IMPORTANT - THIS COMMUNICATION AFFECTS YOUR PROPERTY

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

ENFORCEMENT NOTICE

ISSUED BY: Amber Valley Borough Council

1. **THIS NOTICE** is served 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 above Act, at the land described below. They consider that it is expedient to issue this notice, having regard to the provisions of the development plan and to 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 Haytop Country Park, Alderwasley Park, Whatstandwell, DE4 5HP as shown edged 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 for the stationing of residential caravans that are not trailer caravans designed and constructed for drawing by car (aka "static caravans").

4. REASONS FOR ISSUING THIS NOTICE

It appears to the Council that the above breach of planning control detailed in paragraph 3 above has occurred within the last ten years.

Haytop Country Park lies within the Derwent Valley Mills World Heritage Site Buffer Zone and abuts the River Derwent. The Derwent Valley Mills were inscribed on the world heritage list by UNESCO in 2001. The site forms part of the wider woodland backdrop along the River Derwent, which is an important feature of the Buffer Zone.

Haytop Country Park was granted planning permission in 1952 for the siting of 30 touring caravans. The site was also granted a further planning permission in 1966 which extended the use to allow the siting of an additional 30 touring caravans for seasonal and towing use.

In addition to its buffer zone status, Haytop Country Park is a countryside location that lies within the Alderwasley Conservation Area on land that is further designated a Special Landscape Area, where saved policies EN1, EN6, EN27 and EN29 of the Amber Valley Adopted Local Plan 2006 are applicable.

The current unauthorised use of the Land for the stationing and permanent occupation of the static caravans represents a material change of use of the Land due to the intensification of the use which has substantially changed the character and appearance of the caravan park. The previous touring caravan park use exhibited a degree of openness and transience whereas the current use as a permanently occupied static caravan site has created the appearance of a hard-landscaped form of residential development which is characterised by its permanence. The increased night time light emitting from the Land will also change the character of the caravan park.

Haytop Country Park is located within part of the Alderwasley Conservation Area and the Derwent Valley Mills World Heritage Buffer Zone which is characterised by its wooded valley slopes. The development in associated with the loss of mature protected trees has resulted in an enlarged and prominent gap in the natural woodland and has introduced views of the unauthorised static caravans and associated concrete slabs, paved areas and roadways.

The unauthorised development is therefore harmful to the Outstanding Universal Value of the Derwent Valley Mills World Heritage Site due to the loss of the rural landscape setting. This represents harm to the significance of the designated heritage asset of the highest world value, both directly, as an attribute of the World Heritage Site, and to its setting as defined by its protective buffer zone. The development therefore fails to preserve or enhance the setting of the World Heritage Site, including views into and out of the site, contrary to the provisions of saved local plan policy EN29.

Furthermore, paragraph 193 of the National Planning Policy Framework 2019 (NPPF) identifies that when considering the impact of a development on the significance of a designated heritage asset, great weight should be given to the assets conservation. Paragraph 194 identifies that any harm to the significance of a designated heritage asset should require clear and convincing justification.

The increase in visual urban development and the impact of artificial night time light which will be emitted from the site is detrimental to the appearance and character of the Conservation Area and harmful to its setting. The development has a negative effect on the heritage assets and convincing justification has not been substantiated.

There is a statutory requirement under Section 72(2) of the Planning (Listed Buildings and Conservation Ares) Act 1990 to have special regard to the desirability of preserving the setting of Conservation Areas. Having regard to the Act it is considered that the public benefits and material planning considerations do not justify the unauthorised development as it does not outweigh the less than substantial harm resulting from the development as required by paragraphs 193, 194 & 196 of the NPPF. The development is therefore contrary to saved local plan policy EN27 which requires development to contribute to the preservation or enhancement of the Conservation Area and the requirements of national policy.

The urbanising impact of the unauthorised caravans, roadways, hardstandings and raised wooden decking's are considered to affect the openness of the countryside location to the detriment of the visual appearance and character of the area. Furthermore, the use of the site including the increase in night time light emitting from the site is detrimental to the visual amenity, landscape quality and character of the Special Landscape Area. Paragraph 170 of the NPPF identifies that planning decisions should contribute to and enhance the natural and local environment by protecting and enhancing valued landscapes and recognising the intrinsic beauty of countryside. The development is

therefore contrary to saved local plan policies EN1 and EN6 of the adopted local plan and the provisions of national policy.

The Council does not consider that planning permission should be given, because planning conditions could not overcome these objections to the development.

5. WHAT YOU ARE REQUIRED TO DO

- (i) Cease the use of the Land for the stationing of residential caravans that are not trailer caravans designed and constructed for drawing by car (aka "static caravans").
- (ii) Remove all static caravans from the Land.

6. TIME FOR COMPLIANCE

6 months after this notice takes effect (18 October 2019)

7. WHEN THIS NOTICE TAKES EFFECT

This notice takes effect on 18 April 2019 unless an appeal against it is made beforehand.

Dated: 15 March 2019

Signed: Elas I

Designation Executive Director (Operations)

The Council's Authorised Officer

On behalf of:

Amber Valley Borough Council

Town Hall Ripley

Derbyshire DE5 3BT

Planning Reference: E/2019/0001

Annex

YOUR RIGHT OF APPEAL

You can appeal against this 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. Please note that a separate appeal form must be completed for each individual person or organisation.

If you want to appeal against this enforcement notice you can do it:

- Online at the Planning Casework Service area of the Planning Portal at www.planningportal.gov.uk/pcs.
- By 'getting enforcement appeal forms from the Planning Inspectorate on 0117 372
 6372 or by emailing the Planning Inspectorate at enquiries@pins.gsi.gov.uk

In exceptional circumstances you may give notice of appeal by fax or letter. You should include:

- The name of the local planning authority.
- The site address.
- Your address.
- The effective date of the enforcement notice.

This should immediately be followed by your completed appeal forms.

The Planning Inspectorate's address and contact details are as follows:

The Planning Inspectorate CST Room 3/05 Temple Quay House 2 The Square Bristol BS1 6PN

Direct Line: 0117 3726372 Fax Number: 0117 372 8782

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.