notice to treat in respect of his interest in the land (other than a tenant under one of the tenancies described in paragraph 3) will be entitled to claim compensation for the acquisition of his interest in the land, with interest on the compensation from the vesting date.

Modification with respect to certain tenancies

3. In the case of certain tenancies, the position stated above is subject to modifications. The modifications apply where the tenancy is either a "minor tenancy", i.e., a tenancy for a year or a yearly tenancy or a lesser interest, or "a long tenancy which is about to expire". The latter expression means a tenancy granted for an interest greater than a minor tenancy but having on the vesting date a period still to run which is not more than the period specified in the declaration for this purpose (which must be more than a year). In calculating how long a tenancy has still to run, where any option to renew or to terminate it is available to either party, it shall be assumed that the landlord will take every opportunity open to him to terminate the tenancy while the tenant will use every opportunity to retain or renew his interest.

4. The modifications are that the Secretary of State may not exercise the right of entry referred to in paragraph 2 in respect of land subject to a tenancy described in paragraph 3 unless he first serves notice to treat in respect of the tenancy and then serves every occupier of the land with a notice of his intention to enter and take possession after the period (not less than 14 days from the service of the notice) specified in the notice. The right of entry will be exercisable at the end of that period. The vesting of the land will be subject to the tenancy until the end of that period or until the tenancy comes to an end, whichever happens first.

Take notice that every person who, if a General Vesting Declaration were made in respect of all the land comprised in the Schedule above (other than land in respect of which Notice to Treat has been given) would be entitled to claim compensation in respect of any such land, is invited to give information to the Secretary of State in the prescribed form with respect to his name and address and the land in question. The relevant prescribed form is set out below.

Part 2

FORM FOR GIVING INFORMATION

The Chester to Bangor Trunk Road (A55) (Pont Dafydd to Waen) Compulsory Purchase Order 1996

To: Welsh Office, Highways Directorate, Roads Administration Division 2A, New Crown Buildings, Cathays Park, Cardiff CF1 3NQ.

[I] [We] being [a person]/[persons] who, if a General Vesting Declaration were made under section 4 of the Compulsory Purchase (Vesting Declarations) Act 1981, in respect of all the land comprised in the Compulsory Purchase Order cited above in respect of which notice to treat has not been given, would be entitled to claim compensation in respect of [all]/[part of] that land, give you the following information, pursuant to the provisions of section 3 of that Act.

1.	Name and address of informant[s] (i)
2.	Land in which an interest is held by informant[s] (ii)
3.	Nature of interest (iii)
	Signed
	(on behalf of)
	(i) In the case of a joint interest insert the names and addresses

- In the case of a joint interest insert the names and addresses of all informants.
- (ii) The land should be described concisely.
- (iii) If the interest is leasehold, the date of commencement and length of term should be given. If the land is subject to a mortgage or other encumbrance, details should be given, e.g., name of Building Society and roll number. (481)

DEPUTY LIEUTENANT COMMISSIONS

Commission signed by the Lord-Lieutenant of Greater London dated 12th September 1996.

Colonel Stephen Peter Foakes, TD

(242) G. E. Gordon-Smith, Clerk to the Lieutenancy

DEPARTMENT OF TRANSPORT

TOWN AND COUNTRY PLANNING ACT 1990

Proposed Stopping-up of a Highway at Stockport

The Secretary of State for Transport hereby gives notice that on the application of Randfield Associates on behalf of Davenport Pharmacy, he proposes to make an Order under section 247 of the above Act, which will authorise the stopping-up of part of the easterly footway of Bramhall Lane, Davenport, Stockport, fronting No. 191 Bramhall Lane.

If the Order is made, the stopping-up will be authorised only in order to enable the development described in the Schedule to this notice to be carried out in accordance with the planning permission granted to N. K. Patel by Stockport Metropolitan Borough Council on 30th May 1996 under reference 64634.

Copies of the draft Order, and relevant plan, may be inspected at all reasonable hours during the 28 days commencing on 18th September 1996 at the Town Hall, Stockport, and may be obtained, free of charge, from the Department of Transport (quoting reference GO/TNW5086/35/1/17) at the address stated below.

Any person may object to the making of the proposed Order within the period of 28 days commencing on 18th September 1996, by notice to the Secretary of State for Transport, quoting the above reference, at the Department of Transport, Government Office for the North West, Sunley Tower, Piccadilly Plaza, Manchester M1 4BE.

In preparing an objection it should be borne in mind that the substance of it may be imparted to other persons who may be affected by it and that those persons may wish to communicate with the objector about it.

G. Tarr, Government Office for the North West, Department of Transport, telephone 0161 952 4261.

SCHEDULE

Single storey side extension and new shop front at No. 191 Bramhall Lane, Davenport, Stockport. (739)

TOWN AND COUNTRY PLANNING ACT 1990

TOWN AND COUNTRY GENERAL REGULATIONS 1992

The Secretary of State for Transport hereby gives notice that he has made an Order entitled "The Extinguishment of Vehicular Rights (County of Derbyshire) (No. 4) Order 1996". The Order comes into operation on 18th September 1996 and extinguishes any right which persons have to use vehicles (other than those specified in Schedule 2 to the Order) on lengths of highway off Spring Gardens, Buxton, Derbyshire, as detailed below:

- (a) a length of unnamed highway adjacent to Numbers 69-71 Spring Gardens, from the junction with Spring Gardens in a northerly direction for 5 metres; and
- (b) a length of Wye Street, from its junction with Spring Gardens in a northerly direction for a distance of 5 metres, and
- (c) a length of unnamed highway adjacent to Numbers 85-89 Spring Gardens, from the junction with Spring Gardens in a northerly direction for 5 metres.

Copies of the Order may be obtained, free of charge, by applying to the Government Office for the East Midlands, Transport, The Belgrave Centre, Stanley Place, Talbot Street, Nottingham NG1 5GG (quoting Ref. No. EMCM5050/41/39/09) and may be inspected at all reasonable hours at the offices of the High Peak Borough Council, Town Hall, Buxton, Derbyshire.

If any person aggrieved by the Order desires to question its validity, or the validity of any provision contained in it, on the