

<u>IMPORTANT</u>

THIS COMMUNICATION AFFECTS YOUR PROPERTY

ENFORCEMENT NOTICE MATERIAL CHANGE OF USE

Land North of Edgiford Cross being part of Huntacott Farm, Chulmleigh, North Devon, EX18 7EB (Land Registry Title No DN420111).

TOWN AND COUNTRY PLANNING ACT 1990
(As amended by the Planning and Compensation Act 1991)

("The Act")

ISSUED BY: North Devon District Council ("the Council")

1. THIS IS A FORMAL NOTICE, which is issued by the Council because it appears to it that there has been a breach of planning control, under Section 171A(1)(a) of the Act, at the land described below. The Council considers it expedient to issue this notice, having regard to the provisions of the development plan and to other material considerations.

2. THE LAND AFFECTED

Land North of Edgiford Cross being part of Huntacott Farm, Chulmleigh, North Devon, EX18 7EB (Land Registry Title No DN420111) as shown edged red on the enclosed Location Plan.

3. THE BREACH OF PLANNING CONTROL ALLEGED

Without Planning Permission and within the last 10 years, the material change of use of the Land from agricultural use to a mixed use of agricultural and residential use by virtue of the siting and residential occupation and use for domestic storage of 3 mobile homes whose approximate positions are located within the area indicated blue on the enclosed Location Plan.

4. REASONS FOR ISSUING THIS NOTICE

This Enforcement Notice has been issued to remedy the alleged breach of planning control. The Council considers it expedient to issue the notice for the following reasons:

The site is within the countryside where development is strictly controlled in the interest of protecting the intrinsic beauty and character of the landscape and on the grounds of sustainability.

The mobile homes constitute isolated residential development in the countryside, where the Local Planning Authority would only permit development, which is necessary in the interests of agriculture or another established rural enterprise.

One of the overarching aims of the National Planning Policy Framework (NPPF) is the presumption for sustainable development as set out in Paragraph 14. In addition to this Paragraph 55 states that Local Planning Authorities should avoid new isolated homes in the open countryside unless there are exceptional circumstances such as an essential need for a rural worker to live permanently at or near their place of work in the countryside.

Policies ENV1 & HSG10 of the adopted North Devon Local Plan and the adopted supplementary planning document Agricultural, Forestry & Other Essential Occupational Dwellings Guidance also restricts new housing in the countryside to agricultural/rural workers providing there is clear evidence of a functional need and financially sustainable business. For example, where it is essential for the proper functioning of the enterprise for a worker to be readily available at most times, day or night. Additionally, a financial test has to be met whereby the enterprise has to be planned on a sound financial basis and there is a firm intention and ability to develop the business.

There has not been any business plan, agricultural appraisal or other evidence to demonstrate the enterprise is currently financially sound, and has a clear prospect of remaining so. There is a lack of evidence to demonstrate that there is an essential need for residential supervision on site to support the current stock levels and for the successful running of the holding. It is not considered that there are any exceptional site security issues that would warrant full time residential supervision. It is therefore not considered that there are any exceptional circumstances that would outweigh the harm to the countryside from this residential development.

Policy ENV1 of the North Devon Local Plan (relating to development in the Countryside) states that development in the open countryside will only be permitted where a rural location is required, it provides economic or social benefits to the local community and it protects or enhance it beauty. There is no evidence that this development meets any of these objectives. The mobile homes are temporary structures that are detrimental to the rural character of the surrounding area.

The mobile homes are divorced from the facilities which occupants of a residential dwelling are likely to require, e.g. shops, educational, health and leisure facilities. The land is not considered to be highly accessible by walking, cycling or by public transport, making its residential use contrary to the sustainable development aims of the NPPF and policy TRA1A.

The Local Planning Authority considers that the unauthorised change of use of the Land has occurred within the last 10 years and that the above reasons for issuing this Notice cannot be overcome by the use of Planning Conditions.

