type of milk products produced on the farm;
details of quantities of whole milk used in the production of milk products (conversion rates);
details of quantities and types of milk and milk products which are produced on the farm and used on the farm of stockfeeding and human consumption;
details of quantities and types of milk and milk products sold direct to the consumer or transferred free off the holding;
details of quantities and types of milk and milk products purchased, exchanged or otherwise received, and records relating to their disposal;
details of stocks of milk and milk products held on a monthly basis.

If milk is also delivered to a wholesale purchaser:

details of quantities and types of milk and milk products sold wholesale and the name and address of the purchaser(s);
purchasers' payments slips;
tanker receipts, where there are discrepancies between the original purchaser's payment slip and the tanker receipt.

Wholesale Producers:

details of the reference quantities held, showing permanent and temporary transfers if appropriate;
herd records;
daily records of milk produced;
details of quantities of milk sold wholesale, and the name and address of the purchaser;
purchasers' payments slips;
tanker receipts, where there are discrepancies between the original purchaser's payment slip and the tanker receipt;
details recorded as a result of participation in the National Milk Recording Scheme or other recording scheme;
details of quantities of milk produced on the farm and which is used on the farm for stockfeeding and human consumption;
details of quantities and types of milk and milk products transferred free off the holding;
details of quantities and types of milk and milk products purchased, swapped or otherwise received, and records relating to their disposal;
details of stocks of milk produced on the farm and any resulting milk products.

Such records shall be kept for a minimum period of 3 years, starting from the end of the quota year in which they were drawn up.

H. MacKinnon, Internal Market Director, Intervention Board Executive Agency.

August 1995.

(2 SI)