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FRIDAY, 11th AUGUST 1978

TREASURY

Treasury Chambers,
London S.W.1.
28th July 1978.

TENDERS FOR TREASURY BILLS

1. The Lords Commissioners of Her Majesty's Treasury hereby give notice that Tenders will be received at the Chief Accountant's Office (Bank Buildings) at the Bank of England on Friday, 4th August 1978 at 1.00 p.m., for Treasury Bills to be issued under the Treasury Bills Act 1877, and the National Loans Act 1968, to the amount of £300,000,000.

2. The Bills will be in amounts of £5,000, £10,000, £25,000, £50,000, £100,000, £250,000 or £1,000,000. They will be dated at the option of the tenderer on any business day from Monday, 7th August 1978 to Friday, 11th August 1978 inclusive and will be due 91 days after date.

3. The Bills will be issued and paid at the Bank of England.

4. Each Tender must be for an amount not less than £50,000 and must specify the date on which the Bills required are to be dated and the net amount per cent. (being a multiple of one new halfpenny) which will be given for the amount applied for. Separate Tenders must be lodged for Bills of different dates.

5. Tenders must be made through a London Banker, Discount House or Broker.

6. Notification will be sent on the same day as Tenders are received to the persons whose Tenders are accepted in whole or in part. Payment in full of the amounts due in respect of such accepted Tenders must be made to the Bank of England by means of cash, or by draft or cheque drawn on the Bank of England not later than 1.30 p.m. on the day on which the relative Bills are to be dated.

7. Members of the House of Commons are not precluded for tendering for these Bills.

8. Tenders must be made on the printed forms which may be obtained from the Bank of England.

9. The Lords Commissioners of Her Majesty's Treasury reserve the right of rejecting any Tenders.

TREASURY

Treasury Chambers,
Parliament Street,
London SW1P 3AG.
11th August 1978.

CERTIFICATES OF TAX DEPOSIT

IN accordance with paragraph 5 of the Prospectus (Series 2) dated 11th October 1976, the Treasury hereby give notice that, on and from 14th August 1978, the rate of interest on deposits accepted under the terms of the Prospectus and applied in payment of tax will be 10 per cent per annum, and the rate of interest on deposits withdrawn for cash will be 8 per cent per annum. These rates of interest will remain in operation until further notice.

DEPARTMENT OF HEALTH AND SOCIAL SECURITY STATE SCHEME PREMIUMS: MARKET LEVEL INDICATORS

THE new state pension scheme which started in April 1978, allows contracted-out occupational pension schemes in certain circumstances, to transfer the responsibility or part of the responsibility, for their members' guaranteed minimum pension rights to the state scheme by the payment of premiums.

The premiums concerned are limited revaluation premiums, accrued rights premiums and pensioners' rights premiums. Their amounts are, in part, related to stock market levels at the time they become due and D.H.S.S. each month notifies the average market level indicator to be used in their calculation under the State Scheme Premiums (Actuarial Tables) Regulations 1978 (S.I. 1978 No. 134).

From August 1978, the average market level indicator for accrued rights premiums and limited revaluation premiums is 74. The corresponding average market level indicator for pensioners' rights premiums is 77.

The average market level indicator for ARPs and LRPS shows an increase of 4 since the previous month. The average market level indicator used for PRPs shows an increase of 2 since the previous month.

THE COMPANIES ACT 1948

NOTICE is hereby given in terms of Section 353(3) of the Companies Act 1948 (11 & 12 Geo. 6, Cap 38) that, at the expiration of three months from the date hereof, the names of the undermentioned Companies will, unless cause is shown to the contrary be struck off the Register, and the Companies will be dissolved. This list may include Companies which are being removed from the Register at their own request.

Abbeyfield Musselburgh Society Limited, The
Ailsa Craig (Blenders) Limited
Alex. McKirdy & Son (Plumbers) Limited
Buckie Bowling Club, Limited
Cairngorm Films Limited
Cambus Consultants Limited
Chattan Electrical Contractors Limited
Clan Print Consultants (Glasgow) Limited
Crosshill Property Company Limited
Decimal (Machine Plant) Limited
Euro Clyde Hydraulics Limited
Gross Contracts (Finance & Developments) Limited
I. P. Chalmers Limited
Kayroad Limited
Manson Television Advertising Services Limited
Material Delivery (Edinburgh) Limited
McBrearty Construction Co. Limited
Murie, McDougall (Finance) Limited
Nordik Interiors Limited
Scottish Signs Limited
Sheerin Contractors Limited
Speed-O-Klene Equipment Co. (Scotland) Limited
Sports Agencies (Europa) Limited
Sutherland Securities Limited
W. Gordon Brown Limited
Wm. McLellan (Building Contractors) Limited

D. E. D. ROBERTSON,
Registrar of Companies.

Edinburgh EH2 3DJ,
Exchequer Office,

11th August 1978

THE COMPANIES ACT 1948

NOTICE is hereby given in terms of Section 353(5) of the Companies Act 1948 (11 & 12 Geo. 6, Cap. 38) that, at the expiration of three months from the date hereof, the names of the undermentioned Companies will, unless cause is shown to the contrary be struck off the Register, and the Companies will be dissolved. This list may include Companies which are being removed from the Register at their own request.

B. French of Scotland Limited
Bothwell Bridge Motors (Car Sales) Limited
Cellular Concrete Limited
Cottage Roll Company Limited
Craigend Property Company Limited
Daniel Gibb (Joiners & Contractors) Limited
Dunsmore Moorings Limited
Eamac (Properties) Limited
East London Street Motors Limited
Ecurie Ecosse Association Limited
Fulton Property Company Limited
Garment Trimmings Limited
General Registration Corporation Limited
Hat Box Millinery Company (Glasgow) Limited, The
Hi Glass (G R P) Limited
James Comrie (Electrical) Limited
John J. Hands (Glasgow) Limited
Lothian Suspended Ceilings Limited
McArthur & Wilson (Precast) Limited
Offshore Gratings Limited
Scottish Assets Limited
Sellis Property Company Limited
Veda Health Foods Limited

D. E. D. ROBERTSON,
Registrar of Companies.

Exchequer Office,
Edinburgh EH2 3DJ.

11th August 1978

PROTECTION OF BIRDS ACT 1054
THE WILD BIRDS (VARIOUS SPECIES)
(SCOTLAND) ORDER 1978

THE Secretary of State hereby gives notice that on 19th July 1978 he made the above Order under the Protection of Birds Act 1954 to come into effect on 18th August 1978.

Copies of the Order may be purchased direct from Her Majesty's Stationery Office, 13A Castle Street, Edinburgh EH2 3AR or through any bookseller.

E. A. DUDGEON,
Division IIC—Branch 4

Scottish Home and Health Department,
New St. Andrew's House,
Edinburgh EH1 3TF.

8th August 1978.

THE ROADS (SCOTLAND) ACT 1970
THE ACQUISITION OF LAND
(AUTHORISATION PROCEDURE) (SCOTLAND)
ACT 1947

NOTICE is hereby given that the Secretary of State, in exercise of the powers conferred on him by the above-mentioned Acts, on the 20th day of July 1978 made a Compulsory Purchase Order entitled the Dingwall-Ullapool Trunk Road (Gorstan Diversion) Compulsory Purchase Order 1978.

The Order provides for the purchase of the lands described in the Schedule hereto for the purpose of improving the Silverbridge-Gorstan Section of the Dingwall-Ullapool Trunk Road (A835) in the district of Ross and Cromarty.

Copies of the Order and of the map referred to therein have been deposited at the offices of the Scottish Development Department, New St. Andrew's House, St. James Centre, Edinburgh; the Regional Headquarters of the Highland Region, Glenurquhart Road, Inverness; the office of the Ross and Cromarty District Council, County Buildings, Dingwall and at Garve Post Office, Ross and Cromarty and may be seen there without payment of fee during office hours.

The Order as made becomes operative on the 11th day of August 1978 but if application is made to the Court of Session under paragraph 15 of the First Schedule to the Acquisition of Land (Authorisation Procedure) (Scotland) Act 1947 as extended by Section 60 of the Land Compensation (Scotland) Act 1973, within a period of 6 weeks from that date by any person aggrieved by the Order who desires to question the validity thereof the Court of Session may, by interim order, suspend the operation of this Order, or any provision contained therein, either generally or in so far as it affects any property of the applicant, and may, if satisfied that the authorisation granted by the Order is not empowered to be granted or that the interests of the applicant have been substantially prejudiced by any requirement of the said Schedule or any Regulation made thereunder not having been complied with, quash the Order or any provision contained therein either generally or in so far as it affects any property of the applicant.

The Secretary of State may acquire the land to which this notice relates by a general vesting declaration under Section 278 of the Town and Country Planning (Scotland) Act 1972. The effect of the making of such a declaration is to vest the land in the Secretary of State at the end of the appropriate period and is explained fully in Part (1) of Schedule 2 to the Compulsory Purchase of Land (General Vesting Declaration) (Scotland) Regulations 1969 (S.I. 1976 No. 820). A print of the said Regulations has also been deposited and may be seen as aforesaid.

Every person entitled to claim compensation in respect of any of the land or any interest in the land is invited to give information with respect to his name and address and the land and interest in question, to the Secretary, Scottish Development Department, New St. Andrew's House, St. James Centre, Edinburgh.

Dated this 20th day of July 1978.

J. LEITHHEAD,
Senior Principal.

Scottish Development Department,
Edinburgh.

SCHEDULE

In this Schedule:—

- (1) All the land specified is situated in the Parish of Contin and for registration purposes in the County of Ross and Cromarty.
- (2) The plot references and areas referred to below correspond to those given in the Schedule and map to The Dingwall-Ullapool Trunk Road (Gorstan Diversion) Compulsory Purchase Order 1978.
- (3) Unless the context otherwise requires, "A835" means the Dingwall-Ullapool Trunk Road.

Plot Nos.	<i>In the Parish of Contin</i>
169	An area of rough grazing land lying to the south-east of the A835 at Silverbridge and on the north bank of the Black Water River.
170	A right of servitude over part of the bed of the Black Water River lying to the south-east of the A835 at Silverbridge.
171	An area of rough grazing land, forest plantation and road verge lying to the south-east of the A835 at Silverbridge and situated between the said road and the Black Water River.
172	A strip of land forming part of forest plantation lying on the north-west side of the A835 between Silverbridge and Gorstan.
173	An area of rough grazing land lying on the north side of the A835 at Gorstan between the said road and the forest plantation east of Hill Cottage.
174	A strip of land forming part of grazing fields lying between the Allt a'Mhulinn stream and the Black Water River at Gorstan.
175	A strip of rough scrub land lying on the north east side of the A832 Gorstan/Achnasheen Road at Gorstan.
176	An area of land forming part of rough grazing land lying on the north-east side of the A832/A835 junction at Gorstan.
177	An area of land forming part of rough scrub land and part of the bed of the Allt a'Mhulinn stream lying on the north-east side of the A832 Gorstan/Contin Road.
178	An area of rough scrub land lying on the south-west side of the A832 Gorstan/Contin Road at Gorstan.
179	A strip of land forming part of rough scrub land and part of the bed of the Allt a'Mhulinn stream lying on the north-east side of the A832 Gorstan/Contin Road at Gorstan.
180	A right of servitude over a strip of grazing land lying between the Allt a'Mhulinn stream and the Black Water River at Gorstan.
181	An area of rough grazing land lying on the east side of the A835 Road at the A832/A835 junction.
184	An area of rough grazing land lying on the north side of the A835 to the east of Hill Cottage.

**THE TRUNK ROADS (ROUTE A75)
(DUMFRIES AND GALLOWAY REGION)
(TEMPORARY CLOSURE) ORDER 1978**

THE Secretary of State gives notice that he has made an Order temporarily closing to traffic that part of the trunk road A75 between its junctions with the Cummertrees to Hoddon (C33) roads.

Alternative Routes:—

1. For eastbound traffic
 - (a) Vehicles over 30 cwt (for M6 and south) — from Dumfries via A709 to Lockerbie and then via trunk road A74.
 - (b) Vehicles exceeding 13' 0" height — from Collin via A75, C33 at Kelhead and B7020 to rejoin trunk road A75 east of Ladyfield.
 - (c) All other vehicles — from Collin via B724, rejoining trunk road A75 at Howes, west of Annan.

2. For westbound traffic

- (a) Vehicles over 30 cwt (for Dumfries and beyond) — from Gretna via A74 to Lockerbie and then via A709 to Dumfries.
- (b) Vehicles exceeding 13' 0" height — from Annan via A75 to east of Ladyfield and then via B7020 to Kelhead and the C33 to rejoin the trunk road A75 at Kinmount.
- (c) All other vehicles — from Annan via A75 to Howes and then via B724 to rejoin the trunk road A75 at Collin.

D. CONNELLY,
Assistant Secretary.

Scottish Development Department,
New St. Andrew's House,
Edinburgh.

7th August 1978.

**TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972**

**DRAFT STOPPING UP OF HIGHWAYS
CITY OF GLASGOW DISTRICT
(FERNIE STREET, ROLLAND STREET, WILLOCK
STREET, ORAN STREET AND VERNON STREET)
ORDER 197**

THE Secretary of State hereby gives notice that he intends to make an Order under Section 198 of the Town and Country Planning (Scotland) Act 1972 authorising the stopping up of:—

Fernie Street
Rolland Street
Willock Street
Oran Street
Vernon Street

Copies of the proposed Order and relevant plan specifying the lengths of the streets to be stopped up may be inspected at the offices of the Scottish Development Department, New St. Andrew's House, Edinburgh or at Room 44, City Chambers, Glasgow by any person free of charge at all reasonable hours during a period of 28 days from 11th August 1978. Within that period any person may by notice to the Secretary of State object to the making of the Order.

N. G. CAMPBELL,
Assistant Secretary.

Scottish Development Department,
New St. Andrew's House,
Edinburgh.

3rd July 1978.

**TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972**

**DRAFT STOPPING UP OF HIGHWAYS
CITY OF GLASGOW DISTRICT
(HENDERSON STREET, DICK STREET,
CARRICKARDEN STREET, GARRIOCHMILL ROAD,
SOUTH WOODSIDE ROAD AND TILLIE STREET)
ORDER 197**

THE Secretary of State hereby gives notice that he intends to make an Order under Section 198 of the Town and Country Planning (Scotland) Act 1972 authorising the stopping up of:—

Henderson Street
Carrickarden Street
South Woodside Road
Dick Street
Garriochmill Road
Tillie Street

Copies of the proposed Order and relevant plan specifying the lengths of the streets to be stopped up may be inspected at the offices of the Scottish Development Department, New St. Andrew's House, Edinburgh or at Room 44, City Chambers,

Glasgow by any person free of charge at all reasonable hours during a period of 28 days from 11th August 1978. Within that period any person may by notice to the Secretary of State object to the making of the Order.

N. G. CAMPBELL,
Assistant Secretary.

Scottish Development Department,
New St. Andrew's House,
Edinburgh.

3rd July 1978.

**TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972**

**DRAFT STOPPING UP OF HIGHWAYS
CITY OF GLASGOW DISTRICT
(DALMALLY STREET, RAEBERRY STREET AND
SIMPSON STREET) ORDER 197**

THE Secretary of State hereby gives notice that he intends to make an Order under Section 198 of the Town and Country Planning (Scotland) Act 1972 authorising the stopping up of:—

Dalmally Street
Raeberry Street
Simpson Street

Copies of the proposed Order and relevant plan specifying the lengths of the streets to be stopped up may be inspected at the offices of the Scottish Development Department, New St. Andrew's House, Edinburgh or at Room 44, City Chambers, Glasgow by any person free of charge at all reasonable hours during a period of 28 days from 11th August 1978. Within that period any person may by notice to the Secretary of State object to the making of the Order.

N. G. CAMPBELL,
Assistant Secretary.

Scottish Development Department,
New St. Andrew's House,
Edinburgh.

3rd July 1978.

**TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972**

**DRAFT STOPPING UP OF HIGHWAYS
CITY OF GLASGOW DISTRICT
(NORTH PARK STREET AND SPRINGBANK STREET)
ORDER 197**

THE Secretary of State hereby gives notice that he intends to make an Order under Section 198 of the Town and Country Planning (Scotland) Act 1972 authorising the stopping up of:—

Northpark Street
Springbank Street

Copies of the proposed Order and relevant plan specifying the lengths of the streets to be stopped up may be inspected at the offices of the Scottish Development Department, New St. Andrew's House, Edinburgh or at Room 44, City Chambers, Glasgow by any person free of charge at all reasonable hours during a period of 28 days from 11th August 1978. Within that period any person may by notice to the Secretary of State object to the making of the Order.

N. G. CAMPBELL,
Assistant Secretary.

Scottish Development Department,
New St. Andrew's House,
Edinburgh.

3rd July 1978.

**TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972**

**DRAFT STOPPING UP OF HIGHWAY
CITY OF GLASGOW DISTRICT
(AGNES STREET) ORDER 197**

THE Secretary of State hereby gives notice that he intends to make an Order under Section 198 of the Town and Country Planning (Scotland) Act 1972 authorising the stopping up of:—

Agnes Street

Copies of the proposed Order and relevant plan specifying the length of the street to be stopped up may be inspected at the offices of the Scottish Development Department, New St. Andrew's House, Edinburgh or at Room 44, City Chambers, Glasgow by any person free of charge at all reasonable hours during a period of 28 days from 11th August 1978. Within that period any person may by notice to the Secretary of State object to the making of the Order.

N. G. CAMPBELL,
Assistant Secretary.

Scottish Development Department,
New St. Andrew's House,
Edinburgh.

3rd July 1978.

**TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972**

**STOPPING UP OF HIGHWAYS
DISTRICT OF MONKLANDS
(HUTTON STREET AND LANG STREET)
ORDER 1978**

THE Secretary of State hereby gives notice that he has made an Order under Section 198 of the Town and Country Planning (Scotland) Act 1972 authorising the stopping up of:—

Hutton Street and Lang Street, Coatbridge.

Copies of the Order and relevant plan specifying the lengths of streets to be stopped up may be inspected at the offices of the Scottish Development Department, New St. Andrew's House, Edinburgh or at the Municipal Buildings, "Redholme", Laird Street, Coatbridge by any person free of charge at all reasonable hours from 11th August 1978.

N. G. CAMPBELL,
Assistant Secretary.

Scottish Development Department,
New St. Andrew's House,
Edinburgh.

29th June 1978.

**TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972**

**DRAFT STOPPING UP OF HIGHWAY
CITY OF GLASGOW DISTRICT
(CAMERON STREET) ORDER 197**

THE Secretary of State hereby gives notice that he intends to make an Order under Section 198 of the Town and Country Planning (Scotland) Act 1972 authorising the stopping up of:—

Cameron Street

Copies of the proposed Order and relevant plan specifying the length of the street to be stopped up may be inspected at the offices of the Scottish Development Department, New St. Andrew's House, Edinburgh or at Room 44, City Chambers, Glasgow by any person free of charge at all reasonable hours during a period of 28 days from 11th August 1978. Within that period any person may by notice to the Secretary of State object to the making of the Order.

N. G. CAMPBELL,
Assistant Secretary.

Scottish Development Department,
New St. Andrew's House,
Edinburgh.

3rd July 1978.

**NATIONAL INSURANCE ADVISORY COMMITTEE
NOTICE OF SUBMISSION OF DRAFT REGULATIONS
ENTITLED
THE SOCIAL SECURITY
(MOBILITY ALLOWANCE) AMENDMENT
REGULATIONS 1978**

THE National Insurance Advisory Committee give notice that they have received, in accordance with Section 139 of the Social Security Act 1975, for consideration and report thereon, the draft of regulations entitled "The Social Security (Mobility Allowance) Amendment Regulations 1978."

A short Explanatory Note on these Regulations is appended to this notice.

The Committee will take into consideration any objections made by or on behalf of persons affected, received by them not later than 8th September 1978. Objections should be addressed to the Secretary, National Advisory Committee, Alexander Fleming House, Elephant and Castle, London SE1 6BY. Copies of the draft of these Regulations can be obtained by sending a stamped addressed foolscap envelope to the Secretary of the Committee.

D. S. LEES,
Chairman.

11th August 1978.

EXPLANATORY NOTE

These Regulations amend the Mobility Allowance Regulations 1975 so as, firstly, to prescribe more precisely the circumstances in which a person is or is not to be treated, for the purposes of the section of the Social Security Act 1975 governing entitlement to mobility allowance, as suffering from physical disablement such that he is either unable to walk or virtually unable to do so; and secondly to secure that mobility allowance may be payable to a person who has the use of a vehicle provided by the Secretary of State under Section 33 of the Health Services and Public Health Act 1968 where that vehicle is not a power driven road vehicle controlled by the occupant.

THE PETROLEUM (PRODUCTION) REGULATIONS 1976 AS AMENDED

1. The Secretary of State for Energy is prepared to receive applications in accordance with the Petroleum (Production) Regulations 1976 (SI 1976 No. 1129), as amended by the Petroleum (Production) (Amendment) Regulations 1978 (SI 1978 No. 929), for petroleum production licences in respect of the blocks to which the numbers specified in Schedule 1 to this Notice have been assigned on a map deposited in the Library at the Department of Energy, Thames House South, Millbank, London, SW1P 4QJ. The blocks in respect of which The British National Oil Corporation ("BNO") will be operator are identified by an asterisk in Schedule 1 aforesaid. The map may be inspected by prior appointment (tel. 01-211 3394) between 09.30 a.m. and 17.00 p.m. Monday to Friday until 17th November 1978. Copies of the map may also be inspected by prior appointment at the offices of the Offshore Supplies Office of the Department of Energy, Alhambra House, 45 Waterloo Street, Glasgow, G2 6AS (tel. 041-221 8777, extension 286) and at Inverlair House, West North Street, Aberdeen (tel. 0224 21757); and also at the Welsh Office, Cathays Park, Cardiff, CF1 3NQ (tel. 0222 28066, extension 326); and at the Department of Commerce, Chichester House, 64 Chichester Street, Belfast, BT1 4JX (tel. 0232 34488, extension 418). Applications should be submitted in the form specified in Schedule 3 to the Petroleum (Production) Regulations 1976, as amended by the Petroleum (Production) (Amendment) Regulations 1978. Copies of the form may be obtained from the Petroleum Production Division of the Department of Energy, Thames House South, Millbank, London, SW1P 4QJ.

2. Applications should be delivered during normal business hours up to 12.00 hours on 20th November 1978 to the Petroleum Production Division of the Department of Energy at Thames House South, Millbank, London, SW1P 4QJ, together with a remittance in respect of the appropriate application fee. Applicants should indicate any preference which they attach to the blocks to which their application relates, and should indicate if blocks are applied for as alternatives. Applicants should note that the Secretary of State will only entertain applications for blocks specifically identified in the application, and drawn from those listed in Schedule 1 to this Notice.

3. Licences will be granted on the basis that BNO, or one of its subsidiaries, is from the grant of the licence a co-licencee entitled to a 51% share in all the benefits of the licence, except:

(a) where it is jointly agreed by the Secretary of State, BNO and the prospective co-licencee(s) that BNO's share shall be greater than 51%; or

(b) where the British Gas Corporation ("BGC") or a subsidiary of that Corporation is also to be a co-licencee, in which case the combined share to be held in the licence by BGC or its subsidiary, and BNO or its subsidiary, shall together total 51% or such greater percentage as may be agreed by the Parties mentioned in (a) above; or

(c) where the Secretary of State decides to grant a licence solely to BNO, BGC or one of their subsidiaries.

4. The consideration required in respect of production licences granted as a result of this invitation will be:—

(a) in respect of the first period of four years of the licence a non-recurrent fee payable upon the grant of the licence of £100 for each square kilometre comprised in the licensed area; and in respect of any second period of three years, a non-recurrent fee payable at the end of the fourth year of £150 for each square kilometre comprised in the continuing part;

(b) in respect of the first year after the expiry of the second period (on exercise of the option to continue as to the remaining period of the licence) the sum of £250 for each square kilometre in the continuing part; in respect of the second year £500, and similarly by annual increments of £250 until an annual sum of £3750 will be payable for each square kilometre comprised in the licensed area;

(c) a royalty at the rate of 12½%, either in kind or by value on all quantities of petroleum won and saved.

Licences granted may be subject to special conditions governing the notice required for, and the timing and circumstances of, operations carried out thereunder.

5. Applicants will be judged against the background of the continuing need for expeditious, thorough and efficient exploration to identify oil and gas resources of the UK Continental Shelf, and the following factors will be particularly borne in mind when examining applications:—

(a) technical competence to undertake a programme of exploration and production;

(b) capability to produce funds commensurate with work programme obligations in respect of initial exploration and the extent of access to adequate funds in the event of a commercial discovery being made;

(c) where the applicant already holds or has held a licence, his over-all performance to date in meeting licence obligations;

(d) exploration already done by or on behalf of the applicant which is relevant to the areas applied for;

(e) the extent of the contribution which the applicant has made or is planning to make to the economy of the UK, including the strengthening of the UK balance of payments and the growth of industry and employment;

(f) where a body incorporated in a country outside the UK applies for a licence or holds a controlling interest in the applicant, how far equitable treatment is afforded in such other country;

(g) the degree to which the applicant, or any licensee in whom he has a controlling interest, or any licensee who has a controlling interest in the applicant, has demonstrated his agreement to majority State participation in any discovery made under existing licences and, where appropriate, his effective implementation of such participation;

(h) whether the applicant subscribes to the Memorandum of Understanding agreed by the Secretary of State and United Kingdom Offshore Operators Association to ensure that full and fair opportunity is provided to UK industry to compete for orders of goods and services. Where the applicant is or has been a licensee, his past performance in providing full and fair opportunity to UK industry will be taken fully into account;

(i) whether the applicant subscribes to the Memorandum of Understanding to grant reasonable access to representatives of independent trade unions to his offshore installations. Where the applicant is an existing licensee, his performance in providing such access, in accepting the principle that his offshore workforce should be represented by an independent trade union, and in meeting requests by his employees to allow them to be individually represented by an independent trade union where no independent trade union is recognised for collective bargaining purposes, will be taken fully into account;

- (j) the applicant's record in respect of training for employment on offshore installations;
- (k) whether the applicant is prepared to meet BNOC's share of exploration and appraisal costs under the licence or, where BGC is a co-applicant, whether the other co-applicant(s) is (are) prepared to meet BNOC's or BGC's share, or both such shares; and, if so, the proportion of such share or shares;
- (l) whether the applicant is prepared to offer an equity interest for BNOC or BGC in the licence of more than 51%, and, if so, the amount of that percentage;
- (m) whether the applicant is prepared to grant to BNOC the option to purchase from the applicant at market price the applicant's share of oil and natural gas liquids produced under the licence, and, if so, the proportion of that share; and
- (n) whether the applicant is prepared to grant to BNOC the option to sell to the applicant at market price BNOC's share of oil and natural gas liquids produced under the licence, and, if so, the proportion of that share.

6. Offers under all or any of items (k) (l) (m) and (n) of paragraph 5 above should be set out in a memorandum accompanying the application form referred to in paragraph 1 above.

7. The Secretary of State will in due course notify those applicants who are being favourably considered for the grant of a licence that they will be offered a licence if (a) they settle a form of operating agreement with BNOC to the satisfaction of the Secretary of State; (b) in association with BNOC, they agree with the Secretary of State an acceptable work programme for the prospective licence; and (c) the applicant's performance in accepting and implementing majority State participation in existing licences continues to be satisfactory to the Secretary of State. In respect of the settlement of both the operating agreement and the work programme, the Secretary of State will wish to be satisfied that adequate exchange of information between BNOC and the prospective licensee takes place to ensure that negotiations for this purpose are meaningful. Guidelines as to the type of arrangements the Secretary of State expects to be included in the operating agreements are set out in Schedule 2 to this Notice. He will be prepared exceptionally to consider variations where he is satisfied that they are reasonable and are consistent with the national interest.

8. In paragraphs 5 and 7 above references to BNOC and BGC shall, where appropriate, be taken to include references to their respective subsidiary companies.

9. The Secretary of State will advise applicants of his decision in due course.

SCHEDULE 1

13/12, 13/28, 13/29, 13/30*
14/26
16/3b, 16/18
20/1, 20/2,* 20/6, 20/8
42/27
47/3c, 47/4b, 47/9b
72/20
73/1,* 73/7, 73/8, 73/9, 73/11, 73/12, 73/16*
74/1, 74/2
85/23, 85/24, 85/28,* 85/29
87/11
104/20
106/10
107/11
206/2, 206/3
208/15, 208/19, 208/20, 208/23, 208/24, 208/26*
209/3, 209/6, 209/7, 209/13
214/30

Note 1.—Certain of the blocks listed below about the margins of the United Kingdom Continental Shelf. Their co-ordinates are as follows:—

Block 16/3b—(a) 59°00'N 1°24'E (b) 59°00'N 1°38'00.18"E
(c) 58°50'N 1°35'20.38"E (d) 58°50'N 1°28'E
(e) 58°52'N 1°28'E (f) 58°52'N 1°34'E
(g) 58°54'N 1°34'E (h) 58°54'N 1°26'E
(i) 58°57'N 1°26'E (j) 58°57'N 1°24'E

Block 16/18—(a) 58°30'N 1°24'E (b) 58°30'N 1°30'05.38"E
(c) 58°25.48'N 1°29'E (d) 58°20'N 1°34'23.60"E
(e) 58°20'N 1°24'E

Block 85/28—(a) 49°10'N 6°36'W (b) 49°10'N 6°24'W
(c) 49°00.2'N 6°24'W (d) 49°00'N 6°24.6'W
(e) 49°00'N 6°36'W

Block 85/29—(a) 49°10'N 6°24'W (b) 49°10'N 6°12'W
(c) 49°03.5'N 6°12'W (d) 49°00.2'N 6°24'W

Note 2.—On blocks marked *, BNOC will be operator for the exploration stage.

SCHEDULE 2

GUIDELINES AS TO MATTERS TO BE INCLUDED IN JOINT OPERATING AGREEMENTS

PART A

The Operator

1. Initially, the appointment of the operator shall require the agreement of all the prospective licensees; but thereafter such appointment will be by vote of the Operating Committee. Subject to giving appropriate notice, the operator is to have the right to resign at any time and the Operating Committee is to have the right to remove the operator at any time. All appointments of the operator are subject to the approval of the Secretary of State.

The Operating Committee

2. An Operating Committee shall be established to exercise overall supervision and control of all operations conducted under the licence. Such Committee shall consist of one representative appointed by each licensee. Each licensee shall have a voting interest equal to its interest in the licence. Unless otherwise agreed by BNOC, all meetings of the Operating Committee and any related committees shall be held in Glasgow.

Decisions of the Operating Committee

3. Decisions of the Operating Committee shall be made by the affirmative vote of the licensees. The percentage of votes required for decisions shall be agreed upon by all the prospective licensees but must be within the range 52% to 75% provided that BNOC is not to be able, solely by the use of its majority vote, to commit other members of the Operating Committee to expenditure.

Surrender of Licensed Area

4. In respect of any decision of the Operating Committee relating to compulsory relinquishment of part of the licensed area, BNOC will not use its vote to frustrate the unanimous wishes of the other licensees desiring to continue the licence. The agreement is not to contain assurances or undertakings between the co-licensees as to future involvement in surrendered acreage or unlicensed blocks.

Work Programmes and Budgets

5. The Operating Committee shall decide upon the programmes of work to be carried out under the licence and the budgets therefor. In the case of any exploration or appraisal programme and budget which is approved by the Operating Committee, all parties shall be bound to participate and accordingly there will be no right of non-consent. In the case of any development programme and budget which is approved by the Operating Committee, each party shall have the right within a reasonable period to decide whether or not to participate. Subject to paragraph 6 below, each party will be liable for its share of costs and obligations.

Sole Risk

6. In the event of the Operating Committee failing to approve a proposed programme of work, or a party deciding not to participate in a development programme and budget approved by the Operating Committee, any party shall be free to carry out such work at sole risk provided it does not interfere with joint operations and provided the sole risk party agrees to indemnify the non-sole risk parties against all claims and proceedings

brought by any third party arising out of the sole risk operation. The sole risk arrangements shall enable non-sole risk parties to re-join the venture at any time up to the point at which the Secretary of State consents to the commencement of any development works relevant to the production of petroleum in respect of that venture. In the event of BNOG deciding not to take part in any development, it shall nevertheless be entitled to be represented at all meetings at which that development is discussed and to receive all data and information relating to that development. BNOG will not however be entitled in respect of its equity interest to a share in the petroleum produced from that development, nor to a share in the ownership of assets relevant to that development, nor to a vote on matters arising in respect of that development.

Detailed Financial Arrangements

7. The operating agreement is to include arrangements for the detailed financial management of the licence activities, such as the dates on which the licensees' contributions are to become due, provisions for default in such contributions and accounting and auditing procedures.

Assignments

8. In the event of the Secretary of State directing either BNOG or BGC to assign its interest in the licence to the other corporation or to any of its or the other's subsidiaries, BNOG and BGC will be entitled so to assign its interest. BNOG is to have the first option as to all or any part of any assignment of interest (other than to an affiliate) proposed by any of its co-licensees. All assignments are subject to the approval of the Secretary of State.

Public Announcements

9. Where BNOG is not the operator, BNOG is to have the right to assume joint responsibility with the operator for the preparation and making of all public announcements and statements concerning the licence activities.

BNOG's Involvement in Joint Operations

10. Where BNOG is not the operator, BNOG is to have the right, with the concurrence of the operator:—

- (a) to second personnel to the operator for work on the joint operations; and
- (b) itself to undertake on behalf of the operator any tasks which have been approved by the Operating Committee.

PART B

Carried Interest for BNOG

11. On each block where it is operator, BNOG will meet its share of exploration and appraisal costs of operations in which its participates, as they are incurred.

12. Where BNOG's co-licensees are to meet all or part of its share of exploration and appraisal costs the following arrangements are to apply:—

- (a) BNOG's rights as a full equity licensee are not to be diminished in any way by reason of such carried interest;
- (b) BNOG will not pay any costs or be liable for any obligations which would otherwise be attributable to the share for which it is being carried, except and to the extent that it elects to participate in any development programme. If BNOG does so elect, it will reimburse the share of costs incurred in relation to the block on which the development is to be undertaken which it would have paid if it had not been carried and will pay its share of the costs of the development programme. Reimbursement will be made in sterling or, where exchange control rules permit, any other freely convertible currency, at BNOG's option. BNOG will pay interest on costs reimbursed. Interest should be calculated from the date of expenditure to the date of payment on a simple and not compound basis. The rate (rounded down to the nearest $\frac{1}{4}$ th) should be:—

- (i) in the case of sterling—whichever is the lower of the average National Westminster Bank's Base Rate and the average 3-month London Inter-Bank Offered Rate (LIBOR) for the quarter preceding the quarter in which the expenditure was incurred; and
 - (ii) in the case of all other currencies—whichever is the lower of the average 7-day and the average 3-month LIBOR for the quarter preceding the quarter in which the expenditure was incurred.
- (c) BNOG will reimburse its co-licensees within 30 days of the time at which it elects to join in a development. Such election must be made within 90 days of the date on which the Operating Committee approves a development programme in a form suitable for submission to the Secretary of State.

BNOG's Options to Purchase and/or Sell Oil and Natural Gas Liquids

13. Where BNOG is to have the option to purchase and/or sell oil and natural gas liquids the following arrangements are to apply:—

- (a) BNOG will give at least six months' written notice of its intention to purchase and at least twelve months' notice of its intention to sell (as the case may be). The option is to come into effect on the expiry of the notice; and
- (b) the price payable or receivable by BNOG shall be the market price. The method for determining the market price shall be as set out in Part C of this Schedule.

PART C

Market Price

- 14.(a) Market Price means, in respect of any grade of crude oil or natural gas liquid, the price per barrel which would from time to time be arrived at in arm's length transactions between a willing buyer and a willing seller of the grade of crude oil or natural gas liquid in question.
- (b) In assessing the Market Price, account shall be taken of similar transactions involving the grade in question or any comparable grade (due allowance being made for quality and location in the case of a comparable grade) having regard to all other relevant factors and any other evidence available to the parties.

15. Not less than 45 days prior to the commencement of each quarter in which oil or natural gas liquids are to be lifted, BNOG shall advise its co-licensee(s) of its proposed Market Price for that quarter. If such proposed market price is not acceptable to the co-licensee(s), the co-licensee(s) and BNOG will consult together to agree upon the market price for the crude oil, or natural gas liquid, as appropriate. Provision is to be made in the operating agreement for reference to an independent expert if agreement is not reached by 30 days prior to the commencement of the relevant quarter.

