

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, Roads Administration Division

25th May 1994.

(481)

DEPARTMENT OF TRADE AND INDUSTRY

EXTENSION OF SANCTIONS AGAINST HAITI

Notice

On 6th May the Security Council adopted Resolution 917 extending sanctions against Haiti. It came into force on 22nd May. The UK will implement the provisions of Resolution 917 by an Order in Council which also came into force on 22nd May.

The main measures introduced by SCR 917 are as follows:

to deny permission to any aircraft to take off from, land in or overfly the territory of UN member states if it is destined to land in or has taken off from the territory of Haiti, with the exception of regularly scheduled commercial flights, unless the particular flight has been approved by the Sanctions Committee;

to prevent the entry into the territories of UN member states of all offices of the Haitian military (including the police), the major participants in the coup d'état of 1991 and the subsequent illegal government, those employed by or acting for the Haitian Sanctions Committee has been asked to draw up and maintain a list of persons falling within these categories;

to prevent the import into the territories of UN member states all commodities and products originating in Haiti and exported therefrom after 21st May, and all activities by their nationals or in their territories or by their flag vessels or aircraft which could promote the export or trans-shipment of any commodities or products originating in Haiti;

to prevent the sale or supply of any products, whether or not originating in their territories, to Haiti and any activities which promote such sale or supply, except for medicines, foodstuffs and other products essential for humanitarian needs approved by the Sanctions Committee. Exemptions for petroleum in accordance with SCR 841 have been retained. Exemptions have also been made for information materials and journalist supplies;

to ensure that no claim lies at the instance of the Haiti authorities or persons in Haiti to enforce bonds etc.;

to prohibit vessels from entering or leaving the territorial sea of Haiti carrying any of the goods referred to above. The SCR also authorities third states to take necessary measures commensurate with the circumstances to enforce this provision.

The Resolution also refers to a asset freeze. Any enquiries (general) on this point should be referred to: Emergency Sanctions Unit, Bank of England, Threadneedle Street, London EC2R 8AH. (Telephone 071-601 4607/3848/4768/3500.)

Bank of England Press Office 071-601 4411/12/13.

All other enquiries should be directed to: Department of Trade & Industry, Sanctions Unit, 654 Kingsgate House, 66-74 Victoria Street, London SW1E 6SW. (Telephone 071-215 8102/8094/8476.)

Import of Goods from Haiti Enquiries: Import Licensing Branch (Tel: 0642 354343/348, Fax: 0642 361956).

Background

There are UN sanctions currently in force against Haiti:

1. UN Resolution 841 of 16th June; effective 23rd June 1993.
2. EC Regulation 1608/1993 of 24th June; made 26th June.
3. The Export of Goods (Control) (Haiti) Order 1993 (Statutory Instrument 1993 No. 1677); made 25th June; effective 26th June 1993.

In broad terms they control the export of certain goods to Haiti including arms and petroleum or petroleum products.

May 1994.

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DEPARTMENT OF TRANSPORT

TOWN AND COUNTRY PLANNING ACT 1990

Beechwood Avenue Coventry

The Secretary of State for Transport hereby gives notice that he has made an Order under section 247 of the above Act entitled "The Stopping-up of Highways (City of Coventry) (No. 1) Order 1994", authorising the stopping-up of Beechwood Avenue and part of Hearsall Common, Coventry, shown as zebra hatching on the deposited plan, requiring the provision of new highway shown as stippled on the deposited plan and the improvement of existing highway shown as cross hatching on the deposited plan).

The Order as made, will authorise the stopping-up only to enable the development described in the Schedule to this notice to be carried out in accordance with the planning permission granted by Coventry City Council on 23rd December 1992, under reference B/44300.

Copies of this Order may be obtained, free of charge, on application to the Government Office for the West Midlands, at the offices of the Director, Planning and Transport, No. 35 Broadway, Broad Street, Birmingham B15 1BL (quoting WMT/5105/35/1/17), and may be inspected, at all reasonable hours, at The Council House, Earl Street, Coventry.

Any person aggrieved by the Order and desiring to question the validity thereof, or of any provision contained therein, on the grounds 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 1st June 1994, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

J. Darlington, Director Planning and Transport, Government Office for the West Midlands.

SCHEDULE

A comprehensive re-development involving the demolition of buildings; the erection of buildings to accommodate office, industrial and distribution uses (within Use Classes B1, B2 and B8); the construction of a hotel, housing, retail food store, petrol filling station, car showroom and two restaurants; the provision of access, infrastructure and car parking; the resiting of recreational facilities, landscaping and highway works. (514)

TOWN AND COUNTRY PLANNING ACT 1990

The Secretary of State for Transport hereby gives notice that he has made an Order under section 247 of the above Act entitled "The Stopping-up of Highways (County of West Yorkshire) (Calderdale No. 2) Order 1994", authorising the stopping-up of Coal Street, Stone Street and a length of Lock Street, off Canal Street, Halifax. The Order will require the provision of a new length of highway to connect the remaining length of Lock Street and Trinity View to Canal Street.

Copies of the Order may be obtained, free of charge, on application to the Director of Housing, Planning and Transport, at the Government Office for Yorkshire and Humberside, 9th Floor, City House, New Station Street, Leeds LS1 4JD (quoting YHNMD A4710/35/1/22), and may be inspected, at all reasonable hours, at the offices of the Borough Engineers Department, Calderdale Metropolitan Borough Council, Northgate House, Halifax.

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 1st June 1994, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

The Departmental contact for any queries relating to this publication is Miss H. Forrest, telephone 0532-836437.

D. Owen, a Principal Directorate of Housing, Planning and Transport, Government Office for Yorkshire and Humberside. (515)