proposals have been submitted are available for inspection free of charge by all persons interested at the places mentioned above during the usual office hours.

Any objection or representation with reference to the proposals may be sent in writing to the Secretary, Ministry of Housing and Local Government, at Whitehall, London S.W.1, before the 4th day of June 1963, and any such objection or representation should state the grounds on which it is made. Persons making an objection or representation may register their names and addresses with the London County Council (reference LP/0.1) and will then be entitled to receive notice of any amendment of the Development Plan made as a result of the proposals.

Dated this 19th day of April 1963.

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W. O. Hart, Clerk of the London County Council. (938).

County Hall, Westminster Bridge, London S.E.1.

(417)

LONDON COUNTY COUNCIL

ADMINISTRATIVE COUNTY OF LONDON

DEVELOPMENT PLAN

Amendment No. 58 (1963)

aces—West Kentish Town and Gospel Oak Redevelopment Areas, St. Pancras Open Spaces-

Notice is hereby given that on the 11th day of March 1963, the Minister of Housing and Local Government amended the above Development Plan.

Government amended the above Development Plan. A certified copy of the Development Plan as amended by the Minister has been deposited at the County Hall, Westminster Bridge, London S.E.I (Room 370, North Block) and certified copies of the Development Plan as amended or certified relevant extracts thereof have been deposited at St. Pancras Town Hall, Euston Road, London N.W.I. A copy of the Report of the public local inquiry made by the Inspector appointed by the Minister has also been deposited at the places mentioned above. The copies or extracts of the Development Plan and the Inspector's Report so deposited, will be open for

the Inspector's Report so deposited, will be open for inspection free of charge by all persons interested during normal office hours.

during normal othice hours. The amendment became operative as from the 19th day of April 1963, but if any person aggrieved by it desires to question the validity thereof or of any provision contained therein on the ground that it is not within the powers of the Town and Country Planning Act, 1962, or on the ground that any require-ment of the Act or any regulation made thereunder

has not been complied with in relation to the making of the amendment, he may, within six weeks from the 19th day of April 1963, make application to the High Court.

Dated this 19th day of April 1963.

W. O. Hart, Clerk of the London County Council. (934).

The County Hall, Westminster Bridge, London S.E.1.

(413)

LONDON COUNTY COUNCIL

ADMINISTRATIVE COUNTY OF LONDON DEVELOPMENT PLAN

Amendments Nos. 56 and 57 (1963)

(a) Land at Amhurst Park, East Bank, Northfield Road, Stamford Hill, Hackney.

(b) Land at Cassland Road, Harrowgate Road, Parr Road, Christie Road, Annis Road, Danesdale Road (South Hackney Secondary School), Hackney.

(South Hackney Secondary School), Hackney. Notice is hereby given that on the 8th day of March 1963, the Minister of Housing and Local Government amended the above Development Plan. A certified copy of the Development Plan as amended by the Minister has been deposited at the County Hall, Westminster Bridge, London S.E.1 (Room 370, North Block) and certified copies of the Development Plan as amended or certified relevant extracts thereof have been deposited at Hackney Town Hall, London E.8.

Town Hall, London E.3. The copies or extracts of the Development Plan so deposited, will be open for inspection free of charge by all persons interested during normal office hours.

nours. The amendments became operative as from the 19th day of April 1963, but if any person aggrieved by it desires to question the validity thereof or of any provision contained therein on the ground that it is not within the powers of the Town and Country Planning Act, 1962, or on the ground that any require-ment of the Act or any regulation made thereunder has not been complied with in relation to the making of the amendments he may within six works from of the amendments, he may, within six weeks from the 19th day of April 1963, make application to the High Court.

Dated this 19th day of April 1963.

W. O: Hart, Clerk of the London County Council. (937).

The County Hall, Westminster Bridge, London S.E.1.

(415)

NEW TOWNS ACT, 1946

HARLOW DEVELOPMENT CORPORATION

Harlow Development Corporation (Station Parade) Compulsory Purchase Order 1963

Notice is hereby given that the Harlow Development Corporation (Station Parade) Compution's Purchase Order 1903 Notice is hereby given that the Harlow Development Corporation in pursuance of its powers under Section 4 of the New Towns Act 1946, on the Sixteenth day of April 1963, made an Order which has been submitted for confirmation by the Minister of Housing and Local Government authorising it to purchase compulsorily for the purpose of the New Town of Harlow the lands described in the Schedule hereto, being lands within the area designated by the Harlow New Town (Designation) Order, 1947. A copy of the Order and of the Map referred to therein have been deposited at the offices of the Corporation at The Housing and Information Centre, 1 Adams House, the High, Harlow, and at 9 Bush House, Bush Fair, Harlow, Essex respectively, and will be open for inspection without payment of fee between the hours of 9.30 a.m. and 5 p.m. on MONDAYS to FRIDAYS. Any objection to the Order must be made in writing, stating the grounds of the objection, and addressed to

and 5 p.m. on MONDAYS to FRIDAYS. Any objection to the Order must be made in writing, stating the grounds of the objection, and addressed to the Minister of Housing and Local Government, Whitehall, London, S.W.1 before the 23rd day of May 1963. The Minister is not, in all cases, required to arrange for objections to be heard by a person appointed by him for that purpose. It is important, therefore, that an objection should include a full statement in writing of grounds on which the objection is made as the objector may have no further opportunity to make such a statement. Any owner or occupier of any land to which the Order relates may send to the Harlow Development Corporation at the address below, a request in writing to serve him with a Notice that the Order has been confirmed, and naming a place where a copy of the Order and of the Map and of any descriptive matter annexed thereto, may be seen. Such a request should contain a statement of the name postal address and the interest in the land of the owner or occupier and particulars sufficient to enable the extent and boundaries of the land to be identified.

SCHEDULE

Number on Map		Approximate Quantity of the lands in acres		O.S. Parish and County		Description and situation of the Lands	
A/7/240 .	••	243 sq. yds.	· • • •	Harlow, Essex	•••	Bank premises known as No. 2 Station Parade.	
A/7/243 .	••	243 sq. yds.		»» », [•]		Hairdressers Shop known as No. 5 Station Parade.	