28th July 1992 to 9th September 1992 at the Department of Transport, Room S3/04, 2 Marsham Street, London SW1P 3EB; the Department of Transport, Eastern Construction Programme Division, Heron House, 49-53 Goldington Road, Bedford MK40 3LL; and at the offices of the London Borough of Hackney, Town Hall, Mare Street, London E8 1EA; the London Borough of Newham, Town Hall, Barking Road, East Ham, London E6 2RP and the Municipal Offices, 91 The Grove, Stratford, London E15 1EW; the London Borough of Waltham Forest, Town Hall, Forest Road, Walthamstow, London E17 4JF; at the Municipal Offices, High Road, Leyton, London E10 5QJ and at the Municipal Offices, High Road, Leyton, London E10 5QJ and at the Municipal Offices, The Ridgeway, Chingford, London E4 6PS; the London Borough of Redbridge, Town Hall, 128-142 High Road, Ilford, Essex IG1 1DD; Hackney Branch Library, Eastway, Hackney, London E.9; Homerton Branch Library, High Street, Homerton, London E9 6AS; Leytonstone Branch Library, Church Lane, Leytonstone, London E11 1HG; Wanstead Library, Sprall Hall Road, Wanstead, London E11 2RQ; and at the Central Reference Library, Clements Road, Ilford, Essex IG1 1EA.

The certificate becomes operative on the date on which this notice is first published, but if application is made to the High Court under section 23 of the Acquisition of Land Act 1981 within a period of 6 weeks from that date by any person aggrieved by the certificate the Court may, by interim Order, suspend the operation of the certificate either generally or in so far as it affects any property of the applicant, and may, if satisfied that the interests of the applicant have been substantially prejudiced by any requirement of the said Act or of any regulation made under section 7 thereof not having been complied with, quash the certificate either generally or in so far as it affects any property of the applicant.

M. R. Smith, a Principal in the Eastern Construction Programme Division of the Department of Transport. (TO664RL.)

SCHEDULE 1

3.8 hectares of land within the Lee Valley Regional Park at Eastway Sports Centre and cycle circuit shown coloured pink on the plan referred to in paragraph 5 and comprising:

(a) 2.1 hectares of land along the north side of the cycle circuit and camp site, from the River Lee to the corner of Temple Mills land by the British Rail Yard, plot 9.

(b) 0.9 hectares of land along the southern boundary of the Eastway Sports Centre comprising part of car park, playing fields, boundary wall and perimeter buildings, plot 9J.

(c) 0.4 hectares of land along the western boundary of the

Eastway Sports Centre, required for diversion of Temple Mills Lans, plot 18.

(d) Temporary licence to enter upon various areas amounting in total to 0.4 hectares, for various purposes associated with the regrading of land, the demolition of parts of affected buildings and essential working space outside the new highway boundary, plots 9E, 9F, 9G, 9K, 9L, 18A.

SCHEDULE 2

(a) 0.16 hectares adjacent to the north-east corner of the existing sports field at the Eastway Sports Centre, shown coloured green on the said plan and numbered plot 3001.

(b) 14.2 hectares of land at Remney Marsh, shown coloured

green on drawing No. 505301/TE/9652.

23rd July 1992. (5 SI)

ACQUISITION OF LAND ACT 1981

Whereas the A12 Trunk Road (Hackney Wick to M11 Link Road) Compulsory Purchase Order (No. E4) 1992, which has been made by the Secretary of State for Transport, includes the land described in Schedule 1 hereto;

and whereas the said land forms part of a public garden at the junction of Blake Hall Road and Cambridge Park (A12);

and whereas it is proposed that the land described in Schedule 2

hereto shall be given in exchange for the said land;

Notice is hereby given that the Secretary of State for the Environment in exercise of the powers conferred on him by section 19 of the above-mentioned Act has certified that he is satisfied that there will be given in exchange for the land described in Schedule 1 hereto, the land described in Schedule 2 hereto, which is not less in area and is equally advantageous to the persons, if any, entitled to rights of common or other rights and to the public, and that the land given in exchange has been or will be vested in the persons in whom the open space was vested subject to the like rights, trusts and incidents as attached to the first mentioned land.

