reference ZB 750152-310-1 and stating the grounds of objection. In the preparation of an objection and the statement of grounds of objection it should be borne in mind that the substance of any objection or representation may be communicated to other people who may be affected by it.

R. D. Chaffey, Highways Directorate, Welsh Office. 10th January 1992.

(482)

# DEPARTMENT OF TRANSPORT

### TOWN AND COUNTRY PLANNING ACT 1990

The Secretary of State for Transport hereby gives notice that he has made on Order under section 247 of the above Act entitled "The Stopping-Up of Highways (County of South Yorkshire) (Sheffield No. 1) Order 1992", authorising the stopping-up of an area of footway of Bradfield Road, Hillsborough, Sheffield.

Copies of the Order may be obtained, free of charge, on application to the Department of Transport, at the Office of the

Director (Network Management Division), Yorkshire and Humberside Region, 9th Floor, City House, New Station Street, Leeds LS1 4JD (quoting YHNMDU4420/35/1/14) and may be inspected at all reasonable hours at the Administration and Legal Department, Sheffield City Council, Town Hall, Sheffield S1 2HH.

Any person aggrieved by the Order and desiring to question the validity thereof, or of any provision contained therein, on the ground that it is not within the powers of the above Act or that any requirement of that Act or of any Regulation made thereunder has not been complied with in relation to the Order, may, within 6 weeks of 21st January 1992 apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

R. G. Brown, Controller of Administration (Network Management Division) Yorkshire and Humberside Region of the Department of Transport. (Ref. T6429NL.) (1 SI)

The following notice is in substitution for that which appeared on page 19775 of the London Gazette dated 24th December 1991:

#### ANIMAL HEALTH ACT 1981

Licence No. H/GEN/92/7

## The Importation of Equine Animals Order 1979

The Minister of Agriculture, Fisheries and Food by this licence issued under Article 4 of the Importation of Equine Animals Order 1979, hereby authorises, in accordance with the conditions set out overleaf, the landing of Equidae from France at any port/airport in England with Customs and Excise facilities until further notice or unless revoked by the Minister or Secretary of State. This licence comes into force with effect from 1st January 1992.



In witness whereof the Official Seal of the Minister of Agriculture, Fisheries and Food is hereunto affixed on 18th December 1991.

J. A. Collins, Officer of the Ministry of Agriculture, Fisheries and Food.

Conditions for the Importation of Equine Animals from France under General Licence

- All landings of equidae shall be in accordance with the provisions of the Import of Equine Animals Order 1979 and with the following provisions of this licence.
- 2. If the animal is accompanied by a Passport issued by Weatherbys, or a Passport approved by the Federation Equestre Internationale, no clinical examination or health certificate is required. In all other cases each animal must be accompanied by a veterinary health certificate in accordance with Council Directive 90/426/EEC (see Note 1) which shall be signed by an official veterinarian of the exporting country within 48 hours prior to export and bear his official stamp; and be contained on single sheet of paper, written in English and an official language of the country of export.

3. On entry the veterinary health certificate must be presented to HM Customs and Excise for checking and endorsement and then accompany the animal to its final destination where it should be retained for a minimum period of 12 months and be made available for inspection by an officer of the Ministry.

4. The animal must be transported directly from the holding of origin or via an approved market (see Note 2) to the holding of destination in a vehicle or container which has been regularly cleansed and disinfected, and constructed in such a way as to prevent the leakage of droppings, litter and fodder.

#### Notes

- 1. Ref.: Official Journal No. L224/42 of 18th August 1990.
- 2. An approved market must be approved by the competent authority of the Member State in which it is situated and in accordance with Article 7(1) of Council Directive 90/426 must be:
  - (a) supervised by an official veterinarian;
  - (b) situated in the centre of an epizootic free area;
- (c) cleansed and disinfected after each use, and

all equidae entering the market must fulfil the conditions laid down for intra-Community trade.

The following notice is in substitution for that which appeared on pages 19775 to 19777 of the London Gazette dated 24th December 1991:

## **ANIMAL HEALTH ACT 1981**

Licence No. H/GEN/92/3

#### The Importation of Equine Animals Order 1979

The Minister of Agriculture, Fisheries and Food in relation to England and the Secretary of State for Wales in relation to Wales, by this licence issued under Article 4 of the Importation of Equine Animals Order 1979, hereby authorise, in accordance with the conditions set out overleaf, the landings of Horses (excluding horses for race, show or competition purposes and horses for slaughter), from Austria, Finland, Norway, Sweden and Switzerland at any port/airport in England or Wales with Customs and Excise facilities until further notice or unless revoked by the Minister or Secretary of State.

This licence comes into force with effect from 1st January 1992.

Licence Nos. H/GEN/88/1 and H/GEN(F) 1982 are hereby revoked.