DEPARTMENT OF TRADE THE MONEYLENDERS ACTS 1900 to 1927 RENEWAL OF ORDER OF EXEMPTION

THE Secretary of State in exercise of his powers under the above-mentioned Acts, (as having effect by virtue of the Secretary of State for Trade and Industry Order 1970) does hereby order that THE SMALL INDUSTRIES COUNCIL FOR RURAL AREAS OF SCOTLAND whose address is 27 Walker Street, Edinburgh EH3 7HZ being a Body Corporate exempted by an Order of the Secretary of State dated the 1st day of May 1972, from the above-mentioned Acts for a period of three years from the 12th day of May 1972, the date of the publication of the said Order in the London Gazette, be exempted from those Acts for a further period of THREE YEARS from the date of the publication of this Order in the London Gazette, or until earlier revocation of this Order by the Secretary of State.

Dated this 6th day of May 1975.

S. T. SIMMONS,

For the Secretary of State for Trade.

OFFSHORE PETROLEUM DEVELOPMENT (SCOTLAND) ACT 1975 DESIGNATED SEA AREA — LOCH FYNE

THE Secretary of State hereby gives notice, that in terms of Section 3 of Schedule 3 to the Offshore Petroleum D-velopment (Scotland) Act 1975 he proposes to make a sea designation order providing for the making of a Designated Sea Area in a part of Loch Fyne in the area of Tarbert described by two lines running across the loch some 3\frac{1}{4} miles apart from the west shore to the east shore. The more northerly line runs east from a point approximately \frac{1}{2} mile north of Barmore Insland (NR 864 724) and the more southerly from a point approximately \frac{1}{4} mile south of Eilean a Chomhraig (Battle Island) (NR 888 672).

The purpose of the Designation is to enable the Secretary of State to facilitate or control the execution of operations relating to the exploration for and exploitation of North Sea Oil.

Any person may, within 21 days from 22nd May 1975 make representations with respect to the proposed Order by notice in writing to the Secretary, Scottish Economic Planning Department, New St. Andrew's House, St. James Centre, Edinburgh, EH1 3TB.

G. R. WILSON, Assistant Secretary,

Scottish Economic Planning Department.

BRITISH GAS CORPORATION THE GAS ACT 1972 THE GAS (DECLARATION OF CALORIFIC VALUE) REGULATIONS 1972

NOTICE is hereby given in pursuance of the Act and Regulations above referred to that on and after the 1st day of July 1975, the British Gas Corporation will supply gas of the new calorific value of 1035 British Thermal Units per cubic foot to customers in the area comprising the Local Authority districts or parts thereof referred to in the Schedule hereto. The area to be so supplied is shown delineated by a green line on a map signed on behalf of the said Corporation and deposited at premises of the said Corporation (where it is open to inspection by any consumer at all reasonable times free of charge) at Gas Showroom, 15 Eskdale Court, Dalkeith; Granton House, West Granton Road, Edinburgh, EH5 1YB.

The SCHEDULE

Parts of the East Lothian District and Midlothian District of the Lothian Region.

A. J. HYNE, Regional Secretary.

British Gas Corporation, Scottish Region, Granton House, West Granton Road, Edinburgh, EH5 1YB.

30th May 1975.

DEPARTMENT OF ENERGY PETROLEUM PRODUCTION LICENCES

THE Secretary of State for Energy, hereby gives notice that he has consented to the assignment of interest in the undermentioned production licence:

Licence No.

Previous Holders

P.096

British Sun Oil Company Limited North Sea Exploitation and Research Company Limited Present Holders

British Sun Oil Company Limited
North Sea Exploitation and Research Company Limited
Phipps Oil Limited
Hampton Goldmining Areas Limited
Hautpas Limited
Clyde Petroleum Limited

PRIVY COUNCIL OFFICE

At the Court of Saint James the 26th day of Fibruary 1975

Present,

The Counsellors of State

Whereas Her Majesty, in pursuance of the Regency Acts 1937 to 1953, was pleased, by Letters Patent dated the 10th day of February 1975, to delegate to the six Counsellors of State therein named or any two or more of them full power and authority during the period of Her Majesty's absence from the United Kingdom to summon and hold on Her Majesty's behalf Her Privy Council and to signify thereat Her Majesty's approval for anything for which Her Majesty's approval in Council is required:

And whereas by section 14(1) of the Ancient Monuments Consolidation and Amendment Act 1913 penalties are imposed upon any person injuring or defacing (among other things) any monuments to which that section applies by virtue of an Order in Council made thereunder, and by subsection (4) of the same section it is provided that Her Majesty may, by Order in Council, declare that the said section shall apply to any monument specified in the Order which appears to Her Majesty to be an ancient monument within the meaning of the said Act:

Now, therefore, Her Majesty Queen Elizabeth The Queen Mother and Her Royal Highness The Princess Anne, being authorised thereto by the said Letters Parent and in terms of the Ancient Monuments Consolidation and Amendment Act 1913 hereby, by and with the advice of Her Majesty's Privy Council, on Her Majesty's behalf declare that section 14 of the said Act shall apply to the monuments specified in the Schedule A annexed hereto, which appear to Them to be ancient monuments within the meaning of the said Act, and that the said section 14 shall no longer apply to the monuments specified in the Schedule B annexed hereto which appear to Them to have ceased to be ancient monuments within the meaning of the said Act.

N. E. LEIGH.