The compulsory purchase plan showing in pink colour the land described in Schedule 1 hereto, and in green hatched red colour the land described in Schedule 2 may be inspected, without charge at all reasonable hours from 28th July 1992 to 9th September 1992 at the Department of Transport, Room S3/04, 2 Marsham Street, London SW1P 3EB; the Department of Transport, Eastern Construction Programme Division, Heron House, 49-53 Goldington Road, Bedford MK40 3LL; and at the offices of the London Borough of Hackney, Town Hall, Mare Street, London E8 IAE; the London Borough of Newham, Town Hall, Barking Road, East Ham, London E6 2RP and the Municipal Offices, 91 The Grove, Stratford, London E15 1EW; the London Borough of Waltham Forest, Town Hall, Forest Road, Walthamstow, London E17 4JF; at the Municipal Offices, High Road, Leyton, London E10 5QJ; and at the Municipal Offices, The Ridgeway, Chingford, London E4 6PS; the London Borough of Redbridge, Town Hall, 128-142 High Road, Ilford, Essex IG1 1DD; Hackney Branch Library, Eastway, Hackney, London E.9; Homerton Branch Library, High Street, Homerton, London E9 6AS; Leytonstone Branch Library, Church Lane, Leytonstone, London Ell 1HG; Wanstead Library, Spratt Hall Road, Wanstead, London Ell 2RQ; and at the Central Reference Library, Clements Road, Ilford, Essex IG1 1EA

The certificate becomes operative on the date on which this notice is first published, but if application is made to the High Court under section 23 of the Acquisition of Land Act 1981 within a period of 6 weeks from that date by any person aggrieved by the certificate the Court may, by interim order, suspend the operation of the certificate either generally or in so far as it affects any property of the applicant, and may, if satisfied that the interests of the applicant have been substantially prejudiced by any requirement of the said Act or of any regulation made under section 7 thereof not having been complied with, quash the certificate either generally or in so far as it affects any property of the applicant.

M. R. Smith, a Principal in the Eastern Construction Programme Division the of Department Transport. (Ref. T0668RL.)

FIRST SCHEDULE

A total of 1,162 square metres of land laid out as a public garden at the junction of Blake Hall Road and Cambridge Park (A12) comprising grassed area, flower borders and trees shown coloured pink on the plan referred to in paragraph 5 and comprising part of plot number 816.

SECOND SCHEDULE

A total of 1,296 square metres of land and currently comprising an irregular site at the rear of houses in Selsdon Road and the 4 storey building known as Mallards shown coloured green hatched red on the plan referred to in paragraph 5 and comprising plots numbered 4001 to 4007 (inclusive).

23rd July 1992. (4 SI)

ACQUISITION OF LAND ACT 1981

Whereas the A12 Trunk Road (Hackney Wick to M11 Link Road) Compulsory Purchase Order (No. E4) 1992, which has been made by the Secretary of State for Transport, includes the land and rights over land described in Schedule 1 and Schedule 2 hereto;

and whereas the said land forms part of Hackney Marsh; and whereas it is proposed that the land described in Schedule 3

hereto shall be given in exchange for the said land;

Notice is hereby given that the Secretary of State for the Environment in exercise of the powers conferred on him by section 19 of the above-mentioned Act and also by paragraph 6 of Schedule 3 to the said Act, has certified that he is satisfied:

(a) that there has been or will be given in exchange for the land decribed in Schedule 1 hereto, the land described in Schedule 3 hereto, which is not less in area and is equally advantageous to the persons, if any, entitled to rights of common or other rights and to the public, and that the land given in exchange has been or will be vested in the persons in whom the said common was vested, and subject to the like rights, trusts and incidents as attach to the said common; and

(b) that the land described in Schedule 2 hereto, being parts of a common within the meaning of the said Act, when burdened with the rights described in Schedule 2, will be no less advantageous to those persons in whom it is vested and other persons, if any, entitled to rights of common or other rights, and to the public, than it was before.

The compulsory purchase plan showing in pink colour the land described in Schedule 1 hereto, in blue or blue hatched yellow the