

Land Full name: Enforcement notice: material change of use without planning permission.

IMPORTANT - THIS COMMUNICATION AFFECTS YOUR PROPERTY

TOWN AND COUNTRY PLANNING ACT 1990 (TCPA 1990)

ENFORCEMENT NOTICE

Issued by: Lewes District Council (the Council)

1. ENFORCEMENT NOTICE

This is a formal notice issued by the Council because it appears [to them that] there has been a breach of planning control, within paragraph (a) of section 171A(1) of the TCPA 1990, at the Land. It is considered expedient to issue this notice, having regard to the provisions of the development plan and to all other material planning considerations. The Annex at the end of the notice and the enclosures to which it refers contain important additional information.

2. THE LAND TO WHICH THE NOTICE RELATES

Land at Downsview Farm, Laughton Road, Ringmer, BN8 5UT shown edged in red on the attached plan (the Land).

3. THE MATTERS WHICH APPEAR TO CONSTITUTE THE BREACH OF PLANNING CONTROL

Without planning permission, the material change of use of the Land from the use for agriculture to a mixed use for agriculture and the stationing of a static caravan marked A on the attached plan and the stationing of a wooden cabin type structure marked B on the attached plan and shown as marked A and B respectively on the attached photographs.

4. REASONS FOR ISSUING THIS NOTICE

It appears to the Council that the above breach of planning control has occurred within the last ten years.

- The unauthorised stationing and retention of both the static caravan and the wooden cabin type structure on the Land does not respect the character of neighbouring buildings nor the local area. Both, the static caravan and the wooden cabin type structure, have a detrimental visual impact on the landscape character and this results in the loss of public views and space between buildings characteristic of its countryside setting.
- The material change of use is contrary to policies CT1 and ST3 (paragraphs (a) and (f)) of the Lewes District Local Plan, CP10 of the Joint Core Strategy and policy 4.1 of the Ringmer Neighbourhood Plan.

- The unauthorised material change of use is a breach of planning control due to the stationing of the static caravan and the wooden cabin type structure not being used in connection with the lawful use of the land.
- The Council consider that planning permission should not be granted as planning conditions could not overcome the objections to this development for the unauthorised use in this countryside location.

5. WHAT YOU ARE REQUIRED TO DO

You must: (i) Cease the use of the static caravan marked A on the attached plan

(ii) Cease the use of the wooden cabin type structure marked B on the attached plan.

(iii) Remove from the Land the static caravan marked A on the attached plan along with any debris resulting in its removal.

(iv) Remove from the Land the wooden cabin type structure marked B on the attached plan along with any debris resulting in its removal.

6. TIME FOR COMPLIANCE

The periods for compliance with the steps set out in paragraph 5 are:

(i) and (ii) One month from the date this notice takes effect.

(iii) and (iv) Two months from the date this notice takes effect.

7. WHEN THIS NOTICE TAKES EFFECT

This notice takes effect on 17 October 2019, unless an appeal is made against it beforehand.

Dated: 12 September 2019

Signed

on

Lewes District Council, Southover House, Southover Road, Lewes, East Sussex, BN7 1AB

of

Nominated officer: Jennifer Baxter

Telephone number 01273 085446

ANNEX

Lewes District Council has issued an enforcement notice relating to land at Downsview Farm, Laughton Road, Ringmer, East Sussex, BN8 5UT and you are served with a copy of that notice as you have an interest in the Land. Copies of the notice have also been served on the parties listed at the end of this Annex.

YOUR RIGHT OF APPEAL

You can appeal against this enforcement notice, but any appeal must be **received** by the Planning Inspectorate (or be posted or electronically communicated at such time that, in the ordinary course of post or transmission, it would be delivered to the Planning Inspectorate) **before** the date specified in paragraph 7 of the notice.

If you intend to appeal against this notice you should follow the instructions given on the information sheet from the Planning Inspectorate which accompanies this notice

GROUNDINGS OF APPEAL

The grounds of appeal are set out in section 174 of the TCPA 1990. You may appeal on one or more of the following grounds that:

In respect of any breach of planning control which may have been constituted by the matters stated in the notice, planning permission ought to be granted or, as the case may be, the condition or limitation concerned ought to be discharged (ground a).

Those matters have not occurred (ground b).

Those matters (if they have occurred) do not constitute a breach of planning control (ground c).

At the date when the notice was issued, no enforcement action could be taken in respect of any breach of planning control which may be constituted by those matters (ground d).

Copies of the enforcement notice were not served as required by section 172 of the TCPA 1990 (ground e).

The steps required by the notice to be taken, or the activities required by the notice to cease, exceed what is necessary to remedy any breach of planning control which may be constituted by those matters or, as the case may be, to remedy any injury to amenity which has been caused by such breach (ground f).

Any period specified in the notice in accordance with section 173(9) of the TCPA 1990 falls short of what should reasonably be allowed (ground g). Not all of these grounds may be relevant to you.