16. In the event that at the commencement date of any quarter the Market Price shall not for any reason have been established in accordance with the foregoing provisions, the price payable pending the establishment of such market price shall be whichever is the higher of:—

- (i) the Market Price (if any) most recently established between BNOG and the co-licensee(s); and
- (ii) the arithmetic mean of the prices proposed by BNOG and the co-licensee(s) for such quarter.

Within seven days after the Market Price has been established for the relevant quarter an adjusting payment shall be made by BNOG or by the co-licensee(s) (as the case may be) together with interest on such amount from the due date of payment.

PART D

Interpretation

17. References in the preceding parts of this Schedule to BNOG shall, where appropriate, include references to any subsidiary company of BNOG and in paragraphs 11 and 12 shall, where appropriate, also include references to BGC or to any subsidiary company of BGC.

DEPARTMENT OF HEALTH AND SOCIAL SECURITY

Medicines Division, Finsbury Square House, 33-37a Finsbury Square, London, EC2A 1PP
Telephone 01-638 6020 Enquiries to Ext 255

PRODUCT LICENCES GRANTED UNDER THE MEDICINES ACT 1968

Product Licence Number	Company Name	Product Name	Active Ingredients	Indications (Non-Prescription Items)
PL/0001/0080	Ciba-Geigy U.K. Limited	Anturan R200 mg Tablets	200 mg Sulphinpyrazone.	
PL/0029/0134	Imperial Chemical Industries Limited	Hibisol	Chlorhexidine Gluconate 0.5% w/v (equivalent to 2.5% v/v Chlorhexidine Gluconate Solution). Isopropyl Alcohol 60.0% w/v (equivalent to 70% w/v Isopropylalcohol).	Routine disinfection of clean intact skin. (1) Disinfection of clean hands prior to surgery. (2) Disinfection of clean hands prior to aseptic procedures or after handling contaminated material. (3) Disinfection of patients' skin.
PL/0033/0073	Smith & Nephew Pharmaceuticals Ltd.	Minims Lignocaine Hydrochloride Ph. Eur. 4.0% w/v and Fluorescein Sodium BP 0.25% w/v	Lignocaine Hydrochloride Ph.Eur. 4.0% w/v Fluorescein Sodium BP 0.25% w/v	
PL/0068/0061	Minnesota 3M Laboratories Limited T/A Riker Labs.	Acupan Tablets	30 mg Nefopam Hydrochloride	
PL/0068/0069	Minnesota 3M Laboratories Limited T/A Riker Labs.	Acupan Injection	Nefopam Hydrochloride 20 mg/ml	
PL/0068/0085	Minnesota 3M Laboratories Limited T/A 3M (United Kingdom) Limited	"Concise" Enamel Bond System	Bis-GMA resin.	
PL/0068/0087	Minnesota 3M Laboratories Limited T/A 3M (United Kingdom) Limited	"Concise" White Sealant System	Bis-GMA resin.	
PL/0071/0138	Sterling-Winthrop Group Limited	Pyrogastrone Chewable Tablets	Carbenoxolone Sodium 20 mg Dried Aluminium Hydroxide Gel 240 mg Magnesium Trisilicate 60 mg	
PL/0085/0014	F.A.I.R. Laboratories Limited	Ecostatin Cream	Econazole Nitrate 1%	
PL/0109/0062	Roussel Laboratories Limited	Altracite Plus	Hydrotalcite 500 mg/5 ml suspension Activated Dimethicone 125 mg/5 ml suspension	Altracite Plus is an anti-acid and mucosal protectant with anti-flatulent activity and may be used in the management of the following conditions:— Peptic ulceration; gastritis; abdominal distension; hyperacidity; dyspepsia; heartburn, especially when associated with oesophagitis or hiatus hernia, and heartburn of pregnancy.
PL/0242/0052	Janssen Pharmaceuticals Limited	Daktarin Intravenous Solution	Miconazole Base.	

PL/0286/0053	Syntex Pharmaceuticals Limited	Naprosyn Suppositories	Naproxen 500 mg.	
PL/0286/0057	Syntex Pharmaceuticals Limited	Syntaris Nasal Spray	Flunisolide 0.0 25% w/v	
PL/0338/0042	Cupal Limited	Kao-C Child's Diarrhoea Mixture	Light Kaolin BP 0.5 g per 5 ml Calcium Carbonate BP 0.25 g per 5 ml	For the treatment of mild diarrhoeas of short duration.
PL/0338/0043	Cupal Limited	Kao-C Adult's Diarrhoea Mixture	Light Kaolin BP 2.0 g per 20 ml Calcium Carbonate 1.0 g per 20 ml	For the treatment of mild diarrhoeas of short duration.
PL/0364/0027	Morton-Norwich Laboratories Limited T/A Eaton Laboratories	Psoracrate	Dithranol BP 0.1% w/w	
PL/0427/0045	R. P. Drugs Limited	Tecycline Syrup	Tetracycline base BPC 150 mg per 5 ml	
PL/0458/0017	Lundbeck Limited	Clopixol Injection	Cis (Z) Clopenthixol Decanoate.	
PL/0512/0048	Duphar Laboratories Limited	Influvac	Each 0.5 ml dose contains: A/Texas/1/77 (H ₃ N ₂) N.I.B.4 400 I.U. A/USSR/92/77 (H ₁ N ₁) 400 I.U. B/Hong Kong/8/73 400 I.U.	
PL/0517/0030	Cambrian Chemicals Limited	Viforcit	Ascorbic Acid	Prophylaxis and treatment of clinical and sub-clinical conditions attributable to Vitamin C deficiency.
PL/0530/0031	Harris Pharmaceuticals Limited	Ampicillin Capsules	Ampicillin Trihydrate BP.	
PL/0542/0022	Fardillon Limited	Ionamin 15	Phentermine 15 mg (as a resin complex).	
PL/0542/0023	Fardillon Limited	Ionamin 30	Phentermine 30 mg (as a resin complex).	
PL/3460/0014	Galen Research Laboratories Limited	Sterisol	Sodium Chloride BP Distilled Water.	
PL/3555/0001	Laboratories Goupil SA	Fluocaril BI-Fluor Toothpaste	Sodium Monofluorophosphate 0.683% Sodium Fluoride 0.0221%	As a toothpaste to protect against tooth decay and to assist in hygiene of the teeth and gums.
PL/3759/0002	Lipha Pharmaceuticals Limited	Praxilene	Naftidrofuryl (BAN) 100 mg	
PL/3759/0003	Lipha Pharmaceuticals Limited	Praxilene Injection	Naftidrofuryl Oxalate 40 mg per 5 ml ampoule (8 mg/ml) equivalent to 32.5 mg Naftidrofuryl per 5 ml ampoule.	

**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 October 1978, the British Gas Corporation will supply gas of the new calorific value of 1032 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 customer at all reasonable times free of charge) at:—

Gas Showroom, 28 Regent Way, Hamilton; and
Granton House, 340 West Granton Road, Edinburgh
EH5 1YB.

THE SCHEDULE

Part of the Civil Parish of
Lesmahagow, Lanark District, Strathclyde Region

A. J. HYNE,
Regional Secretary,
British Gas Corporation,
Scottish Region,
Granton House,
340 West Granton Road,
Edinburgh EH5 1YB.

**MINISTRY OF AGRICULTURE, FISHERIES AND FOOD
DEPARTMENT OF AGRICULTURE AND FISHERIES
FOR SCOTLAND
WELSH OFFICE, AGRICULTURE DEPARTMENT
DISEASES OF ANIMALS ACT 1950**

NOTICE is hereby given in pursuance of Section 85(3) of the Diseases of Animals Act 1950 that the Minister of Agriculture, Fisheries and Food, the Secretary of State for Scotland and the Secretary of State for Wales acting jointly, have made the following Orders:—

STATUTORY INSTRUMENTS 1978 No. 975

THE ENZOOTIC BOVINE LEUKOSIS ORDER 1978

(MADE 13TH JULY 1978)

This Order which came into operation on the 15th July 1978, applies to Section 17 of the Diseases of Animals Act 1950 (which relates to the slaughter of animals on account of disease) to enzootic bovine leukosis and prescribes the notice to be served on the owner (or the person in charge) of the bovine animal which is intended to be slaughtered.

STATUTORY INSTRUMENTS 1978 No. 976

THE ENZOOTIC BOVINE LEUKOSIS (COMPENSATION)

ORDER 1978

(MADE 13TH JULY 1978)

This Order which came into operation on the 15th July 1978, provides that the amount of compensation which has to be paid under Section 17(3) of the Diseases of Animals Act 1950 in respect of a bovine animal slaughtered on account of enzootic bovine leukosis shall be an amount equal to its market value, ascertained in accordance with Article 3 of the Order.

Copies of the above-mentioned Orders may be obtained from Her Majesty's Stationery Office, 13A Castle Street, Edinburgh EH2 3AR price 10p and 20p respectively.

B. M. MILLS.

Ministry of Agriculture, Fisheries and Food,
Block C Government Buildings,
Tolcarne Drive, Pinner,
Middlesex, HA5 2DT.

STATEMENT ISSUED PURSUANT TO THE CORN RETURNS ACT 1882, THE CORN SALES ACT 1921, THE AGRICULTURE (MISCELLANEOUS PROVISIONS) ACT 1943, THE AGRICULTURE ACT 1970 AND THE AGRICULTURE (MISCELLANEOUS PROVISIONS) ACT 1972.

The following are the QUANTITIES SOLD and AVERAGE PRICES OF BRITISH CORN per tonne of 1000 kilograms computed from returns received by the MINISTRY OF AGRICULTURE, FISHERIES AND FOOD in the week ended 27th July 1978. They are based on purchases from growers during the week ended 20th July 1978 by merchants carrying on business in prescribed areas in England and Wales.

British Corn	Quantities Sold	Average price per tonne
	tonnes	£
WHEAT	18,664.50	86.74
BARLEY	23,313.09	77.51
OATS	619.48	73.72
RYE	—	—
MAIZE	—	—

E. T. RICHARDS.

**POST OFFICE
SCHEME T2/1978**

NOTE: The Scheme which follows this Note has been made under Section 28 of the Post Office Act 1969 and will come into operation on the 15th August 1978. It amends the Post Office Telecommunication Scheme 1976 (Post Office Scheme T1/1976) as amended by the Post Office Telecommunication Amendment (No. 1) Scheme 1976 (Post Office Scheme T2/1976), the Post Office Telecommunication Amendment (No. 2A) Scheme 1977 (Post Office Scheme T1A/1977) and the Post Office Telecommunication Amendment (No. 3) Scheme 1978 (Post Office Scheme T1/1978).

The principal changes are to afford remedies against a subscriber if he fails to pay charges for services by means of wireless telegraphy from ships or aircraft for which he is liable as the person licenced under the Wireless Telegraphy Act 1949; the introduction of a facility to make payments on account; the alteration of certain conditions relating to private attachments; the inclusion of conditions for telephones in lifts, and telephones which the Post Office allows to be removed from one set of premises to another; and increased charges for entries in telephone and telex directories and for some minor items of equipment and apparatus.

(This Note is not part of the Scheme)

**THE POST OFFICE
TELECOMMUNICATION AMENDMENT (No. 4)
SCHEME 1978**

Made 28th July 1978
Coming into Operation 15th August 1978

THE Post Office, by virtue of the powers conferred upon it by Section 28 of the Post Office Act 1969, and of all other powers enabling it in this behalf, hereby makes the following Scheme:

Commencement and Citation

1. This Scheme shall come into operation on the 15th August 1978 and may be cited as the Post Office Telecommunication Amendment (No. 4) Scheme 1978.

Interpretation

- 2.—(1) This Scheme shall be read as one with the Post Office Telecommunication Scheme 1976 (Post Office Scheme T1/1976) (hereinafter called "the principal Scheme") as amended by the Post Office Telecommunication Amendment (No. 1) Scheme 1976 (Post Office Scheme T2/1976), the Post Office Telecommunication Amendment (No. 2A) Scheme 1977 (Post Office Scheme T1A/1977) and the Post Office Telecommunication Amendment (No. 3) Scheme 1978 (Post Office Scheme T1/1978).
- (2) The Interpretation Act 1889 applies for the interpretation of this Scheme as it applies for the interpretation of an Act of Parliament.

Cancellation of application for service

3. For paragraph 8(1) of the principal Scheme there shall be substituted the following paragraph:

" 8.—(1) Where work done by the Post Office, whether work involved in ascertaining the subscriber's requirements, planning or preparing to meet those requirements, estimating the charges for an installation to meet those requirements, installing equipment or apparatus or otherwise, is rendered abortive for any such purpose by the cancellation of the application or in consequence of anything done, omitted, permitted or suffered by the subscriber, he shall pay such charge as the Post Office may fix."

Default by subscribers

4. For paragraph 11 of the principal Scheme there shall be substituted the following paragraph:

" 11.—(1) If a subscriber:

(i) fails to pay when due any rental or other sum payable by him in accordance with this Scheme (including any sum required by way of deposit, any sum in respect of calls, services or facilities, or radiotelegrams, payable by him in accordance with paragraph 25(b) as the person licensed or required to be licensed under the Wireless Telegraphy Act 1949, and any sum payable in respect of a telegram in accordance with paragraph 34);

(ii) has a receiving order in bankruptcy made against him (or in Scotland is sequestrated, or in Northern Ireland is adjudicated bankrupt) or becomes insolvent or makes any composition or arrangement with or assignment for the benefit of his creditors or suffers execution, distress, any form of diligence or seizure to be levied or effected on or against his premises, assets or effects or being a company goes into liquidation, whether voluntarily or compulsory, or has a receiver of any assets appointed; or

(iii) fails to observe or perform any of the provisions of this Scheme, or any obligation on his part arising thereunder,

the Post Office may (without prejudice to any other right of remedy):

(a) without notice, temporarily disconnect any installation or any part of an installation or otherwise temporarily cease to provide telecommunication service;

(b) summarily cease to provide telecommunication service after giving notice of its intention to terminate service provided under this Scheme.

(2) Rental shall continue to be payable by the subscriber in respect of any period during which under the provisions of this paragraph the Post Office temporarily disconnects any installation or any part of an installation or otherwise temporarily ceases to provide telecommunication service.

(3) On the termination under the provisions of this paragraph of telecommunication service, the subscriber shall pay in addition to any other sums payable under this Scheme up to the date of such termination, a sum equal to one month's rental, or to the rental which would have been payable for telecommunication service in respect of the period from that date to the end of the minimum period of service at the rates in force at the date of such termination, whichever is the greater, credit being allowed to the subscriber for the appropriate proportion of any rental paid in advance in respect of a period ending after that date.

(4) Where an installation or part of an installation has been temporarily disconnected under a provision of this Scheme other than paragraph 31 and is reconnected, no connection charge shall be payable if the installation or part of the installation reconnected consists of the same equipment and apparatus as before the disconnection occurred, but the subscriber shall pay whichever of the following charges is appropriate:

(a) where a telephone or telex exchange line is reconnected the reconnection charge specified in item 1 of Schedule 18;

(b) where any other installation is reconnected such charge as the Post Office may fix."

Misuse of telecommunication service

5. For paragraph 17 of the principal Scheme there shall be substituted the following paragraph:

" 17.—(1) A person shall not make use of telecommunication service:

(a) for sending any message or communication which is offensive or abusive or of an indecent, obscene or menacing character to a person engaged in the business of the Post Office or to any other person; or

(b) for the persistent making of calls without reasonable cause or for the making of calls for the purpose of causing annoyance, inconvenience, or needless anxiety to a person engaged in the business of the Post Office or any other person; or

(c) for the making of any call otherwise than by the method appropriate to the installation from which the call is made, according to the instructions published or approved by the Post Office for the use of that installation; or

(d) in a manner other than that which may be prescribed by the Post Office; or

(e) as a means of communication for a purpose other than that for which an installation was provided by the Post Office.

(2) A subscriber shall not use or permit any other person to use equipment or apparatus which is provided for the purpose of enabling an alarm signal to be sent to a police authority or a fire authority except in circumstances of real necessity where assistance from such authority is genuinely required.

(3) In a case where a person makes use of telecommunication service in contravention of subparagraph (1) the Post Office may interrupt and terminate any call and may refuse to give telecommunication service to that person, and shall not in any case be bound to return any sums paid in respect of the call.

(4) In a case where a person makes use of telecommunication service in contravention of subparagraph (1) or equipment or apparatus is used in contravention of subparagraph (2) the Post may, in accordance with paragraph 11(1)(a) without notice temporarily disconnect any installation or part of an installation or otherwise temporarily cease to provide telecommunication service and may refuse to reconnect that installation or part of an installation or to provide telecommunication service until such assurance as the Post Office deems sufficient is received that there will be no further contravention of the provisions of subparagraph (1) or subparagraph (2) as the case may be.

(5) Rental shall continue to be payable by the subscriber in respect of any period during which under the provisions of this paragraph the Post Office temporarily disconnects any installation or any part of an installation or otherwise temporarily ceases to provide telecommunication service.

(6) Any action taken by the Post Office in accordance with subparagraphs (3) or (4) shall not affect any other rights or remedies which it may have in the circumstances referred to in subparagraphs (1) and (2), either in accordance with the provisions of paragraph 11 or any other provisions of this Scheme or otherwise."

Charges for telecommunication service—general

6. For paragraph 18(1) of the principal Scheme there shall be substituted the following paragraph:

" 18.—(1) The rates of rental and other charges for telecommunication service which are payable under this Scheme shall be as specified from time to time in the appropriate Schedule to this Scheme referred to in paragraph 20 or as fixed from time to time by the Post Office in accordance with paragraph 23."

Charges fixed by the Post Office

- 7.—(1) In sub-paragraph (1)(f) of paragraph 23 of the principal Scheme the full stop at the end shall be deleted and the following added “ ; or ”.
- (2) In paragraph 23(1) of the principal Scheme there shall be inserted the following additional sub-paragraph:
- “(g) where in accordance with paragraph 13(g) the Post Office has determined that any rate of rental or other charge specified in any Schedule to this Scheme which would otherwise be payable shall not apply to the provision of telecommunication service in particular circumstances r by means of a particular installation or a particular type of installation.”.

