metres east of the interchange constructed at Coryton in the County of South Glamorgan in pursuance of "The Cardiff Llangurig Trunk Road (Coryton Interchange) Order 1974 '

SCHEDULE 2

Routes of the Connecting Roads

(Being the routes described in Schedule 2 to the M4 Motorway (Castleton to Coryton Section) and Connecting Roads Scheme 1975 (S.I. No. 1627).)

The routes of the connecting roads are two routes to connect the eastbound and westbound carriageways of the Motorway described in Schedule 1 above with the inter-change described in that Schedule. 30th June 1980. (32 SI)

> DEPUTY LIEUTENANT **COMMISSIONS**

DEPUTY LIEUTENANT COMMISSIONS

Lieutenancy of the Western Isles Resignation as Deputy Lieutenant

Major Alexander MacLean, M.B., CH.B. of "Fionn Chro" Lochboisdale, Isle of South Uist. (279 (279)

DEPARTMENT OF TRADE

Companies Registration Office, Companies House, Crown Way, Maindy, Cardiff CF4 3UZ 3rd July 1980

In the High Court of Justice (Chancery Division) No. 0081 of 1980

In the matter of PARAMOUNT ADVERTISING and in the matter of the Companies Act 1948

Notice is hereby given that by an order made on Monday, the 18th day of February 1980 upon the Petition of the Commissioners of Customs and Excise creditors of the above-named company on the 8th January 1980 preferred unto this Court and upon hearing counsel for the petitioners and no-one appearing for or on behalf of the said com-pany although it has been duly served with the said petition as by the affirmation of Fu Sang Lam filed the 5th February 1980 appears and upon reading the said petition an affidavit of Ian Thomas Cochrane filed the 10th January 1980 (verifying the said petition) and the London Gazette dated the 30th January 1980 (containing an advertisement of the said petition) of the said petition)

of the said petition) And it appearing that the said company was on the 19th May 1978 dissolved in pursuance of the provisions of Section 353 (5) of the above-mentioned Act. This Court doth order that the name of the said Para-mount Advertising Limited be restored to the register of companies and it is ordered that the said Paramount Advertising Limited be wound up by this Court under the provisions of the Companies Act 1948 And it is ordered that one of the Official Receivers

And it is ordered that one of the Official Receivers attached to this Court be constituted Provisional Liquidator

of the affairs of the said company And it is ordered that the costs of the petitioners of the said petition be taxed and paid out of the assets of the said company.

D. B. Nottage, Registrar of Companies (8 SI)

In the High Court of Justice (Chancery Division) No. 3032 of 1980

In the matter of BEN SLATER LIMITED and in the matter of the Companies Act 1948

Notice is hereby given that by an order made on Friday, 30th May 1980, upon the application of the above-named Ben Slater Limited (hereinafter called the company) and of Florence Slater a member of the company on 21st March 1980 preferred unto this Court

And upon hearing the solicitor for the applicant and for the Treasury Solicitor

And upon reading the said application and the affidavit of Florence Slater

A 2

And there being no opposition on behalf of Her Majesty to the relief sought by the said application and the applicants by their solicitor undertaking within one month of the restoration of the name of the company to the register of companies to forward to the Registrar of Companies as required by sections 124 and 126 of the Companies Act 1948 a copy of the annual return of the company for the year 1979 and to send to the Regis-trar of Companies as required by section 200 (4) of the Companies Act 1948 as amended by section 22 (1) of the Companies Act 1976 a notification in the prescribed form of any change among the directors of the company or in its secretary and in the particulars contained in its register of directors and secretaries and of the date on which each such change occurred and to give to the Registrar of Companies as required by section 23 of the Companies Act 1976 notice in the prescribed form of any change in the situation of the registered office of the company and within two months of the restoration of the name of the company to the register of companies to take all steps necessary for procuring that the company be placed in volutory livid ation. steps necessary for procuring that the company be placed in voluntary liquidation

And the applicant Florence Slater by her solicitor under-taking within one month of the restoration of the name of the company to the register of companies to deliver to the Registrar of Companies as required by sections 1 and 6 of the Companies Act 1976 a copy of every docu-ment required by the said section 1 to be comprised in the account of the companies. the accounts of the company

This Court doth order that the name of the above-named Ben Slater Limited be restored to the register of companies

And it is ordered that an office copy of this order be delivered to the Registrar of Companies and pursuant to the Companies Act 1948 the said Ben Slater Limited is thereupon to be deemed to have continued in existence as if its name had not been struck off

And it is ordered that the Registrar of Companies do advertise this order in his official name in the London Gazette

And it is ordered that the applicants the said Ben Slater Limited and Florence Slater do jointly and severally pay to the Registrar of Companies his costs of the said application such costs to be taxed on the common fund basis if not agreed.

(9 SI) D. B. Nottage, Registrar of Companies

In the Stockport County Court

No. 5 of 1980

In the matter of NAGARA PROPERTIES LIMITED and in the matter of the Companies Act 1948

Notice is hereby given that an order made on Wednesday the 7th day of May 1980 upon the petition of the above-named Nagara Properties Limited (hereinafter called the company) and of Chaloke Sambandaraksa a member of the company on the 27th March 1980 preferred unto this Conrt

And upon hearing the solicitor for the petitioners and for the Registrar of Companies (the respondent)

And upon reading the said petition the affidavit of Chaloke Sambandaraksa the affidavit and the exhibits in the said affidavits respectively referred to

And there being no opposition on behalf of Her Majesty to the relief sought by the said petition as appears from and the said affidavit of Max Longton and the exhibit thereto

And the petitioners by their solicitor undertaking within two months of the restoration of the name of the comtwo months of the restoration of the name of the com-pany to the register of companies to forward to the Regis-trar of Companies, as required by sections 124 and 126 of the Companies Act 1948 a copy of the annual return of the company for each of the years 1975 to 1979 inclusive and within one month to send to the Registrar of Com-panies as required by section 200 (4) of the Companies Act 1948, as amended by section 22 (1) of the Companies Act 1976 a notification in the prescribed form of any change among the directors of the company or in its secretary and in the particulars contained in its register of directors and secretaries and of the date on which each such change occurred and to give to the Registrar of or infectors and secretaries and of the date on which each such change occurred and to give to the Registrar of Companies as required by section 23 of the Companies Act 1976 notice in the prescribed form of any change in the situation of the registered office of the company