PLANNING APPLICATION FEE

If you appeal under ground (a) of section 174(2) of the TCPA 1990 this is the equivalent of applying for planning permission for the development alleged in the notice and you will have to pay a fee of £462.00. You should pay the fee to Lewes District Council. If the fee is not paid then that ground of appeal will not be valid,

STATEMENT ON GROUNDS OF APPEAL

If you decide to appeal, you should state in writing the grounds(s) on which you are appealing against the enforcement notice and you should state briefly the facts on which you intend to rely in support of each of those grounds. If you do not do this when you make your appeal the Secretary of State will send you a notice requiring you to do so within 14 days.

STATUTORY PROVISIONS

A copy of sections 171A, 171B and 172 to 177 of the TCPA 1990 is attached for your information.

WHAT HAPPENS IF YOU DO NOT APPEAL

If you do not appeal against this enforcement notice, it will take effect on the date specified in paragraph 7 of the notice 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 paragraph 6 of the notice. Failure to comply with an enforcement notice which has taken effect can result in prosecution and/or remedial action by the Council.

RECIPIENTS OF THE ENFORCEMENT NOTICE

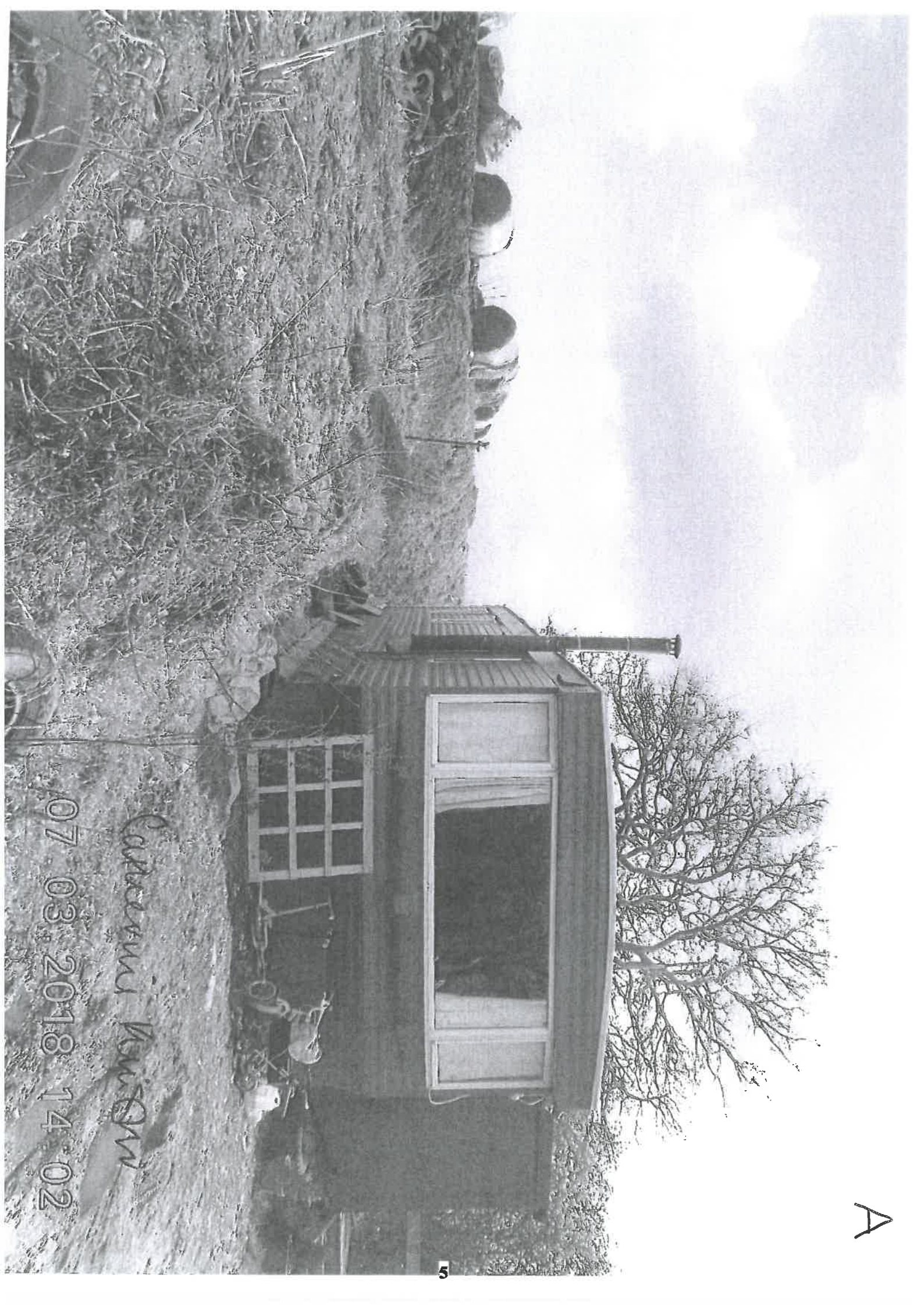
Owner/Occupier, Downsview Farm, Laughton Road, Ringmer, East Sussex, BN8 5UT