Payments on account by the subscriber

8. After paragraph 24 of the principal Scheme there shall be inserted the following additional paragraph:
- 24A.—(1) The Post Office may in circumstances which it considers to be appropriate, on the application of a subscriber, provide him with a facility relating to telecommunication, whereby he is permitted to make payments on account in respect of any charge or charges which have become or may become payable by him under this Scheme and, if the Post Office so requires, he shall pay such charge as the Post Office may fix in respect of providing the facility.
- (2) The facility may be provided for a limited or an unlimited period and may relate to a specified charge or specified charges generally for a particular telecommunication service or particular telecommunication services.
- (3) The provision of the facility shall be subject to the following conditions:
- (a) payments on account may be of such amounts, paid at such intervals, and by such means, as the Post Office may, from time to time, consider appropriate in relation to the particular case;
- (b) the subscriber shall continue to be liable to pay on demand the full amount of any charge which he is liable to pay under this Scheme and the rights of the Post Office under this Scheme to demand from the subscriber full payment of any such charge shall not be affected by the provision of the facility or the acceptance by the Post Office of any payment on account, except that the amount (exclusive of value added tax chargeable on the supply to which the payment relates in a case where the supply is treated as taking place whenever a payment is received in respect of it) of any such payment which it receives shall be credited to the account of the subscriber;
- (c) the Post Office may, at any time, summarily cease to provide the facility after giving notice of its intention to the subscriber;
- (d) such further conditions as may be notified in writing, from time to time, by the Post Office to a subscriber.”.

Liability for call office charges and calls and radiotelegrams from ships and aircraft

9. For paragraph 25(b) of the principal Scheme there shall be substituted the following paragraph:
- “(b) All charges in respect of calls to which paragraph 49(1)(b) or paragraph 68 refers, for services and facilities in relation to such calls, and for radiotelegrams sent from a ship or aircraft in respect of which the Post Office has directed in accordance with the applicable Scheme relating to telegram service, that the charges payable under the said Scheme are to be payable in the same manner as if the radiotelegram were a telephone call originating from the ship or aircraft from which the radiotelegram is sent, shall be payable on demand to the Post Office by the person licensed or required to be licensed under the Wireless Telegraphy Act 1949 to instal or use the wireless telegraphy station on board the ship or aircraft from which the call originated or the radiotelegram is sent.”.

Temporary cessation or restriction of service

10. For paragraph 31 of the principal Scheme there shall be substituted the following paragraph:
- “31.—(1) Telephone service, telex service, and service provided by means of an inland private circuit may, at the request of the subscriber or a person appearing to the Post Office to be acting on his behalf, be temporarily ceased or restricted and the subscriber shall pay the applicable charges in accordance with the following provisions of this paragraph.
- (2) Where the Post Office effects the temporary cessation or restriction merely by disconnecting or modifying an exchange line at the telephone exchange or the telex exchange or an external telephone exchange line extension at the private branch exchange, or an inland private circuit at Post Office premises the applicable charge in respect of each exchange line, external telephone exchange line extension, or inland private circuit disconnected or modified shall be the charge specified in item 3 of Schedule 18 and no further charge shall be payable in respect of reconnection or removal of the restriction.
- (3) Where the Post Office carries out other work to effect the temporary cessation or restriction, the charges in respect of such work and also in respect of reconnection or removal of the restriction shall be such as the Post Office may fix.
- (4) The rental of an installation shall continue to be payable in respect of any period during which service by means of that installation is temporarily ceased or restricted under the provisions of this paragraph.”.

Additional particulars of calls

11. For paragraph 33 of the principal Scheme there shall be substituted the following paragraph:
- “33.—(1) The Post Office may, at the request of the subscriber, supply in addition to the usual statement of charges shown in an account rendered to the subscriber, additional particulars of charges relating to the following items:
- (a) telephone and telex calls made from the subscriber's installation with the assistance of the operator;
- (b) transferred charge calls and alarm calls made to the subscriber's installation;
- (c) credit card telephone calls made by quoting the number of a credit card issued to the subscriber;
- (d) any other items in respect of which the Post Office considers that it is practicable to supply additional particulars.
- (2) The additional particulars referred to in sub-paragraph (1) may be as to such matters, in such form, as the Post Office considers appropriate and may be supplied in the account itself or separately either at the time the account is rendered or subsequently.
- (3) The subscriber shall pay (except where the Post Office determines that no charge shall be payable) in respect of the supply of additional particulars such charge as the Post Office may fix either generally or in relation to the particular case, not exceeding the appropriate maximum charge specified in item 4 of Schedule 18.”.

Private attachments to the subscriber's installation

12. For paragraph 38 of the principal Scheme there shall be substituted the following paragraph:
- “38.—(1) A subscriber shall not himself do or permit or suffer any other person to do (except a person who is so authorised by the Post Office) the following:
- (a) attach anything to an installation; or
- (b) place anything in electrical connection with an installation; or
- (c) place or use anything in such manner or position in relation to an installation that it transmits or enables to be transmitted any message or other communication to or from the installation;
- unless that thing is a private attachment, or is provided by the Post Office for that express purpose.

- (2) A private attachment is anything which is attached, placed, or used as mentioned in sub-paragraph (1) which is:
- (a) the subject of an individual written consent granted by the Post Office to the subscriber; or
 - (b) the subject of a general consent by virtue of being identifiable as a particular item or an item falling within a general class which, in either case, is specified in a list compiled by the Post Office of private attachments for which individual consent is not required, and which is supplied by a person who is specified in that list as a supplier of that item.
- (3) The following conditions shall apply to all private attachments:
- (a) the subscriber shall not attach, place, or use a private attachment otherwise than in accordance with the applicable conditions specified in this paragraph or any other conditions applicable in accordance with this paragraph;
 - (b) the Post Office may determine special conditions in respect of the attaching, placing, or use of a private attachment in relation to a particular installation and shall notify the subscriber in writing of any such conditions, which may be determined to apply in addition to or in place of the conditions specified in this paragraph;
 - (c) any equipment or apparatus required for connecting a private attachment to an installation shall be provided, installed, and maintained by the Post Office, on the application of the subscriber, unless the Post Office otherwise requires;
 - (d) any equipment or apparatus provided for the purpose of connecting a private attachment shall not be used by the subscriber for any other purpose;
 - (e) the subscriber shall not make or permit any other person to make any alteration, addition, or connection to a private attachment without the written consent of the Post Office;
 - (f) the subscriber shall ensure that at all times a private attachment conforms with and is connected in accordance with any technical requirements specified by the Post Office of which he is informed either by the Post Office or the supplier of the private attachment (whether by means of a detailed specification for the design and/or installing of the private attachment or otherwise) and also that any electricity used by a private attachment is supplied in accordance with the applicable Electricity Supply Regulations;
 - (g) in the event of damage to or destruction of Post Office equipment or apparatus being occasioned directly or indirectly by electric currents conveyed by a private attachment, the subscriber shall pay in respect of making good the damage or destruction such charge as the Post Office may fix, except where the damage or destruction is attributable to the wrongful or negligent act or default of a person engaged in the business of the Post Office;
 - (h) the subscriber, on being required to do so by the Post Office, shall cease to use and shall remove anything which has been attached, placed, or used in relation to an installation (whether or not it is a private attachment) by the subscriber or any other person;
 - (i) the Post Office may at any time, either before or after a private attachment is installed, require the subscriber to make application for it to be maintained by the Post Office.
- (4) The following additional conditions shall apply to private attachments which are to be maintained by the Post Office:
- (a) the subscriber shall apply for the private attachment to be maintained by the Post Office;
 - (b) the subscriber shall pay whichever of the following charges is appropriate:
 - (i) in the case of a private attachment which is referred to in Schedule 15, the appropriate rental and connection charges specified in that Schedule; provided that if in any such case, in order to comply with the subscriber's requirements, the Post Office provides maintenance service which entails greater expense to the Post Office than the maintenance service it would normally provide, the subscriber shall pay such charges as the Post Office may fix instead of the charges specified in Schedule 15;
 - (ii) in the case of a private attachment which is not referred to in Schedule 15, such charges as the Post Office may fix;
 - (c) the private attachment shall be installed at the subscriber's expense by a person approved by the Post Office and, if the Post Office so requires, it shall be installed in accordance with a specification prepared by that person and approved by the Post Office;
 - (d) the subscriber shall arrange for any renewals, repairs, modifications, or alterations of the private attachment which the Post Office may from time to time consider to be rendered necessary by a cause other than fair wear and tear, to be effected at the subscriber's expense by a competent person, subject to the right of the Post Office to require that the work be carried out by a person approved by it under arrangements which it has approved; or the Post Office may itself effect such necessary work and the subscriber shall pay such charge as the Post Office may fix;
 - (e) the Post Office may, if it considers that it is no longer practicable to maintain the private attachment in satisfactory working order, cease to maintain it after giving summary notice to the subscriber;
 - (f) in a case where parts only of the private attachment are to be maintained by the Post Office, if at any time the Post Office considers that the arrangements for maintaining the other parts of the private attachment are unsatisfactory or that those parts are not being adequately maintained, it may disconnect the private attachment from the installation and cease to maintain it, after giving summary notice of its intention to the subscriber.
- (5) The following additional conditions shall apply to private attachments which are not to be maintained by the Post Office:
- (a) the subscriber shall arrange, at his own expense, for the private attachment to be installed and maintained by a competent person, subject to the right of the Post Office at any time to require that the installing and/or maintenance be carried out by a person approved by it under arrangements which it has approved;
 - (b) the subscriber shall arrange for any renewals, repairs, modifications, or alterations of the private attachment which the Post Office may from time to time consider necessary, to be effected at the subscriber's expense by a competent person, subject to the right of the Post Office to require that the work be carried out by a person approved by it under arrangements which it has approved;
 - (c) the Post Office may, at any time, disconnect the private attachment from the installation if it considers that the private attachment has not been satisfactorily installed or is not being adequately maintained;
 - (d) the subscriber shall, if and whenever so requested by the Post Office, arrange for the private attachment to be inspected by the Post Office either before or after it is placed, attached, or used and shall pay in respect of each inspection such charge as the Post Office may fix;
 - (e) the Post Office may, at the request of the subscriber, inspect and test the working efficiency of the private attachment and the subscriber shall pay in respect of such service such charge as the Post Office may fix;
 - (f) if the private attachment is an answering machine or an answering/recording machine the recorded information given by means of the machine to every caller shall include
 - (i) a statement that the call is being answered by means of an answering machine or an answering/recording machine (unless this be likely to be known to the caller because

his call is to an advertised recorded information service) and the telephone number of the installation to whom the machine is connected; and

- (ii) in the case of an answering/recording machine, a statement that a message from the caller may be recorded on the machine together with instructions as to the form which such message may take and as to the time when the caller should begin to record the message;

and any additional recorded information given by means of an answering machine or an answering/recording machine shall be confined to all or any of the following matters

- (iii) the identity of the person on whose behalf the call has been answered by means of the machine; an explanation of his absence; his expected time of return; and an alternative telephone number at which he may be called or at which a message may be left for him;
 - (iv) any other matter which is approved by the Post Office either specifically or by general description.
- (6) An answering machine or an answering/recording machine may not be attached, placed, or used as a private attachment unless it is let on hire to the subscriber by a supplier in conformity with an agreement which has previously been entered into between the Post Office and that supplier relating to the type of answering machine or answering/recording machine concerned.
- (7) The Post Office may refuse to allow a thing which is the subject of a general consent as prescribed by sub-paragraph (2)(b) to be attached, placed, or used as a private attachment in relation to a particular installation, if it considers that the thing does not comply with the technical requirements of the Post Office for that type of private attachment, or is not in good working order, or is for any other reason unsuitable for use in relation to the particular installation.
- (8) The provisions of this paragraph shall apply to anything attached to, or placed or used in relation to a private attachment or a radiophone as if the private attachment or the radiophone were an installation and the thing attached, placed, or used were a private attachment.
- (9) In this paragraph references to "private attachment" or "private attachments" shall, except where the contrary is provided or the context otherwise requires, be interpreted as including a part or parts of a private attachment."

Service of notices, etc.

13. In paragraph 39 of the principal Scheme for the words "by registered post or by the recorded delivery service" there shall be substituted the words "by post".

Conditions relating to particular telephone installations

14. In paragraph 43 of the principal Scheme there shall be inserted the following additional sub-paragraphs:

- "(7) Where the installation is a telephone in a lift the terms and conditions shall be:
- (a) the subscriber shall provide fixed wiring and trailing cable (in this paragraph referred to as "the private wiring") which is suitable to form part of the telephone circuit for the purpose of telecommunication service and conforms with the following requirements:
 - (i) the trailing cable shall be of a specification to be previously approved in writing on behalf of the Post Office by the Post Office Area Engineer) in this paragraph referred to as "the Engineer") and shall be installed within the lift shaft;
 - (ii) the trailing cable shall be terminated at each end by being connected to fixed wiring of a type approved by the Engineer;

(iii) the fixed wiring shall be run from the lift car into the lift shaft by means of a steel conduit and terminated on a terminal block provided by the Post Office;

(iv) adequate separation of at least 5 centimetres shall be maintained (both within and without the lift car and the lift shaft) between the telephone circuit and any other electrical circuits, such as lighting and control circuits;

(b) the subscriber shall maintain the private wiring to the satisfaction of the Engineer;

(c) the subscriber shall provide satisfactory accommodation approved by the Engineer in the lift car for the installing of the telephone and other Post Office equipment and apparatus in accordance with the appropriate Post Office specification and if practicable the said accommodation shall consist of a recess within one wall of the lift car;

(d) the private wiring and the Post Office equipment and apparatus shall be adequately protected from damage (whether from the effects of electricity or otherwise) and shall be installed in such a way that injury or damage will not ordinarily be caused by them to the person or clothing of the users of the lift;

(e) immediately upon the termination of service the subscriber shall disconnect the private wiring from the Post Office equipment and apparatus.

(8) Where the installation is a telephone of a type which the Post Office is prepared to allow to be removed from one set of premises to another the terms and conditions shall be:

(a) the telephone shall at all times remain the property of the Post Office but may, from time to time at the request of the subscriber, be disconnected by the Post Office from the premises where it is installed for the purpose of being used to provide telephone service for the subscriber at different premises; assent by the Post Office to the subscriber's request shall not imply any obligation on its part to accord to the subscriber's application for telephone service at such different premises any priority over any other subscriber's application for telephone service;

(b) if the subscriber wishes the telephone to be disconnected for the purpose referred to at (a) he shall give the Post Office not less than 7 days' notice of the date upon which he wishes the telephone to be disconnected and submit to the Post Office with such notice an application for telephone service to be provided at the premises at which he wishes the telephone to be connected;

(c) the subscriber shall, if the Post Office so requires, pay a charge in respect of disconnecting the telephone in accordance with the provisions of (a) and (b) and such charge shall be payable in addition to any rental or other charges payable or to become payable by the subscriber to the Post Office in respect of or in consequence of ceasing telephone service at one set of premises; and providing telephone service at a different set of premises; in the case of a telephone referred to in Schedule 18, the charge shall be the appropriate charge specified in that Schedule and in any other case, the charge shall be such charge as the Post Office may fix;

(d) the subscriber shall be responsible for transporting the telephone which has been disconnected to the premises at which he wishes it to be connected;

(e) for the purposes of paragraph 14 (which specifies the subscriber's responsibility for an installation) the telephone shall be deemed to be on the subscriber's premises and in the subscriber's possession at all times;

(f) the Post Office may, at any time if it considers it necessary to do so, in accordance with paragraphs 7(2), 7(3) and 13(c) replace the telephone with a telephone of a different type or make an alteration to it."

Charges for telephone calls—international and to ships and aircraft

15. For sub-paragraph (1)(b) of paragraph 49 of the principal Scheme there shall be substituted the following sub-paragraph:

“(b) originate from a ship or aircraft by means of a wireless telegraphy station which is licensed or is required to be licensed under the Wireless Telegraphy Act 1949 and are transmitted by wireless telegraphy over the first part of their course from the ship or aircraft to a station for wireless telegraphy maintained and operated by the Post Office on land within the United Kingdom or the Isle of Man.”

Charges for telephone calls — from and to radiophones

16. In paragraph 50 of the principal Scheme there shall be inserted the following additional sub-paragraph:

“(3) In Schedule 23 the expression “the distance between the group centres concerned” means the distance between the group centre of the telephone group which includes the local exchange and the group centre of the telephone group which includes the terminal exchange.”

Charges for telex calls—international and to ships and aircraft

17. For paragraph 68 of the principal Scheme there shall be substituted the following paragraph:

“68. Subject to the provisions of this Scheme the charges for calls which:

(a) are made from a place within the United Kingdom or the Isle of Man to a place outside the United Kingdom, the Isle of Man, the Channel Islands, the Republic of Ireland, or to a ship aircraft; or

(b) originate from a ship or aircraft by means of a wireless telegraphy station which is licensed or is required to be licensed under the Wireless Telegraphy Act 1949 and are transmitted by wireless telegraphy over the first part of their course from the ship or aircraft to a station for wireless telegraphy maintained and operated by the Post Office on land within the United Kingdom or the Isle of Man; shall be such as the Post Office may fix.”

Rates of rental and maximum connection charges for internal private circuits

18. For item 6 of Part 3 of Schedule 3 to the principal Scheme there shall be substituted the following:—

	Rate of rental	Maximum connection charge
	£	£
“6. Internal telephone systems:		
(a) ITS 1 (now obsolete):		
System with capacity for up to 5 telephones or less	An amount calculated at the rate of £3.20 for each telephone provided.	9.00 for each telephone.
System with capacity for more than 10 telephones but not more than 15 telephones	An amount calculated at the rate of £3.40 for each telephone provided.	9.00 for each telephone.
System with capacity for more than 15 telephones but not more than 20 telephones	An amount calculated at the rate of £3.50 for each telephone provided.	No further connection of these items will be made.

System with capacity for 20 telephones or more	An amount calculated at the rate of £3.80 for each telephone provided.	No further connection of these items will be made.
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(b) ITS 2:

System with capacity for up to 6 telephones or less	An amount calculated at the rate of £4.40 for each telephone provided.	12.00 for each telephone.
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System with capacity for more than 6 telephones but not more than 11 telephones	An amount calculated at the rate of £4.75 for each telephone provided.	12.00 for each telephone.
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System with capacity for more than 11 telephones but not more than 16 telephones	An amount calculated at the rate of £5.30 for each telephone provided.	12.00 for each telephone.
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(c) Extension bell

0.40	5.00
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(d) External multiple cabling (charged additionally)

(i) cabling installed above ground without provision of new poles per 10 metres or part

0.75	NIL
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(ii) cabling installed in underground duct provided by subscriber per 10 metres or part

0.50	NIL”.
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Rates of rental and maximum connection charges for items of equipment

19. For item 20 of Part 1 of Schedule 5 to the principal Scheme there shall be substituted the following:

	Rate of rental	Maximum connection charge
	£	£
“ 20. Push-button Trimphone	4.70	5.00”.

