Copies of the Order may be obtained, free of charge, on application to the office of the Director (Transport), Government Office for the South East, Room 565, Charles House, 375 Kensington High Street, London W148QH (quoting reference MSE 5043/0/0/35/1/65). It may also be inspected at all reasonable hours at Windsor and Maidenhead Town Hall, St. Ives Road, Maidenhead, Berkshire.

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 power 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 12th May 1995, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

M. Longes, a Higher Executive Officer in the Government Office for the South East.

General enquiries relating to this notice may be made in writing to M. Longes at the Government Office for the South East at the address stated above or by telephoning 0171-605 9498. (813)

TOWN AND COUNTRY PLANNING ACT 1990 SECTION 249

TOWN AND COUNTRY PLANNING GENERAL REGULATIONS 1976

The Secretary of State for Transport hereby gives notice that he has made an Order entitled "The Extinguishment of Vehicular Rights (County of West Sussex) (No. 1) Order 1995".

This Order comes into operation on 12th May 1995, and extinguishes any rights which persons may have to use vehicles (other than those specified in Schedule 2 to the Order) on the highway, described in Schedule 1 to the Order.

Copies of the Order may be obtained, free of charge, by applying to the Director (Transport), Government Office for the South East, Directorate of Transport, Room 565, Charles House, 375 Kensington High Street, London W14 8QH (quoting reference number MSE 5078/0/0/24/4/4). It may also be inspected at all reasonable hours at the Mid Sussex District Council Offices, Oaklands, Oaklands Road, Haywards Heath, West Sussex RH6 1SS, and the East Grinstead Town Council Offices, East Court, College Lane, East Grinstead, West Sussex.

If any person aggrieved by the Order desires to question its validity, or the validity of any provisions contained in it, on the ground that it is not within the powers conferred by the Act or that any requirements of that Act, or of any regulations made under it, has not been complied with in relation to the Order, he or she may, within 6 weeks from 12th May 1995, apply to the High Court for the suspension or quashing of the Order or of any provision contained in it.

Unless the Order is suspended or quashed as a consequence of any such application any person who, on 12th May 1995, had an interest in land having a lawful access to the highway to which the Order relates may claim to be entitled to be compensated by the mid Sussex District Council in respect of any depreciation in value of his or her interest which is directly attributable to the Order and of any other loss or damage which is so attributable. Any claim must be served on the Council at the above address within a period of twelve months from 12th May 1995, unless the period is extended in any particular case by the Secretary of State.

M. Longes, a Higher Executive Officer in the Government Office for the South East.

General enquiries relating to this notice may be made in writing to M. Longes at the Government Office for the South East at the address stated above or by telephoning 0171-605 9251. (815)

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 South Yorkshire) (Barnsley No. 2) Order 1995" authorising the stopping-up of lengths of Carr Green Lane, Mapplewell, Barnsley and requiring the provision of a new length of highway and improvements to areas of Carr Green Lane by reconstruction.

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, PO Box 213, City House, New Station Street, Leeds LS1 4US, (quoting YHDOT B4405/35/1/4) and may be inspected at all reasonable hours at the

offices of Barnsley Metropolitan Borough Council, Planning Department, Central Offices, Kendray Street, Barnsley S70 2TN.

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 the 12th May 1995, apply to the High Court for the suspension or quashing of the Order or of any provision contained therein.

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 No. (0113) 283 6437.

D. Owen, a Principal Directorate of Housing, Planning and Transport, Government Office, for Yorkshire and Humberside. (831)

TOWN AND COUNTRY PLANNING ACT 1990

The Secretary of State for Transport hereby gives notice that he proposes to make an Order under section 247 of the above Act to authorise the stopping-up of part of Millfield Road, off Arksey Lane, Bentley, Doncaster.

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 Doncaster Cables by Doncaster Metropolitan Borough Council on 24th March 1995, under reference 95/14/0252/FUL.

The proposed Order will provide that the stopping-up must not be carried out until Doncaster Cables has provided a new area of highway in the form of a turning head as a condition of the Order and that this highway shall be a highway maintainable at the public expense for which the Doncaster Metropolitan Borough Council will be the local highway authority.

Copies of the draft order and relevant plan may be inspected at all reasonable hours during 28 days commencing on 12th May 1995, at the offices of Doncaster Metropolitan Borough Council, 2nd Floor, Danum House, St. Sepulchre Gate, Doncaster, and may be obtained, free of charge, from the Government Office for Yorkshire and Humberside (quoting reference YHDOT F4410/35/1/4) at the address stated below.

Any person may object to the making of the proposed Order within the period of 28 days commencing on 12th May 1995, by notice to the Secretary of State for Transport, quoting the above reference, at the Directorate of Housing, Planning and Transport, Government Office for Yorkshire and Humberside, PO Box 213, City House, New Station Street, Leeds LS1 4US.

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.

The Departmental contact for any queries relating to this publication is Miss H. Forrest. Telephone No. (0113) 283 6437.

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

THE SCHEDULE

Change of use of public highway to industrial, including formation of new turning head. (830)

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 (London Borough of Havering) (No. 1) Order 1995" authorising the stopping-up of the eastern footway of Station Road, Upminster.

Copies of the Order may be obtained, free of charge, on application to the Transport Policy and Management Division, Government Office for London, Room C8/04, 2 Marsham Street, London SW1P 3EB, (quoting ref. LRO 34/B5480/1/02), and may be inspected at all reasonable hours at the offices of the London Borough of Havering, Technical Office, Spilsby Road, Romford RM3 8UU.

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