A copy of the application and of any map, plan or other document submitted with it may be inspected free of charge at Haldon Chalet at all reasonable hours during the period beginning on 5th October 1972 and ending on 9th November 1972.

Any person who wishes to make representations about the application should do so in writing to the Clerk of the Devon River Authority at County Hall

Clerk of the Devon River Authority at County Hall, Exeter before the end of the said period.

F. W. Chamberlain.

Dated 5th October 1972.

NOTICE OF E OF APPLICATION FOR AMEND-TO WATER ABSTRACTION LICENCE

Notice is hereby given that an application is being made to the Great Ouse River Authority by Lieutenant Colonel The Lord Walsingham, trading as Broadflash Farm Produce, Estate Office, Merton, Watton, for amendments to be made to an existing Licence for the abstraction of water from a borehole at grid reference TL 917982. The application is for the quantities of water to be increased to the following: following:

8,000 gallons per hour and 80,000 gallons per day during the period 1st August to 31st Jamuary in each year; 6,000 gallons per hour and 60,000 gallons per day during the period 1st February to 31st March in each year; 5,000 gallons per hour and 50,000 gallons per day during the period 1st April to 30th June in each year; the total quantity to be 16,450,000 gallons per year from 1st August to 30th June in each year.

A copy of the application may be inspected free of charge at the Estate Office, Merton at all reasonable hours during the period beginning on Thursday, 12th October 1972 and ending on 8th November 1972. Any person who wishes to make representations about the application should do so in writing to the Clerk of the Great Ouse River Authority at Great Ouse House, Clarendon Road, Cambridge before the end of the said period before the end of the said period.

Charles Hawkins & Sons, on behalf of Lt. Col. The Lord Walsingham.

Dated-October 5th 1972.

NOTICE OF APPLICATION FOR LICENCE TO OBSTRUCT OR IMPEDE THE FLOW OF AN INLAND WATER BY MEANS OF IMPOUND-ING WORKS.

Notice is hereby given that an application is being made to the Kent River Authority by Malling Rural District Council for a licence to obstruct or impede the flow of the Snodland Watercourse by means of construction of an amenity lake at 703616 Snodland, Kent. The capacity of the reservoir at overflow level will be 250,000 gallons.

A copy of the application and of any map, plan or other document submitted with it may be inspected free of charge at Council Offices, 123 High Street, West Malling, at all reasonable hours during the period beginning on 10th October 1972 and ending on 7th November 1972.

Any person who wishes to make representations about the application should do so in writing to The Clerk, Kent River Authority, Rivers House, London Road, Maidstone, Kent, before the end of the said period.

. B. W. Linnitt, on behalf of Malling Rural District Council, West Malling.

Dated 10th October 1972.

PUBLIC HEALTH ACTS AND CLEAN AIR ACT

SEATON VALLEY URBAN DISTRICT COUNCIL

CLEAN AIR ACT, 1956

The Seaton Valley (Cramlington) (No. 2) Smoke Control Order, 1972

Notice is hereby given that the Seaton Valley Urban District Council in exercise of the powers conferred on them by section 11 of the above-mentioned Act on the 4th July 1972 made an Order entitled the Seaton Valley (Cramlington) (No. 2) Smoke Control

Order, 1972, declaring the area described in the Schedule hereto to be a smoke control area, which Order is about to be submitted to the Secretary for the Department of the Environment for confirmation.

Subject to the exemptions provided by virtue of section 11 (4) of the Act if, on any day after the Order has come into operation, smoke is emitted from a chimney of any building within the smoke control area, the occupier of that building shall be guilty of an offence and liable to a fine not exceedwas not caused by the use of any fuel other than an authorised fuel. The authorised fuels include anthracite, coke and other carbonised fuels, gas and electricity

If confirmed, the Order will not come into opera-tion before 9th July 1973 or before a later date determined by the Secretary for the Department of

the Environment.

Copies of the Order and of the map referred to therein may be inspected free of charge at the offices of the Seaton Valley Urhan District Council at all reasonable times during the period of 6 weeks from the 9th October 1972.

Within the said period, any person who will be affected by the Order may by notice in writing to the Secretary, Department of the Environment, 2 Marsham Street, London SW1 P3EB, object to the confirmation of the Order.

SCHEDULE

The area comprises all that land edged in red (approx. 49½ acres) on the map referred to and situated east of Cramlington Village adjoining the Cramlington Smoke Control Area No. 1. The houses included in this Order are set out below:

Thirston Drive, Thornley Avenue, Tindale Avenue and Turnberry Way being the Mayfield Dale Estate

Village Road, Hawthorn Villas, Mayfield Avenue, Fernley Villas, Rosedene Villas, Sea View Villas. and Blue Top Cottages being the Mayfield Grange Estate.

Dated 2nd October 1972.

P. W. Ferry, Clerk of the Council and Chief Executive. (727)

LONGDENDALE URBAN DISTRICT COUNCIL

CLEAN AIR ACT, 1956

The Longdendale Urban District Council No. 1 (Hattersley) Smoke Control Order, 1972

Notice is hereby given that the Longdendale Urban District Council in exercise of the powers conferred on them by section 11 of the above-mentioned Act on the 3rd October 1972, made an Order entitled "The Longdendale Urban District Council No. 1 (Hattersley) Smoke Control Order 1972", declaring the area described in the Schedule hereto to be a smoke described in the Schedule hereto to be a smoke control area, which Order is about to be submitted to the Secretary of State for the Environment, for confirmation.

confirmation.

Subject to the exemptions provided in the Order, and by virtue of section 11 (4) of the Act, if on any date after the Order has come into operation, smoke is emitted from a chimney of any building within the smoke control area, the occupier of that building shall be guilty of an offence and liable to a fine not exceeding £10 unless he proves that the emission of smoke was not caused by the use of any fuel other than an authorised fuel. The authorised fuels include authorised coke and other carbonised fuels include anthracite, coke and other carbonised fuels, gas and electricity.

The Order specifies, in relation to properties situated on the Hyde/Longdendale boundary, as to those properites which are included, and those which are excluded from the Order, as agreed between the two authorities.

If confirmed the Order will not come into operation before 1st November 1973, or before a later date determined by the Secretary of State for the Environ-

ment.

This Order replaces the Longdendale Urban District Council No. 1 (Hattersley) Smoke Control Order 1972, made on the 4th July 1972.

Copies of the Order and of the map referred to therein may be inspected free of charge at the Longdendale Council Offices, Hollingworth, via Hyde,