(2) For item 28 of Part 1 of Schedule 5 to the principal Scheme (as amended) there shall be substituted the following:

	Rate of rental	Maximum connection charge
	£	£
“ 28. Loudspeaking telephone		
No. 1	7.50	5.00
No. 2	15.00	5.00
No. 3	10.50	5.00
No. 4	12.00	5.00
Loudspeaker unit	1.00	3.00
Microphone unit	1.00	3.00
No. 4B	18.75	5.00
No. 5	2.50	No further connection of this item will be made.
Servophone	3.00	3.00”.

(3) For item 29 of Part 1 of Schedule 5 to the principal Scheme there shall be substituted the following:

	Rate of rental	Maximum connection charge
	£	£
“ 29. Push-button telephone	4.00	5.00”.

Rates of rental for facilities in respect of telephone and telex directories

20.—(1) For Part I of Schedule 16 to the principal Scheme there shall be substituted the following:

"PART 1 Ordinary tariff for Main Telephone Directory Special Entries	
	Rate of rental £
1. Main entry in heavy type	2.00
2. Extra entry in ordinary type	1.00
3. Extra entry in heavy type	3.00
4. Entry containing extra words (supplementary information additional to words of description allowed for businesses): for each extra word in the entry	0.50
5. Entry in a section of the main telephone directory other than the appropriate section in which the main entry is made: in ordinary type	2.00
in heavy type	4.00

NOTE: All special entries included in a main telephone directory will be included by the Post Office free of additional charge in any other main telephone directory or any local telephone directory published by it that it considers appropriate."

(2) For Part 3 of Schedule 16 to the principal Scheme there shall be substituted the following:

"PART 3 Telex directories	
	Rate of rental £
1. Extra entry in a telex directory (except where item 2 applies)	1.00
2. Extra entry in telex directory is made in the name of a person who is permitted to use the subscriber's installation in accordance with paragraph 70	5.00
3. Each extra word	0.12 "

Single payment charges for miscellaneous equipment and apparatus, services and facilities

21. In Schedule 17 to the principal Scheme after item 29 there shall be inserted the following additional item:

	£
" 30. Self-Adhesive Dial Ring	0.40 "

Rates of rental and occasional charges for miscellaneous equipment and apparatus, services and facilities

22.—(1) For item 17 of Schedule 18 to the principal Scheme there shall be substituted the following:

" 17. Provision of telephone service to a radiophone:	£
for each quarter or part of a quarter	15.00 "

(2) In Schedule 18 to the principal Scheme after item 21 there shall be inserted the following additional item:

" Para. 43(8) 22. Disconnection of Compact Telephone (Jubilee Year Version) for the purpose of installation at different premises	£ 5.00 "
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Charges for removals, alterations and substitution of equipment or apparatus

23. For Part 4 of Schedule 19 to the principal Scheme (as amended) there shall be substituted the following:

"PART 4

Equipment and apparatus provided for the transmission of data

	£ maximum
1. Modem No. 1 (including the removal of any associated circuits)	20.00
2. Modem No. 2 (including the removal of any associated circuits)	20.00
3. Modem No. 7 (including the removal of any associated circuits)	20.00
4. Modem No. 7c (including the removal of any associated circuits)	20.00
5. Modem No. 12 (including the removal of any associated circuits)	20.00
6. Modem No. 13 (including the removal of any associated circuits)	20.00
7. Modem No. 20 (including the removal of any associated circuits)	20.00
8. Modem No. 2: alteration of control unit to provide TCU fast-release facility	12.00
9. Change of modem service code: per engineering visit	25.00 "

Dated the 28th day of July 1978.

Signed in behalf of the Post Office by JOHN A. RAYNER (a person authorised by the Post Office to act in that behalf).

TOWN AND COUNTRY PLANNING (SCOTLAND)

ACT 1972

TOWN AND COUNTRY PLANNING
(LISTED BUILDINGS AND BUILDINGS IN
CONSERVATION AREAS) (SCOTLAND)
REGULATIONS 1975

Fife Arms Hotel, The Square, Aberchirder

NOTICE is hereby given that application has been made to Banff and Buchan District Council as Local Planning Authority for Planning and Listed Building Consent for alterations to existing hotel premises to provide ancillary bedrooms at the Fife Arms Hotel, The Square, Aberchirder.

Plans and documents relating to this application may be inspected during normal office hours at the The Post Office, Main Street, Aberchirder or the Department of Planning and Development, Town House, Low Street, Banff during the 21 days beginning with the date of publication of this notice.

Any person who wishes to make representations to the above mentioned Council with regard to the proposals should make them in writing within that period to the Director of Planning and Development, Town House, Low Street, Banff.

GORDON L. MANN,
Director of Planning and Development.

CUMBERNAULD AND KILSYTH DISTRICT COUNCIL

TOWN AND COUNTRY PLANNING (SCOTLAND)

ACT 1972

NOTICE UNDER PARAGRAPH 5 OF THE
TOWN AND COUNTRY PLANNING
(LISTED BUILDINGS AND BUILDINGS IN
CONSERVATION AREAS) (SCOTLAND)
REGULATIONS 1975

NOTICE is hereby given that Jerk Investments Limited have applied for consent to change the use of 44-48 Main Street, Kilsyth from shops to offices.

A copy of the application and plans submitted are available for public inspection at the Planning Department, Council Offices, Bron Way, Cumbernauld, from Monday to Friday between the hours of 10.00 a.m. and 4.00 p.m. for a period of 21 days from the appearance of this notice.

Any representation should be submitted in writing on or before that date to the Director of Administration and Legal Services, Cumbernauld and Kilsyth District Council, Bron Way, Cumbernauld.

**CUNNINGHAME DISTRICT COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972
LISTED BUILDING CONSENT**

NOTICE is hereby given that application is being made to Cunninghame District Council by Mr. Peter Flood, "Millburn", West Bay Road, Millport, for Listed Council Consent for the alteration and extension to form residents lounge, dining room, kitchen, improved bedroom areas, separate cottage accommodation and renovated ancillary buildings at "Millburn", West Bay Road, Millport.

Any person wishing to make representations should make them in writing within 21 days of the publication of this Notice to the undersigned.

A copy of the application and plans and other documents submitted with it can be inspected at the Planning Department, Cunninghame House, Irvine, and at Garrison House, Millport, Isle of Cumbrae, between the hours of 9.00 a.m. and 5.00 p.m., Mondays to Fridays inclusive.

Dated this 25th day of July 1978.

JAMES M. MILLER,
Chief Executive.

Cunninghame House,
Irvine.

**EASTWOOD DISTRICT COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND)
ACT 1972
LISTED BUILDING CONSENT**

NOTICE is hereby given that application is being made to the Eastwood District Council by Dr. G. Weir for Listed Building Consent to alter the roof at the Star and Garter Farm, Mearns Road, Loganswell, Nr. Newton Mearns.

Any person who wishes to make representations to the Council about the application should make them in writing, within 21 days of the date of publication of this notice to the Director of Planning and Technical Services, Council Offices, Cotton Street, Paisley or at Council Offices, 295 Fenwick Road, Giffnock. The plans and documents may be inspected at all reasonable hours at Council Offices, Cotton Street, Paisley.

**MIDLOTHIAN DISTRICT COUNCIL
TOWN AND COUNTRY PLANNING
(LISTED BUILDINGS AND BUILDINGS IN
CONSERVATION AREAS) (SCOTLAND)
REGULATIONS 1975**

NOTICE is hereby given that application is being made to Midlothian District Council by Mr. William B. Brown for Listed Building Consent for alterations and modernisation at 25 Temple Village.

The application, with relative plans, is open to inspection at the Department of Planning and Building Control, 7 Station Road, Roslin from 9.15 a.m. to 4.45 p.m. Mondays to Fridays.

Any person who wishes to make representations to the Council about the application should make them in writing, within 21 days of the date of publication of this notice to the Director of Planning and Building Control, 7 Station Road, Roslin.

R. W. MASLIN,
Director of Planning and Building Control.

**NORTH EAST FIFE DISTRICT COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND) ACTS
LISTED BUILDING
APPLICATION FOR DEVELOPMENT IN CONSERVATION AREA**

THE application noted below may be inspected during normal office hours at the District Planning Department, County Buildings, Cupar or at the undernoted Local Office. Any person who wishes to make representations should do so, in writing, to the undersigned, within 21 days of this advertisement.

County Buildings,
Cupar,
Fife.

HAROLD FARQUHAR,
Chief Executive.

Ref. No.
N78/508L
72 Nethergate,
Crail.

Address

SCHEDULE

Proposal
Alterations and extension to dwellinghouse.

Local Office
Crail

**TOWN AND COUNTRY PLANNING (SCOTLAND)
ACTS 1972/74
TOWN AND COUNTRY PLANNING
(LISTED BUILDINGS AND BUILDINGS IN
CONSERVATION AREAS) (SCOTLAND)
REGULATIONS 1975**

NOTICE is hereby given that the undernoted applications have been made to Glasgow District Council.

The applications may be inspected between 9.00 a.m. and 4.30 p.m., Mondays to Fridays, at the Planning Department, 84 Queen Street, Glasgow G1 3DP.

Persons wishing to make written representations should address them to the Director of Planning within 21 days from this date.

J. H. RAE,
Director of Planning.

LBA No.	Address	Nature of work proposed
1244	54 Buchanan Street, G.1.	External and internal alterations to retail shop and display of two sets of internally illuminated fascia letters.
1245	307-333 Hope Street, G.2.	Formation of bookshop including frontage.
1246	7A Crown Circus, G.12.	Internal alterations to basement flat.
1247	178 Trongate/ 1-9 Hutcheson Street, G.1.	Alteration by the demolition of upper floors and re-roofing of retained part of building at first floor level.

**MIDLOTHIAN DISTRICT COUNCIL
TOWN AND COUNTRY PLANNING
(LISTED BUILDINGS AND BUILDINGS IN
CONSERVATION AREAS) (SCOTLAND)
REGULATIONS 1975**

NOTICE is hereby given that application is being made to Midlothian District Council by Miss Helen Bailey for Listed Building Consent for change of use of Borthwick Castle, Gorebridge, to a private hotel.

The application, with relative plans, is open to inspection at the Department of Planning and Building Control, 7 Station Road, Roslin from 9.15 a.m. to 4.45 p.m. Mondays to Fridays.

Any person who wishes to make representations to the Council about the application should make them in writing, within 21 days of the date of publication of this notice to the Director of Planning and Building Control, 7 Station Road, Roslin.

R. W. MASLIN,
Director of Planning and Building Control.

**STIRLING DISTRICT COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND) ACTS
APPLICATIONS FOR PLANNING PERMISSION
LISTED BUILDING CONSENT**

NOTICE is hereby given that the applications listed below may be examined at the office of the Director of Planning, Municipal Buildings, Stirling between the hours of 9.00 a.m. and 5.00 p.m. Monday to Friday inclusive. Any person wishing to comment may do so in writing to the Director of Planning within 21 days of this advertisement.

<i>Address</i>	<i>Development</i>
Allanwater Hotel Site, Bridge of Allan. (Listed Building within Conservation Area). S78/724.	Alterations.
21 Victoria Place, Stirling. (Listed Building within Conservation Area). S78/728.	Formation of dwellingouse from existing outbuildings.

Municipal Buildings,
Stirling.

2nd August 1978.

DONALD M. BOWIE,
Chief Executive Officer.

**WEST LOTHIAN DISTRICT COUNCIL
TOWN AND COUNTRY PLANNING (SCOTLAND)
ACTS 1947/1972
TOWN AND COUNTRY PLANNING
(LISTED BUILDINGS AND BUILDINGS IN
CONSERVATION AREAS) (SCOTLAND)
REGULATIONS 1975**

*Site at 24, 26 & 28 School Lane, West Main Street,
Broxburn*

NOTICE is hereby given that an application for Planning Permission as been submitted to the District Council in respect of the erection of a workshop, re-roofing of existing workshop and erection of a 5 ton travelling hoist at above address which is located within Broxburn Conservation Area.

A copy of the application and of all other plans and documents relating thereto may be inspected at the Department of Physical Planning, Old County Buildings, High Street, Linlithgow, during normal office hours.

Any representations regarding this application should be made in writing within 21 days of the date of publication of this Notice to the Director of Administration, District Headquarters, South Bridge Street, Bathgate.

BORDERS REGIONAL COUNCIL

APPLICATION has been made to the Borders Regional Council for Listed Building Consent for extension of kitchen and cellar areas at:—

The Horse Shoe Inn, Eddleston.

The application is available for inspection between the hours of 9.00 a.m. and 4.30 p.m. from Monday to Friday at the Area Planning Office, District Offices, Rosetta Road, Peebles and at the Library Reading Room, Chambers Institution, High Street, Peebles, during library hours for a period of 21 days from the date of publication of this notice.

Any representations should be made in writing to the Director of Physical Planning, Regional Headquarters, Newtown St. Boswells and must be received within the period referred to above.

**CENTRAL REGIONAL COUNCIL
THE CENTRAL REGION
(HIGH STREET, DUNBLANE)
(PROHIBITION OF WAITING) ORDER 1978**

THE Central Regional Council propose to make an Order under Section 1(1), (2), (3) and (3C) of the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968, which, in effect, will impose waiting restrictions on vehicles in High Street, Dunblane.

Exceptions will permit waiting for the purposes of:—

- (a) picking up and setting down passengers;
- (b) loading or unloading goods;
- where necessary in connection with:—
- (c) the maintenance of the roads; and
- (d) the supply of gas, electricity and water; and by
- (e) disabled drivers, doctors, nurses.

Full details of these proposals are in the draft Order which, together with a map showing the proposed restrictions and a statement of the Council's reasons for proposing to make the Order, may be examined at (i) the Regional Council Offices, Viewforth, Stirling (Room 13) and (ii) at the Divisional Road Surveyor's Office, Municipal Buildings, Dunblane, for 3 weeks from 11th August 1978.

Any person wishing to object to the proposed Order should send details of the grounds for objection in writing to the undersigned by 1st September 1978.

PERCIVAL W. BUCHANAN,
Director of Administration and Legal Services.

Regional Council Offices,
Viewforth,
Stirling.

**CENTRAL REGIONAL COUNCIL
THE CENTRAL REGION
(LARBERT BRIDGE ROAD, LARBERT)
(ONE-WAY TRAFFIC) ORDER 1978**

THE Central Regional Council propose to make an Order under Section 1(1), (2) and (3) of the Road Traffic Regulation Act 1967, as amended by Part IX of the Transport Act 1968, which, in effect, will introduce a one-way traffic system in Larbert Bridge Road, Larbert.

Full details of these proposals are in the draft Order which, together with a map showing the proposed restriction and a statement of the Council's reasons for proposing to make the Order, may be examined at (i) the Regional Council Offices, Viewforth, Stirling (Room 13) and (ii) at Falkirk District Council Offices, Municipal Buildings, Falkirk (within the Administration and Legal Services Department's Enquiry Office on the first floor) for 3 weeks from 12th August 1978.

Any person wishing to object to the proposed Order should send details of the grounds for objection in writing to the undersigned by 2nd September 1978.

PERCIVAL W. BUCHANAN,
Director of Administration and Legal Services.

Regional Council Offices,
Viewforth,
Stirling.

ROADS (SCOTLAND) ACT 1970

**THE
DUMFRIES AND GALLOWAY REGIONAL COUNCIL
(VARIOUS ROADS) (STOPPING UP)
ORDER No. 1 1978**

NOTICE is hereby given that on 8th August 1978 the Dumfries and Galloway Regional Council in exercise of the powers conferred on them by Section 12(4) of the Roads (Scotland) Act 1970 made and confirmed the above mentioned Order stopping up the lengths of road described in the Schedule hereto.

Copies of the Order as confirmed and of the plan referred to therein, have been deposited for inspection at the Regional Council Sub-Office, 23 Lewis Street, Stranraer and at Regional

Council Sub-Office, Market Street, Castle Douglas and may be seen there without payment of fee during normal office hours.

The Order becomes operative from 17th August 1978.

Dated this 8th day of August 1978.

DAVID A. LYLE,
Director of Administration and Law.

Council Offices,
Dumfries.

8th August 1978.

SCHEDULE

1. That section of the former A711 road from a point on the principal road A711, 310 metres or thereby east of Isle eastwards for a distance of 160 metres or thereby.
2. (i) that section of the former Old Military Road (C1S) from a point 16 metres or thereby north-east of North Lodge, Ernespie northwards then eastwards for a distance of 112 metres or thereby to the boundary of the Old Military Road (C1S).
(ii) that section of the former Old Military Road (C1S) from a point 87 metres or thereby south-west of North Lodge, Ernespie southwestwards for a distance of 126 metres or thereby to the boundary of the Old Military Road (C1S).
3. That section of the former A714 from a point 60 metres or thereby from Nether Barr southwards via the former railway bridge for a distance of 249 metres or thereby to the boundary of the principal road A714.

2. The effect of the Order will be as follows:—

- (a) waiting of vehicles on certain lengths of Broad Street, Central Park Access, No. 9 Pit Road, Union Street, High Street, Perth Road, Foulford Road and Johnstone Park will be prohibited at any time.
 - (b) waiting, loading or unloading of vehicles on certain lengths of Broad Street, Natal Place, School Street, Paul Place, No. 7 Pit Road, Stenhouse Street, Foulford Street, Foulford Road, No. 9 Pit Road, Burgh Road, Union Street, Station Road and High Street, Cowdenbeath will be prohibited at any time.
 - (c) waiting of vehicles on certain lengths of No. 7 Pit Road, Stenhouse Street, Station Road and High Street, Cowdenbeath will be prohibited between the hours of 8.00 a.m. and 6.00 p.m.
 - (d) waiting of vehicles on certain lengths of Paul Place, Union Street and High Street, Cowdenbeath will be limited to 30 minutes in any hour between the hours of 8.00 a.m. and 6.00 p.m.
3. Exceptions will permit waiting for the purposes of:—
- (a) picking up and setting down of passengers
 - (b) loading and unloading goods where not specifically prohibited
 - (c) road maintenance work
 - (d) public utility work
 - (e) disabled drivers
4. Full details of the proposals are contained in the draft Order, which together with a map showing the lengths of the roads which will be affected and a statement of the Council's reasons for wishing to make the Order, may be examined at Fife Regional Council Headquarters, Fife House, North Street, Glenrothes or at the Regional Council Offices, 120 Stenhouse Street, Cowdenbeath between the hours of 9.00 a.m. and 5.00 p.m. Mondays to Fridays, inclusive.
5. Any person wishing to object to the proposed Order should send details of the grounds for objection in writing to the undersigned by 8th September 1978.