5. WHEN YOU ARE REQUIRED TO ACT

The Council requires that the steps specified in paragraph 6 below be undertaken within 9 months from the date when this notices takes effect

6. WHAT YOU ARE REQUIRED TO DO

- 1. Cease the residential use of the Land shown edged red on the enclosed Location Plan.
- 2. Remove the mobile homes, whose approximate positions are located within the area indicated blue on the enclosed Location Plan, from the Land shown edged red on the enclosed Location Plan.
- 3. Remove all debris and other rubbish resulting from complying with Step 2 from the Land shown edged red on the enclosed Location Plan.

7. WHEN THIS NOTICE TAKES EFFECT

This Notice takes effect on 3 November 2014 ("the effective date") unless an appeal is made against it beforehand.

Dated:

Signed:

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On behalf of: North Devon District Council,

Civic Centre,

Barnstaple, Devon,

EX31 1EA.

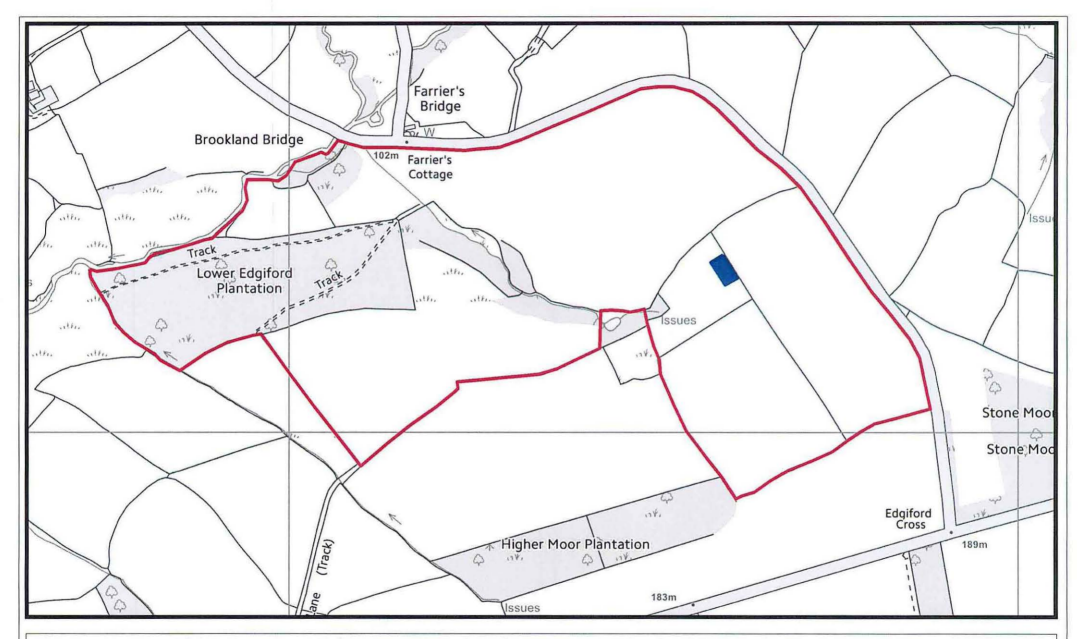
GUIDANCE NOTES FOR YOUR INFORMATION

YOUR RIGHT OF APPEAL

You can appeal against this notice, but any appeal must be received, or posted in time to be received, by the Secretary of State before the effective date. The attached Planning Inspectorate Guidance Sheet provides details of where you can obtain further information on the appeal process. Read it carefully. Please note that the fee payable for a Ground A appeal is £770.00 ($2 \times £385.00$)

WHAT HAPPENS IF YOU DO NOT APPEAL

If you do not appeal against this Enforcement Notice, it will take effect on the effective date and you must then ensure that the required steps for complying with it, for which you may be held responsible, are taken within the period[s] specified in the notice. Failure to comply with an Enforcement Notice, which has taken effect, can result in prosecution and/or remedial action by the Council.





Plan to Accompany Enforcement Notice (8584) - Approx. position of mobile homes in blue

Huntacott Farm, Chulmleigh EX18 7EB

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COPY SUPPLIED TO: Planning Unit

Scale:1:5000

Date: 16th September 2014