John Ralph Farnes, Upper Lodge Farm, The Broyle, Ringmer, Lewes, East Sussex, BN8 5AP

Gillian Leona Farnes, Upper Lodge Farm, The Broyle, Ringmer, Lewes, East Sussex, BN8 5AP

Ralph Farnes, Upper Lodge Farm, The Broyle, Ringmer, Lewes, East Sussex, BN8 5AP

Sarah Diana Farnes, Upper Lodge Farm, The Broyle, Ringmer, Lewes, East Sussex, BN8 5AP



A

Caracasini Kuisi SW

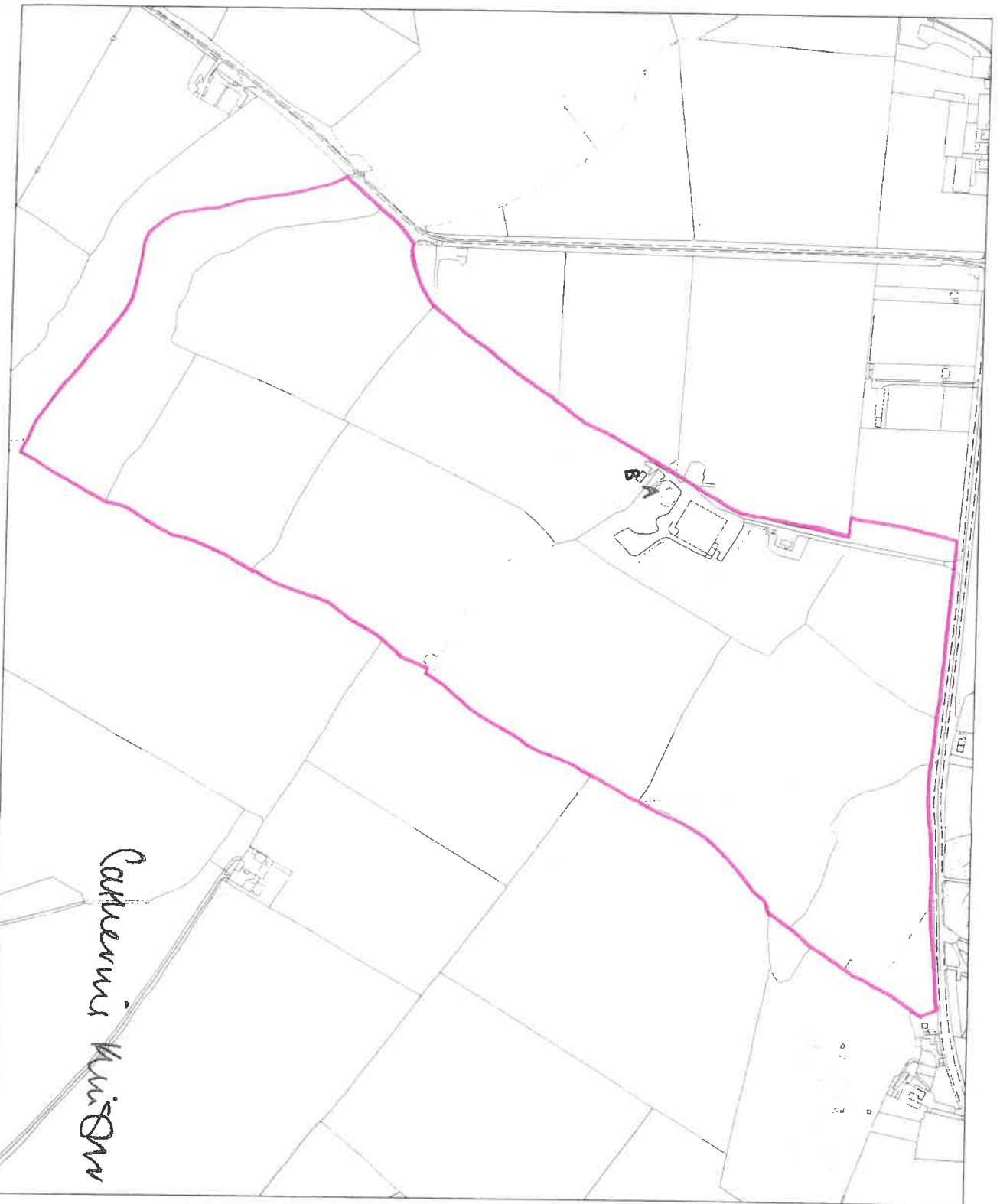
07 03 2018 14 02



Камерный Квартал

07.03.2018 13:58

Downsview Farm, Ringmer



Catherine Wisdon



Legend

National Street Gazetteer
N

Organisation	Not Set
Department	Not Set
Comments	
Date	11 September 2019
SLA Number	Not Set