F. J. KENNEDY,
Director of Administration.

Fife House,
North Street,
Glenrothes.

THE FIFE REGIONAL COUNCIL
THE FIFE REGIONAL COUNCIL
(COWDENBEATH - VARIOUS STREETS)
(PROHIBITION AND RESTRICTION OF WAITING/
LOADING) TRAFFIC REGULATION
ORDER 1978

1. THE Fife Regional Council propose to make an Order under Section 1(1), (2) and (3) of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968 and Section 133 of and Schedule 14 of the Local Government (Scotland) Act 1973.

THE CITY OF EDINBURGH DISTRICT COUNCIL
APPLICATIONS FOR PLANNING PERMISSION AND/OR LISTED BUILDING CONSENT

Address	Application No.	Nature of Work Proposed
25 Warriston Gardens	1534/78	Proposed carport.
Queensferry Garage, Brewery Close, South Queensferry	1542/78	Erection of toilet and paint store.
York Road, Trinity	1554/78	Proposed residential development.
Belford Road/Sunbury Place	1558/78	Erection of a hotel (in outline).
Dalmahoy Road, Ratho	1563/78	Alterations and extension of telephone exchange from dwelling-house.
25 Kinnear Road	1575/78	Erection of a dwellinghouse.
Henderson Place	1580/78	Proposed redevelopment of site as printing works with offices.

LISTED BUILDINGS OF ARCHITECTURAL OR HISTORIC INTEREST OR BUILDINGS
LOCATED IN CONSERVATION AREAS

Old Farmhouse, Swanston	1540/78	Alterations and change of use from farm workers hostel to house and licensed premises.
3 Hailes Street	1543/78	Proposed dormer window.
Cockburn Hotel, Cockburn Street/ Market Street	ED/21/78	Repairs to stonework and windows and repainting.
4 West Coates	1559/78	Change of use from private hotel to licensed hotel.
13A Blacket Place	1581/78	Alterations to form sun porch.
Newington Foot Clinic, 67-81 Newington Road	1583/78	Erection of workshop.
10 Kirk Street	1593/78	Alterations to windows.
23 Bell Place	1600/78	Alterations to dwellinghouse.

Copies of the application can be inspected at the Planning Department, 18 Market Street, between 9.00 a.m. and 4.30 p.m. Monday to Friday for a period of 21 days from the publication of this notice.

Any representations should be sent to the Director of Planning within the 21 days referred to above.

THE FIFE REGIONAL COUNCIL

THE FIFE REGIONAL COUNCIL
(VARIOUS STREETS - LESLIE)(PROHIBITION AND RESTRICTION OF WAITING)
TRAFFIC REGULATION ORDER 1978

1. THE Fife Regional Council propose to make an Order under Section 1(1), (2) and (3) of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968 and Section 133 and Schedule 14 of the Local Government (Scotland) Act 1973.
2. The effect of the Order will be to prohibit the waiting of vehicles on certain lengths of Douglas Road, Glenwood Road and High Street, Leslie and to restrict the waiting of vehicles on certain other lengths of High Street, Leslie and Murray Place, Leslie to 30 minutes in any hour between 8.00 a.m. and 8.00 p.m.
3. The Order will not prohibit or restrict the waiting of vehicles for the purposes of:—
 - (a) picking up and setting down of passengers
 - (b) loading and unloading goods
 - (c) road maintenance work
 - (d) public utility work
 - (e) disabled drivers
4. Full details of the proposals are contained in the draft Order, which together with a map showing the lengths of the roads which will be affected and a statement of the Council's reasons for wishing to make the Order, may be examined at Fife Regional Headquarters, Fife House, North Street, Glenrothes between the hours of 9.00 a.m. and 5.00 p.m. Mondays to Fridays, inclusive.
5. Any person wishing to object to the proposed Order should send details of the grounds for objection in writing to the undersigned by 8th September 1978.

F. J. KENNEDY,
Director of Administration.

Fife House,
North Street,
Glenrothes.

1st August 1978.

THE GRAMPIAN REGIONAL COUNCIL
ROAD TRAFFIC REGULATION ACT 1967THE GRAMPIAN REGIONAL COUNCIL
(VARIOUS STREETS, ABERDEEN)
(PROHIBITION OF WAITING)
ORDER 1978

THE Grampian Regional Council propose to make an Order under Section 1(1), (2) and (3) of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968 and Section 133 of the Local Government (Scotland) Act 1973 and of all other powers enabling them in that behalf and after consultation with the Chief Constable in accordance with Section 84C(1) of the said Act of 1967.

The effect of the Order will be that vehicles will not be permitted to wait:—

- (a) at any time on specified lengths or parts of the following roads:—

Ann Street	Elm Place
Back Wynd	Elphinstone Road
Bedford Road	Flourmill Lane
Belmont Street	Flourmill Brae
Belmont Road	Fraser Road
Berryden Road	Frederick Street
Blackfriars Street	Gallowgate
Broad Street	George Street
Calsayseat Road	Gerrard Street
Catherine Street	Harrow Road
Charlotte Street	Harriet Street
Cheyne Road	High Street
College Bounds	Holland Street
Concert Court	Holland Place
Correction Wynd	Hutcheon Street
Crooked Lane	Jasmine Terrace
Don Street	John Street
Drum's Lane	Jopp's Lane
Dunbar Street	Justice Street
East North Street	King Street

Leslie Terrace	St. Machar Drive
Little John Street	St. Nicholas Street
Little Belmont Street	St. Paul Street
Loch Street	Schoolhill
Lodge Walk	Schoolhill (Inset Road)
Maberly Street	School Road
Mealmarket Street	Seamount Road
Merkland Road	Seaton Drive
Meston Walk	Spring Garden
Nelson Street	Stafford Street
North St. Andrew Street	Summerfield Terrace
Park Street	The Chanonry
Powis Terrace	Tillydrone Avenue
Powis Place	University Road
Prospect Terrace	Upperkirkgate
Queen Street	Urquhart Road
Roslin Terrace	West North Street
St. Andrew Street	Woolmanhill
St. Catherine's Wynd	
St. Clair Street	

- (b) between 0800 hours and 1800 hours on any day except Sunday in lengths or parts of the following roads:—

Back Wynd	High Street
Belmont Street	John Street
Belmont Road	Jopp's Lane
Berryden Road	King Street
Blackfriars Street	Loch Street
Broad Street	Maberly Street
Cheyne Road	Nelson Street
Concert Court	Powis Terrace
Correction Wynd	Powis Place
Crooked Lane	St. Andrew's Street
Don Street	St. Machar Drive
Dunbar Street	St. Paul Street
Elphinstone Road	Schoolhill
Gallowgate	Spring Garden
Gaelic Lane	The Chanonry
George Street	Upperkirkgate
Harriet Street	

- (c) between 0800 hours and 1800 hours on any day except Sunday

- (i) for a longer period than 45 minutes; or
- (ii) if a period less than 15 minutes has elapsed since the termination of the last period of waiting (if any) of the vehicle in lengths or parts of the following roads:

Back Wynd	King Street
Belmont Street	Littlejohn Street
Blackfriars Street	Loch Street
Broad Street	Queen Street
Charlotte Street	St. Andrew Street
George Street	Schoolhill (Inset Road)
Hutcheon Street	Woolmanhill
John Street	

Exceptions will permit waiting for the purposes of:—

- (i) enabling a person to board or alight from a vehicle
- (ii) enabling goods to be loaded or unloaded from a vehicle where necessary in connection with:—
 - (iii) the maintenance of the roads
 - (iv) the supply of gas, electricity and water; and
 - (v) by disabled drivers.

Full details of these proposals are in the draft Order which, together with a map showing the lengths or parts of roads and a Statement of the Council's reasons for proposing to make the Order may be examined at the Roads Department, Woodhill House, Ashgrove Road West, Aberdeen and the Office of the Divisional Road Surveyor, St. Nicholas House, Broad Street, Aberdeen between the hours of 9.00 a.m. and 5.00 p.m. from Monday to Friday.

Any person wishing to object to the proposed Order should send details of the grounds for objection in writing to the undersigned by Monday, 4th September 1978.

IAN J. MILLER,
Director of Law and Administration

Woodhill House,
Ashgrove Road West
Aberdeen AB9 2LU.

THE GRAMPIAN REGIONAL COUNCIL
ROAD TRAFFIC REGULATION ACT 1967

1. THE GRAMPIAN REGIONAL COUNCIL (VARIOUS STREETS, KEITH) (PROHIBITION OF WAITING) ORDER 1978.
2. THE GRAMPIAN REGIONAL COUNCIL (VARIOUS STREETS, KEITH) (ONE-WAY) ORDER 1978.
3. THE GRAMPIAN REGIONAL COUNCIL (JESSIMANS BRAE, KEITH) (WEIGHT RESTRICTION) ORDER 1978.
4. THE GRAMPIAN REGIONAL COUNCIL (EARLSMOUNT BRAE, KEITH) (PROHIBITION OF DRIVING) ORDER 1978.

ON Friday, 7th July 1978 the Grampian Regional Council made the above named Orders under Section 1(1), (2) and (3) of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968 and Section 133 of the Local Government (Scotland) Act 1973 and all other powers enabling them in that behalf and after consultation with the Chief Constable in accordance with Section 84C(1) of the said Act of 1967.

The effect of the Orders which will come into operation on 30th August 1978 is that:—

1. Vehicles must not be left,—
 - (a) at any time of the day on specified lengths or parts of the following roads:—

Banff Road	Mid Street
Fraser Place	Union Street
Mar Place	
 - (b) between 0800 hours and 1800 hours on any day except Sunday:—
 - (i) for a longer period than 30 minutes; or
 - (ii) if a period of less than 30 minutes has elapsed since the termination of the last period of waiting (if any) of the vehicle in lengths of parts of:—

Mid Street.
2. In regard to paragraph (1) above, exceptions will permit waiting for the purpose of:—
 - (a) picking up and setting down passengers,
 - (b) loading and unloading goods, where necessary in connection with:—
 - (c) the maintenance of the roads, and
 - (d) the supply of gas, electricity and water, and
 - (e) by disabled drivers, and
 - (f) vehicles of funeral directors when used in connection with a funeral.
3. Driving of vehicles will be permitted in the following roads only in the respective directions specified hereunder:—

<i>Roads</i>	<i>Direction</i>
Union Street (Moss Street to Land Street)	Westwards
Fraser Place	Southwards, Westwards and Northwards
Reidhaven Square (northwest side from 35 metres west of Moss Street to Moss Street)	Eastwards
(southwest side from Moss Street to 35 metres west of Moss Street)	Westwards
Knackery Lane	Eastwards
Land Street (adjacent to War Memorial)	
westside	Northwards
eastside	Southwards
School Road (from Drum Road for 40 metres northwards)	Southwards

4. Driving of vehicles the weight of which, whether laden or unladen, exceeds two tons will be prohibited in that length of Jessimans Brae between its junction with Victoria Place and Braco Street.
5. Driving of vehicles will be prohibited in Earlsmount Brae.

6. In regard to paragraph (4) and (5) above, exceptions will permit driving for the purpose of:—
 - (a) Conveying persons, goods or merchandise to or from any premises situated on or adjacent to Jessimans Brae and Earlsmount Brae, where necessary in connection with:—
 - (b) the maintenance of the roads, and
 - (c) the supply of gas, electricity and water.

A copy of the Orders and a map showing the lengths of road affected are available at the Roads Department, Woodhill House, Ashgrove Road West, Aberdeen, the offices of the Divisional Road Surveyor, Highfield House, South Street, Elgin and of the Area Surveyor (East), 16 Banff Road, Keith, from Monday to Friday between the hours of 9.00 a.m. and 5.00 p.m.

Any person who wishes to question the validity of the Orders, of any provisions contained in them on the grounds that they are not within the powers conferred by the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968 or on the grounds that any requirement of that Act or of any instrument made under it, has not been complied with in relation to the Orders aforesaid, within 6 weeks from 7th July, 1978 apply to the Court of Session for this purpose.

IAN J. MILLER,
Director of Law and Administration.

Woodhill House,
Ashgrove Road West,
Aberdeen AB9 2LU.

STRATHCLYDE REGIONAL COUNCIL
SANDBANK HIGH ROAD, SANDBANK
ALTERATION TO SPEED LIMIT

ON 4th August 1978 the Regional Council made the above named Order under Sections 72(3), 73(1) and (3), 74(1) and 84D(1) of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968, Section 133 of and Schedule 14 to the Local Government (Scotland) Act 1973.

This Order, which comes into operation on 18th August 1978, introduces two Traffic Regulation Orders in Sandbank High Road (A885) in the vicinity of Allan Terrace, one to extend the existing 30 m.p.h. restrictions for a distance of 228 metres and the other to amend the existing 40 m.p.h. speed limit accordingly.

A copy of the Order and a map relative to the Order are available for inspection between the hours of 9.30 a.m. and 4.30 p.m., Monday to Friday inclusive at the office of the Director of Administration, Melrose House, 19 Cadogan Street, Glasgow and the office of The Area Engineer, Department of Roads, Hill Street, Dunoon.

Any person who wishes to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968 or on the grounds that any requirement of that Act or of any instrument made under it has not been complied with in relation to the Order, may within 6 weeks from 4th August 1978, apply to the Court of Session for this purpose.

G. CARLTON,
Director of Administration.

Melrose House,
19 Cadogan Street,
Glasgow G2 6HR.

STRATHCLYDE REGIONAL COUNCIL
KILLERMONT ROAD AND MACFARLANE ROAD,
BEARSDEN
PROHIBITION OF ENTRY

ON 2nd August 1978 the Regional Council made the above named Order under Section 1(1), (2) and (3) of the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968, Schedule 14 to the Local Government (Scotland) Act 1973 and Schedule 6 to the Road Traffic Act 1974.

This Order, which comes into operation on 25th August 1978 closes Killermont Road and Macfarlane Road, Bearsden immediately east of their junction with Milngavie Road.

A copy of the Order, Map relative to the Order and minute of the Highways and Transportation Committee of 23rd March 1978 are available for inspection at the office of the Director of Administration, Melrose House, 19 Cadogan Street, Glasgow and the Strathclyde Regional Council Area Office, 38 Roman Road, Bearsden during normal office hours.

Any person who wishes to question the validity of the Order or of any provision contained in it on the grounds that it is not within the powers conferred by the Road Traffic Regulation Act 1967 as amended by Part IX of the Transport Act 1968 or on the grounds that any requirement of that Act or of any instrument made under it has not been complied with in relation to the Order, may within 6 weeks from 2nd August 1978, apply to the Court of Session for this purpose.

G. CARLTON,
Director of Administration.

Melrose House,
19 Cadogan Street,
Glasgow G2 6HR.

STRATHCLYDE REGIONAL COUNCIL
DUMBRECK ROAD/DUMBRECK SQUARE, GLASGOW
PROPOSED BOX JUNCTION

STRATHCLYDE REGIONAL COUNCIL propose to introduce half box junction carriageway markings on the west side of Dumbreck Road, Glasgow at its junction with Dumbreck Square.

Full details of these proposals, which form the proposed The Strathclyde Regional Council (Dumbreck Road/Dumbreck Square) (Box Junction) Order 197, together with a plan and a statement of reasons for proposing to make this Traffic Regulation Order, are available for inspection between the hours of 9.30 a.m. and 4.30 p.m., Monday to Friday inclusive at the offices of:—

- (i) The Director of Administration, Melrose House, 19 Cadogan Street, Glasgow;
- (ii) The Divisional Engineer, Department of Roads, 78 Queen Street, Glasgow G1 3DN (telephone enquiries to 204 2900, extension 6459).

Any person wishing to object to the proposal should send details of the grounds for objection in writing to the Director of Administration, Melrose House, 19 Cadogan Street, Glasgow, by 4th September 1978.

G. CARLTON,
Director of Administration.

Melrose House,
19 Cadogan Street,
Glasgow G2 6HR.

STRATHCLYDE REGIONAL COUNCIL
VARIOUS BRIDGES, KILMACOLM
PROPOSED WEIGHT RESTRICTIONS

STRATHCLYDE REGIONAL COUNCIL propose to impose weight restrictions (as indicated) on the undernoted bridges in Kilmacolm.

Auchenfole Bridge (B788)	11 tons
Milton Bridge (B788)	11 tons
Gateside Bridge, Kilmacolm	6 tons
Blackwater Bridge (C58)	6 tons
Blacksholm Bridge, Kilmacolm	6 tons
Netherwood Bridge, Kilmacolm	5 tons
Burnbank Bridge, Kilmacolm	3 tons
Duchal Bridge, Kilmacolm	4 tons

Full details of these proposals, which form the proposed The Strathclyde Regional Council (Various Bridges, Kilmacolm) (Weight Restriction) Order 197, together with a plan and a statement of reasons for proposing to make this Traffic Regulation Order, are available for inspection, during normal office hours, at the offices of:—

- (i) The Director of Administration, Melrose House, 19 Cadogan Street, Glasgow;
- (ii) The Divisional Engineer, Department of Roads, Regional Offices, Cotton Street, Paisley, (telephone enquiries to 889 5454, extension 462) and at
- (iii) (a) The Library, Kilmacolm Institute, Kilmacolm;

(b) The Central Library, Clyde Square, Greenock, during normal opening hours.

Any person wishing to object to the proposal should send details of the grounds for objection in writing to the Director of Administration, Melrose House, 19 Cadogan Street, Glasgow, by 4th September 1978.

G. CARLTON,
Director of Administration.

Melrose House,
19 Cadogan Street,
Glasgow G2 6HR.

STRATHCLYDE REGIONAL COUNCIL
LEDGATE (B757), KILSYTH ROAD (A803), MILTON
ROAD (B757) AND EASTSIDE (B820), KIRKINTILLOCH
PROPOSED WAITING RESTRICTIONS

STRATHCLYDE REGIONAL COUNCIL propose to introduce waiting restrictions on Ledgate and on parts of Kilsyth Road, Milton Road and Eastside, Kirkintilloch.

Full details of these proposals which form the proposed The Strathclyde Regional Council (Ledgate (B757), Etc. Kirkintilloch) (Waiting Restrictions) Order 197, together with a plan and a statement of reasons for proposing to make this Traffic Regulation Order, are available for inspection between the hours of 9.30 a.m. and 4.30 p.m., Monday to Friday inclusive at the offices of:—

- (i) The Director of Administration, Melrose House, 19 Cadogan Street, Glasgow;
- (ii) The Divisional Engineer, Department of Roads, Regional Offices, Dumbarton G82 3PU (telephone enquiries to Dumbarton 65151, extension 133)
- (iii) The Area Engineer, Department of Roads, Kerr Street, Kirkintilloch.

