ARTICLE IV DIRECTION

NUMBER 56

PROPERTIES COVERED 32-38, 56-58, 62-68 Abingdon Road

NUMBER OF DOCUMENTS 8 Pages

NUMBER OF PLANS 2 Pages

MEMORANDUM

From: The Borough Solicitor

My ref:
Room No.

P.A.X. No. 2180

To: Land Charges

Your ref:
Room No:

Article 4 Direction
Nos. 32 to 38 (even), 56 to 58 (even)
and 62 to 68 (even) Abingdon Road

I have forwarded all papers to the Department of the Environment for approval of the Article 4 Direction. I will advise you of their response once it is to hand.

A copy of the draft Direction is attached for your information.

27Cdui

Borough Solicitor.



То:	See below	From:	6. Solich.		
Our Ref:	8ur∓	Your Ref:	· See below	Date:	204/8
Subject:	, c.	2 7			-//-
	32-38 Caver) 56-58 (-eu	() 67 - 68 (eve,	-) Abrijdon Roe	468
	Aircle 4 Dire	chor	· ·		
	Todach	a copy of	the Direction ,	relating to the	
	above dole	ih hers been	duly approve	d by the Seen	دفس
	of State you	tu Lanui	onur and both	y served or	
	the owners	locupaen.	,		
			STIGHTS!	Zin	
			RECEIVE 21 APRIOR	2 TE	
			2 APRISSS		
			Carried Carried	(1917)	

Reply:

Date:

Director Planny - Transportate. (M. Kaid) Land Changers.

ARTICLE 4(1) DIRECTION

WHEREAS the Council of the Royal Borough of Kensington and Chelsea being the appropriate local planning authority for the said Borough within the meaning of Article 4 of the Town and Country Planning General Development Order 1977 (as amended) are satisfied that it is expedient that development of the descriptions set out in Schedule 1 hereto should not be carried out on the land described in Schedule 2 hereto and shown hatched red on the plan annexed hereto unless permission therefor is granted on application made under the Town and Country Planning General Development Orders 1977 to 1987.

NOW THEREFORE the said Council in pursuance of the Powers conferred upon them by Article 4 of the Town and Country Planning General Development Orders 1977 to 1987 hereby direct that the permission granted by Article 3 of the said order shall not apply to the said development intended to be carried out on the said land

SCHEDULE 1 above referred to

The development referred to in Class 1.4 specified in Schedule 1 to the said Order and not being development comprised within any other class that is to say:-

The construction of or alterations to a hardstanding for vehicles within the curtilage of a dwellinghouse being comprised within Class 1.4.

ú.

SCHEDULE 2 above referred to

32-38 (even) 56-58 (even) 62-68 (even) Abingdon Road W8

THE COMMON SEAL OF THE MAYOR AND BURGESSES) OF THE ROYAL BOROUGH OF) KENSINGTON AND CHELSEA) was hereunto affixed this 16th day of January 1988

18208

WKuze L. G. KAYÉ

ASSISTANT TOWN CLERK

The Secretary of State for the Environment hereby approves the foregoing direction subject to the modifications shown in red ink thereon.

rahaga Signed by authority An Assistant of the Secretary of

Secretary in the Department of the

12 April 1988

Environment

TOWN AND COUNTRY PLANNING GENERAL DEVELOPMENT ORDERS 1977-1987

Property

32-38 (even) 56-58 (even) 62-68 (even) Abingdon Road W8

DIRECTION UNDER ARTICLE 4(1)

A.J. Colvin Borough Solicitor The Town Hall Hornton Street London W8

L/SK2/15.12/198

TOWN AND COUNTRY PLANNING GENERAL DEVELOPMENT ORDER

ARTICLE 4(1) DIRECTION

WHEREAS the Council of the Royal Borough of Kensington and Chelsea being the appropriate local planning authority for the said Borough within the meaning of Article 4 of the Town and Country Planning General Development Order 1977 (as amended) are satisfied that it is expedient that development of the descriptions set out in Schedule 1 hereto should not be carried out on the land described in Schedule 2 hereto and shown hatched red on the plan annexed hereto unless permission therefor is granted on application made under the Town and Country Planning General Development Orders 1977 to 1987.

NOW THEREFORE the said Council in pursuance of the Powers conferred upon them by Article 4 of the Town and Country Planning General Development Orders 1977 to 1987 hereby direct that the permission granted by Article 3 of the said order shall not apply to the said development intended to be carried out on the said land

SCHEDULE 1 above referred to

The development referred to in Class 1.4 specified in Schedule 1 to the said Order and not being development comprised within any other class that is to say:-

H. The construction of or alterations to a hardstanding for vehicles within the curtilage of a dwellinghouse being development comprised within Class 1.4.

SCHEDULE 2 above referred to

32-38 (even) 56-58 (even) 62-68 (even) Abingdon Road W8

THE COMMON SEAL OF)
THE MAYOR AND BURGESSES)
OF THE ROYAL BOROUGH OF)
KENSINGTON AND CHELSEA)
was hereunto affixed)
this 'C' day of)

Tancory 1988.)

8 of 8 bages

TOWN AND COUNTRY PLANNING GENERAL DEVELOPMENT ORDERS 1977-1987

Property

32-38 (even) 56-58 (even) 62-68 (even) Abingdon Road W8

DIRECTION UNDER ARTICLE 4(1)

A.J. Colvin Borough Solicitor The Town Hall Hornton Street London W8

L/SK2/15.12/198