Any person wishing to object to the proposal should send details of the grounds for objection in writing to the Director of Administration, Melrose House, 19 Cadogan Street, Glasgow, by 4th September 1978.

G. CARLTON,
Director of Administration.

Melrose House,
19 Cadogan Street,
Glasgow G2 6HR.

STRATHCLYDE REGIONAL COUNCIL
COWGLEN ROAD AND COWGLEN TERRACE,
GLASGOW
PROPOSED PROHIBITION OF ENTRY

STRATHCLYDE REGIONAL COUNCIL propose to introduce a Traffic Regulation Order to close Cowglen Road at its junction with Earthead Road, Glasgow and to close Cowglen Terrace at its junction with Peat Road, Glasgow.

Full details of these proposals, which form the proposed The Strathclyde Regional Council (Cowglen Road and Cowglen Terrace, Glasgow) (Prohibition of Entry) Order 197, together with a plan and a statement of reasons for proposing to make this Traffic Regulation Order, are available for inspection between the hours of 9.30 a.m. and 4.30 p.m., Monday to Friday inclusive, at the offices of:—

- (i) The Director of Administration, Melrose House, 19 Cadogan Street, Glasgow;
- (ii) The Divisional Engineer, Department of Roads, 73 Queen Street, Glasgow (telephone enquiries to 204 2900, extension 6453).

Any person wishing to object to the proposal should send details of the grounds for objection in writing to the Director of Administration, Melrose House, 19 Cadogan Street, Glasgow, by 4th September 1978.

G. CARLTON,
Director of Administration.

Melrose House,
19 Cadogan Street,
Glasgow G2 6HR.

Sequestration of
GORDON KERR LOOSE
24 Middleton Drive, Largs, Ayrshire

I HEREBY intimate that the diet of examination of the Bankrupt fixed for Wednesday, 2nd August 1978 has been discharged and the Sheriff of North Strathclyde at Kilmarnock has fixed Wednesday, the 23rd day of August 1978 at 2.00 p.m. within the Sheriff Court House, St. Marnock Street, Kilmarnock, as a new diet for examination of the Bankrupt. As a result the Second Statutory Meeting of Creditors advertised to take place on Tuesday, 15th August 1978 has been adjourned and will now take place on Tuesday, the 5th day of September 1978 at 12 noon within the Jurors' Room, The Sheriff Court House, St. Marnock Street, Kilmarnock, at which Meeting two Commissioners fall to be appointed.

Of all which, notice is hereby given in terms of the Bankruptcy (Scotland) Act 1913.

T. P. C. TAYLOR, C.A., Trustee.

65 Renfield Street,
Glasgow G2 1NS.

8th August 1978.

THE McEWEAN ANDERSON GROUP LIMITED

THE McEwan Anderson Group Limited, incorporated under the Companies Acts and having its Registered Office at 16 George Street, Edinburgh, EH2 2QD, has presented a Petition to the Lords of Council and Session for sanction of a Scheme of Arrangement. The Lords of Council and Session have pronounced an Interlocutor, dated 11th August 1978, directing separate meetings to be convened of (i) those holders of the Ordinary Shares of the Company as set out in Schedule One to the Scheme of Arrangement appended to the Petition (hereinafter called "the 'A' Shares"), (ii) those holders of the Ordinary Shares of the Company as set out in Schedule Two to the said Scheme of Arrangement (hereinafter called "the 'B' Shares"), and (iii) those holders of the Ordinary Shares of the Company as set out in Schedule Three to the said Scheme of Arrangement (hereinafter called "the 'C' Shares") for the purpose of considering and, if thought fit, agreeing with or without modifications to the Scheme of Arrangement as set out in the Appendix to the Petition and appointing the directors, secretary or Solicitors of the Company to give at least 21 days' notice of the said meetings by advertisement.

Notice is hereby given that the said meetings will be held at 16 George Street, Edinburgh, on 8th September 1978 at the respective times mentioned below, namely:—

- (i) the meeting of the holders of the "A" Shares at 10.00 a.m.,
- (ii) the meeting of the holders of the "B" Shares at 10.10 a.m., or as soon thereafter as the preceding meeting shall have been concluded or adjourned, and
- (iii) the meeting of the holders of the "C" Shares at 10.20 a.m. or as soon thereafter as the preceding meeting shall have been concluded or adjourned.

Forms of Proxy for use at the proposed meeting to be valid should be lodged with the Secretary of the Company, 16 George Street, Edinburgh, EH2 2QD, not less than 48 hours before the time appointed for the meeting at which they are to be used or handed to the Chairman of that meeting. The person appointed as a proxy for any of the meetings need not be a member of the Company or a holder of any shares of the Company giving the right to attend the meeting concerned.

Copies of the said Scheme of Arrangement, together with copies of the Explanatory Statement in terms of Section 207 of the Companies Act 1948, may be obtained by any shareholder of the Company at the offices of Shepherd & Wedderburn, W.S., 16 Charlotte Square, Edinburgh, EH2 4YS, and may be seen there during normal business hours.

Of all which intimation is hereby given.

11th August 1978.

J. R. WATT, Secretary.

16 George Street,
Edinburgh, EH2 2QD.

ABERDEEN & NORTH OF SCOTLAND ZOOLOGICAL
SOCIETY LIMITED

(In Members' Voluntary Liquidation)

NOTICE is hereby given that the Final Meeting of Members of the above Company will be held in the Senior Common Room, Marischal College, Aberdeen, at 7.30 p.m. on Tuesday, 19th September 1978, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator, and also of determining the manner in which the books, accounts and documents of the Company and of the liquidation shall be disposed of.

H. B. MORICE,
Liquidator.

9th August 1978.

ACE DISPLAYS LIMITED

(In Creditors' Voluntary Liquidation)

NOTICE is hereby given, pursuant to Section 300 of the Companies Act 1948, that the final meetings of Members and Creditors of the above Company will be held in the offices of Messrs. Milne, Craig & Corson, Chartered Accountants, 9 Orr Square, Paisley, on Friday, 22nd September 1978, at 10.30 a.m. and 11.00 a.m. respectively for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and of deciding how to dispose of the books of the Company.

GORDON H. BUTLER, C.A.,
Liquidator.

9 Orr Square,
Paisley.

4th August 1978.

CABOSRANK INVESTMENT/DEVELOPMENTS
LIMITED

(In Members' Voluntary) Liquidation)

Berryfield Dyeworks, Alva

AT an Extraordinary General Meeting of the above-named Company, duly convened and held at Berryfield Dyeworks, Alva, on Tuesday, the 1st August 1978, the following Special Resolution was passed:—

"That the Company be wound up voluntarily and that MR. ROBERT H. STEWART, C.A., of Downie, Wilson & Co., C.A., be appointed Liquidator for this purpose."

M. J. MARGRAVE, Director.

CABOSRANK INVESTMENT/DEVELOPMENTS
LIMITED

(In Members' Voluntary) Liquidation)

Berryfield Dyeworks, Alva

I, ROBERT H. STEWART, C.A., of 135 Buchanan Street, Glasgow, G1 2JQ, hereby give notice that I have been appointed Liquidator of Cabosrank Investment/Developments Limited by Special Resolution of the Company dated 1st August 1978.

ROBERT H. STEWART,
Liquidator.

2nd August 1978.

The Companies Act 1948

CHESSOR FOOD AND WINES LIMITED,
76 Sycamore Avenue, Johnstone, Renfrewshire;
11 Skipness Drive, Linthouse, Glasgow.

AT an Extraordinary General Meeting of the Members of the said Company, duly convened and held within The Merchants House of Glasgow, 7 West George Street, Glasgow, on the 2nd day of August 1978, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the Satisfaction of this Meeting that the Company cannot, by reason of its liabilities, continue its business and that it is advisable to wind-up the same, and accordingly that the Company be wound up voluntarily."

At a Meeting of the Creditors of the Company, duly convened and held within The Merchants House of Glasgow, 7 West George Street, Glasgow, on the 2nd day of August 1978, subsequent to the above Meeting of the Company, JAMES BROWN HENDERSON, Chartered Accountant, was appointed Liquidator of the Company for the purpose of winding-up.

Dated this 2nd day of August 1978.

M. A. PRIMROSE, Chairman.

Registered Office:
144 St. Vincent Street,
Glasgow, G2.

CHESSOR FOOD AND WINES LIMITED,
76 Sycamore Avenue, Johnstone, Renfrewshire;
11 Skipness Drive, Linthouse, Glasgow.

NOTICE is hereby given that at a Meeting of Creditors, duly convened and held on the 2nd day of August 1978, I was appointed Liquidator of the above Company, and Creditors are hereby required on or before the 31st day of August 1978 (being the date fixed for that purpose by the Liquidator of the Company) to send in their names and addresses with particulars of their debts or claims and relative Notices of Claim to me, James Brown Henderson, Chartered Accountant, Galbraith, Dunlop & Co., Chartered Accountants, 65 Renfield Street, Glasgow, G2 1NS.

Dated this 2nd day of August 1978.

J. B. HENDERSON,
Liquidator.

Galbraith, Dunlop & Co.,
Chartered Accountants,
65 Renfield Street,
Glasgow, G2 1NS.

The Companies Act 1948

Special Resolution (pursuant to Section 143) of

T. DIXON LIMITED
1st August 1978

AT an Extraordinary General Meeting of the Members of the said Company, duly convened and held within the offices of Watson and Galbraith, Chartered Accountants, 65 Renfield Street, Glasgow, on the 1st day of August 1978, the following Special Resolution was duly passed:—

"That the Company be wound up voluntarily, and that KENNETH GEORGE MANLEY, Chartered Accountant, of 65 Renfield Street, Glasgow, is hereby appointed Liquidator for the purpose of such winding up."

GRAHAM P. DIXON, Chairman.

The Companies Act 1948

T. DIXON LIMITED
(Members' Voluntary Winding Up)

I, KENNETH GEORGE MANLEY, of 65 Renfield Street, Glasgow, hereby give notice that I have been appointed Liquidator of T. Dixon Limited by Special Resolution of the Company dated the 1st day of August 1978.

All Creditors have been or will be paid in full. Any outstanding claims should be lodged with me forthwith.

K. G. MANLEY,
Liquidator.

Dated 8th August 1978.

E. S. R. SERVICES LIMITED

(In Liquidation)

Winding Up by Order of Court

IN terms of a Note presented to the Sheriff Court at Kirkcaldy by Harold Cooper, F.C.C.A., Official Liquidator of E. S. R. Services Limited, having its Registered Office at 7 Queensgate, Queensway Industrial Estate, Glenrothes, and the Sheriff's deliverance thereon, the Court has appointed 30th September 1978 as the date by which all Creditors are to prove their debts or claims or be excluded from the benefit of any distribution made before the said debts are proved. Of which intimation is hereby made.

HAROLD COOPER, F.C.C.A.,
Official Liquidator.

18 Viewfield Terrace,
Dunfermline.

4th August 1978.

THE EDINBURGH AND DUNDEE INVESTMENT COMPANY LIMITED

(In Members' Voluntary Liquidation)

Notice to Creditors

TAKE Notice that all Creditors of the above Company must lodge claims with the undersigned on or before 15th September 1978.

Note.—All known Creditors have been, or will be, paid in full.

ROBIN A. F. WIGHT.

35 St. Andrew Square,
Edinburgh, EH2 2AD.

EUROBAD MOULDINGS LIMITED

(In Liquidation)

NOTICE is hereby given, pursuant to Section 299 of the Companies Act 1948, that a Meeting of Creditors of the above Company will be held in the offices of Messrs. French & Cowan, Chartered Accountants, 144 St. Vincent Street, Glasgow, G2 5LT, on Friday, 25th August 1978, at 11.30 a.m. for the purposes of receiving the Liquidator's account of his acts and dealings and of the conduct of the winding up of the Company during the year ended 29th May 1978.

R. M. SCULLY, C.A.,
Liquidator.

8th August 1978.

MATTHEW FLEMING LIMITED

(In Creditors' Voluntary Liquidation)

IN terms of the Section 300 of the Companies Act 1948, notice is hereby given that a Meeting of the Members of the above Company will be held within the offices of Carson & Trotter, Chartered Accountants, 107 Irish Street, Dumfries, on Friday, 15th September 1978, at 12.00 noon to receive the Liquidator's report on the final winding up of the Company.

E. W. BANNERMAN, C.A.,
Liquidator.

107 Irish Street,
Dumfries.

MATTHEW FLEMING LIMITED

(In Creditors' Voluntary Liquidation)

IN terms of the Section 300 of the Companies Act 1948, notice is hereby given that a Meeting of the Creditors of the above Company will be held within the offices of Carson & Trotter, Chartered Accountants, 107 Irish Street, Dumfries, on Friday, 15th September 1978, at 12.00 noon to receive the Liquidator's report on the final winding up of the Company.

E. W. BANNERMAN, C.A.,
Liquidator.

107 Irish Street,
Dumfries.

S. & A. GALBRAITH LIMITED
(In Members' Voluntary Liquidation)

AT an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at 38 Auchinleck Road, Cumnock, on 3rd August 1978, the following Special Resolution was passed unanimously:—

"That the Company be wound up voluntarily, and that WILLIAM WHYTE HEPBURN KENNEDY be and he is hereby appointed Liquidator for the purpose of such winding up."

H. B. GALBRAITH, Director.

S. & A. GALBRAITH LIMITED
(In Members' Voluntary Liquidation)

I, WILLIAM WHYTE HEPBURN KENNEDY, Chartered Accountant, 200 St. Vincent Street, Glasgow, hereby give notice that I have been appointed Liquidator of S. & A. Galbraith Limited by Special Resolution of the Company passed on 3rd August 1978.

WILLIAM WHYTE HEPBURN KENNEDY, B.L., C.A.,
Liquidator.

200 St. Vincent Street,
Glasgow, G2 5ST.

A PETITION was on 25th July 1978 presented to the Sheriff of Tayside Central & Fife at Dundee in terms of Sections 222 and 223 of the Companies Act 1948 by Thomas Graham & Sons Limited, 19 Kerr Street, Glasgow, G40 2QS, for an Order to wind up HART & HART LIMITED, a Company incorporated under the Companies Acts and having their Registered Office at 11 Whitehall Street, Dundee, under the Companies Act 1948, and to appoint an Official Liquidator; in which Petition the Court has pronounced the following Interlocutor:—

"Sheriff Court Tayside Central and Fife at Dundee. 25th July 1978. The Sheriff having considered the foregoing Petition, appoints a copy thereof and of this deliverance to be intimated on the walls of the Sheriff Court, Dundee, and a like copy to be served upon the said Hart & Hart Limited, 11 Whitehall Street, Dundee. Further appoints notice of the import of the Petition and of this deliverance and of the particulars specified in the Act of Sederunt thereon to be advertised once in the *Edinburgh Gazette* and *Dundee Courier* newspapers, and ordains the said Hart & Hart Limited and any other persons interested, if they intend to show cause why the prayer of the Petition should not be granted, to lodge answers thereto in the hands of the Sheriff Clerk, Sheriff Court House, 6 West Bell Street, Dundee, at Dundee within eight days after such intimation, service or advertisement, under certification."

"J. B. W. CHRISTIE, Sheriff."

MAYRA CAMERON,
Solicitor,
Agent for Petitioners.

85 Bell Street,
Dundee.

IRELAND PIPE & SUPPLIES LIMITED

NOTICE is hereby given, in pursuance of Section 293 of the Companies Act 1948, that a Meeting of the Creditors of the above will be held within Merchants House, 7 West George Street, Glasgow, on Friday, 1st September 1948, at 12.00 noon for the purposes specified in Sections 293 to 295 of the said Act.

Dated this 7th day of August 1978.

By order of the Board,

C. W. IRELAND, Director.

Registered Office:
Greenfield Works,
Burnbank,
Hamilton.

JOHN JOHNSTON (FUNERAL DIRECTORS LIMITED)
(In Members' Voluntary Liquidation)

NOTICE is hereby given, in terms of Section 279 (1) of the Companies Act 1948, that at an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at 15 Sandyford Place, Glasgow, G3, on the 9th day of August 1978, the following Special Resolution was duly passed:—

"That the Company be wound up voluntarily, and that RICHARD JACKSON, Chartered Accountant, of 15 Sandyford Place, Glasgow, G3 7NB, be and is hereby appointed Liquidator for the purposes of such winding-up."

R. C. LIDDLE, Chairman.

15 Sandyford Place,
Glasgow, G3 7NB.

9th August 1978.

The Companies Act 1948

JOHN JOHNSTON (FUNERAL DIRECTORS LIMITED)
(In Members' Voluntary Liquidation)

I, RICHARD JACKSON, Chartered Accountant, 15 Sandyford Place, Glasgow, G3 7NB, hereby give notice that I have been appointed Liquidator of the above Company by Resolution of the Members dated 9th August 1978.

Any person claiming to be a Creditor of the Company is requested to lodge full particulars of his claim with me by 30th September 1978. This Company has been dormant for over two years and has not been trading. All known Creditors have been or will be paid in full.

RICHARD JACKSON, J.P., C.A.,
Liquidator.

15 Sandyford Place,
Glasgow, G3 7NB.

9th August 1978.

KINGS ARMS HOTEL (OBAN) LIMITED
(In Members' Voluntary Liquidation)

NOTICE is hereby given, pursuant to Section 290 of the Companies Act 1948, that a final meeting of the Members of the above Company will be held within the offices of Thomas Smith & Sons, C.A., 135 Buchanan Street, Glasgow, G1 2JH, on 12th September 1978 at 11.00 a.m. to receive the Liquidator's account and report on the winding up.

J. LEMAY,
Liquidator.

KINTYRE KNITWEAR LIMITED
(In Liquidation)

IN the Petition presented by George Douglas Laing, Chartered Accountant, 7 West George Street, Glasgow, the Receiver appointed over the assets of Kintyre Knitwear Limited, having its Registered Office at 7 West George Street, Glasgow (first Interlocutor dated 23rd June 1978), Sheriff J. S. Mowat at Glasgow on 27th July 1978 pronounced an Interlocutor ordering that the said Kintyre Knitwear Limited be wound up in pursuance of the Companies Act 1948 and nominating and appointing WILLIAM ALEXANDER BROWN, Chartered Accountant, 151 West George Street, Glasgow, to be Official Liquidator with the usual powers in terms of said statute and of law.

E. M. MACKECHNIE,
Solicitor for the Official
Liquidator and the Petitioners.

133 St. Vincent Street,
Glasgow.

LOUDOUNHILL HOTEL LIMITED
(In Members' Voluntary Winding Up)

NOTICE is hereby given, in terms of Section 279 (1) of the Companies Act 1948, that at an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at 15 Sandyford Place, Glasgow, G3, on the 9th day of August 1978, the following Special Resolution was duly passed:—

"That the Company be wound up voluntarily, and that RICHARD JACKSON, Chartered Accountant, of 15 Sandyford Place, Glasgow, G3 7NB, be and is hereby appointed Liquidator for the purposes of such winding-up."

R. C. LIDDLE, Chairman.

15 Sandyford Place,
Glasgow, G3 7NB.

9th August 1978.

The Companies Act 1948
LOUDOUNHILL HOTEL LIMITED
 (In Members' Voluntary Liquidation)

I, RICHARD JACKSON, Chartered Accountant, 15 Sandyford Place, Glasgow, G3 7NB, hereby give notice that I have been appointed Liquidator of the above Company by Resolution of the Members dated 9th August 1978.

Any person claiming to be a Creditor of the Company is requested to lodge full particulars of his claim with me by 30th September 1978. The Company has been dormant for over two years and has not been trading. All known Creditors have been or will be paid in full.

RICHARD JACKSON, J.P., C.A.,
 Liquidator.

15 Sandyford Place,
 Glasgow, G3 7NB.

9th August 1978.

THE MALL CAFE (MUSSELBURGH) LIMITED

A PETITION has been presented to the Sheriff Court, Haddington, by Miss Thelma d Rollo, The Brae, Auchendryny, Penicuik, under and in terms of Section 353 (6) of the Companies Act 1948 for Restoration to the Register of Companies of The Mall Cafe (Musselburgh) Limited, and in which Petition the Court pronounced deliverance in the following terms:—

"Haddington, 2nd August 1978. The Sheriff having considered the foregoing Petition, appoints a copy thereof and of this deliverance to be intimated on the walls of the Sheriff Court, Haddington, and a like copy to be served upon the said Right Honourable Ronald King Murray, Her Majesty's Advocate; further appoints notice of the import of the Petition and of this deliverance to be advertised once in the *Edinburgh Gazette* and *The Scotsman* newspapers, and ordains the said Right Honourable Ronald King Murray and any other persons interested, if they intend to show cause why the crave of the Petition should not be granted, to lodge answers thereto in the hands of the Sheriff Clerk at Haddington within eight days after such intimation, service or advertisement, under certification."

"F. D. BURNET."

Of all which notice is hereby given.

STEEDMAN, RAMAGE & Co., W.S.
 6 Alva Street,
 Edinburgh EH2 4QQ.

MELDEAN BAKERS LIMITED
 (Members' Voluntary Winding Up)

I, RICHARD MACKENZIE McNEIL, Chartered Accountant, of 5 Coates Crescent, Edinburgh, EH3 7AR, hereby give notice that I was appointed Liquidator of Meldean Bakers Limited on 2nd August 1978 in place of the late Angus MacBeath.

R. M. McNEIL,
 Liquidator.

5 Coates Crescent,
 Edinburgh.

3rd August 1978.

A PETITION was presented on 8th August 1978 to the Sheriff of Glasgow and Strathkelvin at Glasgow by IAN GRAY (CONTRACTORS) LIMITED, Millcroft Road, Rutherglen, Glasgow, G73 1UJ, craving the Court to make an Order to wind up NATHAN CONSTRUCTION CO. LIMITED, incorporated under the Companies Acts and having its Registered Office at 256 Govan Road, Glasgow, G51 1JN, and to appoint a Provisional Liquidator; in which Petition the Sheriff pronounced the following deliverance:—

"Glasgow, 8th August 1978. The Sheriff of Glasgow and Strathkelvin, having considered the foregoing Petition, appoints a copy thereof and of this deliverance to be intimated on the walls of the Sheriff Court, Glasgow, and a like copy to be served upon the said Nathan Construction Co. Limited. Further appoints notice of the import of the Petition and of this deliverance, and of the particulars specified in the Act of Secrecum thereanent, to be advertised once in the *Edinburgh Gazette* and *Glasgow Herald* newspapers, and ordains the said Nathan Construction Co. Limited, and any other persons interested, if they intend to show cause why the prayer of the Petition should not be granted, to

lodge answers thereto in the hands of the Sheriff Clerk of Glasgow and Strathkelvin at Glasgow within eight days after such intimation, service or advertisement, under certification."

The Sheriff also made an Order nominating and appointing JOHN GOURLAY HUNTER, C.A., 100 Wellington Street, Glasgow, to be Provisional Liquidator of the said Company in terms of the Companies Act 1948, with all the usual powers.

Of all which intimation is hereby given.

BRIAN EVANS,
 Solicitor,
 Agent for Petitioning Creditor.

9 Woodside Terrace,
 Glasgow, G3 7UY.

9th August 1978.

I. & J. NIMMO LIMITED
 (In Members' Voluntary Liquidation)

NOTICE is hereby given, in terms of Section 290 of the Companies Act 1948, that a General Meeting of the Company will be held within the offices of Nelson, Gilmour, Smith & Company, Chartered Accountants, 200 St. Vincent Street, Glasgow, on 11th September 1978 at 11.00 a.m. to receive the Liquidator's report on the final winding up of the Company.

W. W. H. KENNEDY, B.L., C.A.,
 Liquidator.

200 St. Vincent Street,
 Glasgow, G2 5ST.

4th August 1978.

The Companies Acts 1948 to 1967
 Company Limited by Shares
 Special Resolution of

RADLEIGH SCHOOL COMPANY LIMITED
 passed the 4th day of August 1978

AT an Extraordinary General Meeting of the Members of the above-named Company, duly convened and held at 142 St. Vincent Street, Glasgow, G2 5LB, on the 4th day of August 1978, the following Special Resolution was duly passed:—

"That the Company be wound up voluntarily and that THOMAS SPENCER CHURCHILL, C.A., of 142 St. Vincent Street, Glasgow G2 5LB be and is hereby appointed Liquidator for the purposes of the winding up."

JOHN WILLOUGHBY, Chairman.

Name of Company — RADLEIGH SCHOOL COMPANY LIMITED

Nature of business—Educational Establishment.

Address of Registered Office — 170 East Woodmains Road, Clarkston, Renfrewshire.

Liquidator's name and address—Thomas Spencer Churchill, C.A., 142 St. Vincent Street, Glasgow, G2 5LB.

Date of appointment—4th August 1978.

By whom appointed—The Members.

THOS. S. CHURCHILL,
 Liquidator.

SCOTTISH AND CONTINENTAL INVESTMENT COMPANY LIMITED
 (In Members' Voluntary Liquidation)

At an Extraordinary General Meeting of the above-named Company, duly convened and held at Merchants House, 7 West George Street, Glasgow, on the 8th day of August 1978, the following Special Resolutions were duly passed:—

"1. That the Articles of Association of the Company be altered by the deletion of Article 130 and the substitution therefor of the following new Article:

'130. If the Company shall be wound up (whether the liquidation is voluntary, under supervision or by the Court) the Liquidator may, with the authority of a Special Resolution, divide among the members in specie or kind the whole or any part of the assets of the Company and whether or not the assets shall consist of property of one kind or shall consist of properties of different kinds, and

may for such purpose set such value as he deems fair upon any one or more class or classes of property and may determine how such division shall be carried out as between the members or different classes of members. The Liquidator may, with the like authority, vest the whole or any part of the assets in trustees upon such trusts for the benefit of members as the Liquidator with the like authority shall think fit, or transfer the whole or any part of the assets of the Company to one or more other companies or to the trustees of one or more unit trusts pursuant to any scheme whereby members are to receive shares or units respectively in consideration for the assets of the Company so transferred."

"2. That, subject to the passing of the Extraordinary Resolution set out in the notice convening a separate meeting of the holders of warrants to subscribe ordinary shares in the capital of the company earlier today and to the passing of the next following Resolution, payment be made to the holders of the said warrants not later than 8th September 1978 in accordance with the undernoted scale and that all rights attached to the said warrants be and are hereby abrogated and the said warrants be and are hereby cancelled.

Net asset value per ordinary share of the Company (NAV) on the date of this Resolution.

not exceeding 100p	4p
exceeding 100p	4p plus 1p for each 1p whereby the NAV exceeds 100p.

For the purpose of this Resolution the NAV determining the amount of the payment shall be such figure as in the opinion of the auditors to the Company is the NAV calculated on the same basis as the NAV published monthly in the *Financial Times* and such opinion shall be final.

"3. That, subject to the passing of the preceding Resolutions 1 and 2,

(a) the Company be wound up voluntarily and WILLIAM ALEXANDER BROWN, Esq., C.A., 151 West George Street, Glasgow, G2 2JF, be and he is hereby appointed Liquidator for the purpose of such winding up;

(b) the Unitisation Scheme, a copy of which has been laid before this Meeting and identified by the signature of the Chairman thereof, be and is hereby approved and the Liquidator be authorised to implement the said Scheme so far as incumbent upon him and, in particular, pursuant to Article 130 to vest in accordance with the said Scheme all the assets of the Company (other than sums applied or applicable to meet (a) all liabilities of the Company whether due or accrued other than foreign currency borrowings being transferred to MJ European Fund, (b) the payment to warrant holders and (c) the expenses of the liquidation of the Company and of the preparation and implementation of the said Scheme) in Clydesdale Bank Limited as trustee in accordance with the terms and upon the trusts contained in a trust deed constituting MJ European Fund, between Murray Johnstone Unit Trust Management Limited of the one part and Clydesdale Bank Limited of the other part dated 3rd July 1978 and so that in accordance with the said Scheme units in MJ European Fund (subject to and following upon authorisation thereof) be issued to Ordinary Shareholders on the register of members at the close of business on 7th August 1978, in the proportion of one such unit for every fully paid Ordinary Share in the Company then held by them respectively in full satisfaction and discharge of their rights to and interests in the surplus assets of the Company."

J. A. LUMSDEN, Chairman.
8th August 1978.

The Companies Act 1948
(Members' Voluntary Winding Up)

Notice of Appointment of Liquidator pursuant to Section 305
Name of Company — SCOTTISH AND CONTINENTAL INVESTMENT COMPANY LIMITED

Nature of business—Investment Trust Company.

Address of Registered Office—175 West George Street, Glasgow, G2 2LD.

Liquidator's name and address—William Alexander Brown, Chartered Accountant, 151 West George Street, Glasgow, G2 2JF.

Date of appointment—8th August 1978.

By whom appointed—Members.

W. A. BROWN,
Liquidator.

8th August 1978.

Special Resolution (pursuant to Section 143) of

TELFER & CO. (WHOLESALE) LIMITED

The Companies Act 1948

1st August 1978

AT an Extraordinary General Meeting of the Members of the said Company, duly convened and held within the offices of Watson and Galbraith, Chartered Accountants, 65 Renfield Street, Glasgow, on the 1st day of August 1978, the following Special Resolution was duly passed:—

"That the Company be wound up voluntarily, and that KENNETH GEORGE MANLEY, Chartered Accountant, of 65 Renfield Street, Glasgow, is hereby appointed Liquidator for the purpose of such winding up."

GRAHAM P. DIXON, Chairman.

The Companies Act 1948

TELFER & CO. (WHOLESALE) LIMITED

(Members' Voluntary Winding Up)

I, KENNETH GEORGE MANLEY, of 65 Renfield Street, Glasgow, hereby give notice that I have been appointed Liquidator of Telfer & Co. (Wholesale) Limited by Special Resolution of the Company dated the 1st day of August 1978.

All Creditors have been or will be paid in full. Any outstanding claims should be lodged with me forthwith.

K. G. MANLEY,
Liquidator.

Dated 8th August 1978.

R. THOMSON (ELGIN) LIMITED

(In Creditors' Voluntary Liquidation)

NOTICE is hereby given, pursuant to Section 300 of the Companies Act 1948, that a General Meeting of Members and Final Meeting of Creditors will be held at 11.15 a.m. and 11.30 a.m. respectively on Friday, 29th September 1978, at 3 West Craibstone Street, Aberdeen, to receive the Liquidator's report showing how the winding up of the Company has been conducted and its property disposed of.

H. E. MORRISON, C.A.,
Liquidator.

Aberdeen.

4th August 1978.

ROY MICHAEL McPARTLAND

A PETITION having been presented to the Sheriff Court, Edinburgh, on behalf of Scottish & Newcastle Breweries Limited, Holyrood Road, Edinburgh, for the Sequestration of the Estates of Roy Michael McPartland, 10 Terregles, Penicuik, an Interlocutor has been pronounced in the following terms:—

"Edinburgh, 26th July 1978. The Sheriff, having again considered the foregoing Writ together with the productions, of new grants warrant to cite in terms of the statutes the therein designed Roy Michael McPartland on an *induciae* of 14 days and appoints him if so advised to appear within the Sheriff Court House, Lawnmarket, Edinburgh, on the 30th day of August 1978 at 10.00 a.m. to show cause why Sequestration of his estates should not be awarded; directs intimation of this warrant, and of the diet of appearance on the said *induciae* to be forthwith made in the *Edinburgh Gazette* in terms of the statute."

"C. G. B. NICHOLSON."

All of which intimation is hereby given.

MORTON FRASER & MILLIGAN,
Solicitors for the Petitioners.

19 York Place,
Edinburgh.

A PETITION having been presented to the Sheriff of Glasgow and Strathkelvin at Glasgow at the instance of the ROYAL BANK OF SCOTLAND LIMITED, a Company incorporated under the Companies Acts and having their Registered Office at 42 St. Andrew Square, Edinburgh, EH2 2YE, for the Sequestration of the Estate of FRANCESCO SEVERIO PETRI, residing care of Hacklen, 310 Churchill Drive, Broomhill, Glasgow, the Sheriff on 3rd August 1978 granted warrant for citing the said Francesco Severio Petri to appear within the Ordinary Court, Sheriff Court House, 149 Ingram Street, Glasgow at 10 a.m. on the 24th day of August 1978 to show cause why Sequestration of his Estate should not be awarded, of all which intimation is hereby given.

A. D. HOUSTON,
Solicitor,
Petitioners' Agent.

1 Blythswood Square,
Glasgow, G2 4AA.

THE Estates of DAVID BRAMCH, 961 Gartloch Road, Garthamlock, Glasgow, were sequestrated on Thursday, 3rd August 1978, by The Sheriff of Glasgow and Strathkelvin at Glasgow.

The first deliverance is dated Thursday, 3rd August 1978. The Meeting to elect the Trustee and Commissioners is to be held at 12.00 noon on Friday, 18th August 1978, within the Library, Royal Faculty of Procurators, St. George's Place, Glasgow, Room 2. A composition may be offered at this meeting.

The Sheriff has ordered that the Sequestration shall proceed as a Summary Sequestration in terms of the Bankruptcy (Scotland) Act 1913.

The date on or before which Creditors must lodge their oaths and grounds of debt to entitle them to the first dividend will be intimated in the Gazette Notice calling the second meeting.

All future advertisements relating to the Sequestration will be published in the *Edinburgh Gazette* alone.

H. TRAINOR,
Solicitor,
Agent for the Petitioner.

769 Shetleston Road,
Glasgow.

Summary Sequestration of
SARAH KERR CAMERON,
1 Airie Court, 21 Leithington Avenue, Glasgow, G41.

THE subscriber hereto has been elected Trustee.

Public examination of bankrupt will be held on Thursday, 17th August 1978, at 10.00 a.m. in the Sheriff Court, Glasgow.

Second Meeting of Creditors, Thursday, 28th September 1978, within the offices of Thomson Baker & Co., Chartered Accountants, 112 West George Street, Glasgow, G2. Creditors to transmit their oaths and claims and grounds of debt to the Trustee not less than 21 days before said second meeting.

WILLIAM F. GEMMILL,
Trustee.

112 West George Street,
Glasgow, G2.

4th August 1978.

Sequestration of

WILLIAM STEPHEN ROBERTSON,
residing at 10 Grove Road, West Ferry, Dundee

NOTICE is hereby given that a Meeting of Creditors will be held at 4 Blackfriars Street, Perth, on Friday, 18th August 1978, at 3.00 p.m. to appoint as a Commissioner in the above Sequestration Mr. KENNETH ALEXANDER McLAUCHLIN, Assistant Manager of the Chief Office of the Clydesdale Bank Limited, Dundee.

DOVE LOCKHART MACKAY & YOUNG, W.S.,
Agents for
P. J. FLEMING, Trustee.

ROBERT ROSS

THE Estates of Robert Ross, 24 Hardie Court, Aberchirder, Aberdeenshire, were Sequestrated on Wednesday, 9th August 1978, by the Sheriff of Grampian Highland & Islands at Banff.

The first deliverance is dated 26th July 1978.

The meeting to elect the Trustee and Commissioners is to be held at 2.30 p.m. afternoon on Tuesday, 22nd August 1978 within the Procurators' Library, Sheriff Court House, Banff. A composition may be offered at this meeting, and to entitle Creditors to the first dividend their oaths and grounds of debt must be lodged on or before the 9th day of December 1978.

All future advertisements relating to this Sequestration will be published in the *Edinburgh Gazette* alone.

D. I. K. MAGLEOD, W.S.,
Agent.

16 Charlotte Square,
Edinburgh, EH2 4YS.

10th August 1978.

As a result of a printer's error, this notice is being re-published in substitution for the notice published in the Edinburgh Gazette on the 4th August 1978:

THE Estates of JOHN CARMICHAEL YOUNG GOLD (also known as JOHN GOLD), who carries on business as a haulage contractor under the name of CARMICHAEL YOUNG and resides at 2 Dennistoun Place, Lanark, were Sequestrated on 1st August 1978 by the Court of Session.

The first deliverance is dated 14th March 1978. The meeting to elect the Trustee and Commissioners is to be held at 11.00 a.m. forenoon on Friday, 11th August 1978, within the Sheriff Court House, Lanark, Lanarkshire.

A composition may be offered at this meeting, and to entitle Creditors to the first dividend their oaths and grounds of debt must be lodged on or before the 1st December 1978.

All further advertisements relating to this Sequestration will be published in the *Edinburgh Gazette* alone.

T. H. SCOTT,
Solicitor of Inland
Revenue Agent.

Lauriston House,
80 Lauriston Place,
Edinburgh.

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