

## REGISTER OF ENFORCEMENT AND STOP NOTICES AND OTHER ENFORCEMENT ACTION (KEPT PURSUANT TO SECTION 188 OF THE TOWN AND COUNTRY PLANNING ACT 1990)

	ENFORCEMENT NOTICES										
Address of land/map reference	Name of Issuing Authority	Date of issue	Date of service of copies of the notice	breach of planning control alleged and the requirements of the notice, including period within which any required steps are to be taken	Date Notice takes effect	Information on postponement of date notice takes effect by reason of section 175(4) of TCPA 1990 (appeals and supplementary provisions) and date of the final determination or withdrawal of any appeal	applicable, of withdrawal of any stop notice referring to the	Date, if any, on which the local planning authority is satisfied that steps required by the notice have been taken.			
Highfield, Garstang Road, Chipping	RVBC	23 March 1976	*	The construction without planning permission, of an extension to the existing dwelling known as Highfield, Garstang Road, Chipping involving the continuation of the roof of the	28 days from the date of service	*	*	Complied *			

				dwelling over the existing ground floor, lounge and the formation in the new roof space of two additional bedrooms including the construction of a dormer window on both sides of the double pitch roof.  The demolition and removal of the works specified and the making good and reinstatement of the dwelling to its former condition, size and appearance immediately before the said works commenced.				
'Penryn' Clitheroe Road Barrow Nr Whalley Lancs	RVBC	4 August 1981	*	The siting and use of a mobile caravan for residential purposes without planning consent within the area edged red on the plan.  The cessation of the use of the caravan for residential accommodation and its removal from the site within 56 days of the notice taking effect.	28 days after service of the notice	*	*	*
Brick House Restaurant, Chipping	RVBC	22 January 1982	*	By carrying out without detailed planning permission of building operations in connection with the conversion of a barn to a club house, with extensions at Brick House Restaurant, Chipping.  The steps required to be taken: The dismantling of all building works carried out and the removal of the site of all building materials used in connection with the said building within a period of 28 days from 22 February 1982.	28 days from 22 February 1982	*	*	*

Longridge Road at land adjacent to 26 Longridge Road, Chipping	RVBC	15 July 1983	*	The carrying out without planning permission, of an engineering operation by the laying out and construction of an access road and the formation of a vehicular access.  The taking up of the access road, the stopping up of the vehicular access on to Longridge Road and the restoration of the land to it condition before the development took place, within a period of 28 days from 19 August 1983	19 August 1983	*	*	Complied *
Moss Side Farm, Chipping	RVBC	4 January 1984	*	The carrying out, without planning permission, of a building operation, namely the erection of a steel frame and steel clad building.  The demolition of the said building and the removal from the site of all materials used in the construction of the said building with a period of 56 days from 6 February 1984	6 February 1984	*	*	Complied
Land rear of 1 Commons Lane, Balderstone	RVBC	16 November 1984	*	The making without planning permission of a material change in the use of the land at the rear of 1 Commons Lane, Balderstone, from the use for agricultural purposes to use for residential purposes.  To cease using the said land for residential purposes within a period of 28 Days from 17 December 1984	17 December 1984	*	*	Complied
Lane rear of 1 Commons Lane, Balderstone	RVBC	1 December 1986	*	The carrying out without planning permission, of building and engineering operations, by the	2 January 1987	*	*	Complied*

				erection of a shed, the erection of a retaining wall, the excavation of soil and the construction of a hardstanding area.  To demolish the shed and the retaining wall, and remove all materials used in their construction from the site and to take up the hardstanding area, level the site and replant with grass so as to restore the land to the condition before the breach of planning control took place within a period of three months from 2 January 1987.				
Land and Buildings at Crooked Field Barn Chaigley	RVBC	12 March 1991	*	The making of a material change of use of land and buildings, by the use of the land and buildings for purpose of construction, assembly and repair of motorised horse boxes.  The cessation of the use of the land and buildings for construction, assembly and repair of motorised horse boxes, and the return of the land and buildings to a state fit for agricultural use within 90 days from the notice taking effect.	28 April 1991	Appeal on the grounds set out in Section 174(2) (a) (g) & (h) of the 1990 Act.  24 January 1992 - Final determination of appeal. Dismissed appeal but varied notice to allow 9 months for compliance.	*	Complied*
Land at the rear of the Pendle Hotel, Chatburn	RVBC	19 July 1991	*	The making of a material change of use of land by the stationing of a static caravan used for residential purposes.  The removal of the said static caravan and the cessation of the use of land for residential purposes within 56 days from the date the notice takes effect.	23 August 1991	*	*	*

The Land at Bramley Croft, Whalley shown edged red on the plan	RVBC	4 May 1994	*	Without planning permission the erection of a timber single storey building.  Remove the building, supports and paved pathway thereto. Time for compliance – one month after notice takes effect.  Remove from the site all materials connected with the structure and return the land to its condition before the breach took place. Time for compliance – six weeks after this notice takes place.	6 June 1994	*	*	*
The North western corner of field (OS number 6867) situated adjacent to Woodgates Farm off Fiddlers Lane, Chipping.	RVBC	31 July 1996	*	Without planning permission the commencement of building operations for the erection of an agricultural building located in the approximate position marked with a cross on the attached plan.  1. Demolish the existing block work walls and hard standing. Time for compliance – 4 weeks from the date the notice takes effect.  2. Remove entirely from the land all materials resulting from the compliance with number 1 above. Time for compliance eight weeks from the date this notice takes effect.  3. Restore the land to its former levels and condition prior to the breach taking place by levelling the site and re-seeding it with grass. Time for compliance – six months from the date this notice takes effect.	2 September 1996	*	*	*

The dwelling house known as Westmeath at Jacksons Bank Road, Balderstone.	RVBC	18 Septembe r 1996	*	(Operational Development) Without planning permission the extension and modification of Westmeath to create a large extension which appears to form a separate residential unit.  1. Remove extension. 2. Time for compliance 12 weeks from the notice taking effect. 3. Remove from the land all building materials and rubble arising from compliance with the first requirement above, and restore the land to its condition before the breach took place by levelling the ground and re-seeding it with grass. 4. Time for compliance - 24 weeks after this notice takes effect. 5.	18 October 1996	*	*	*
The agricultural land, ordinance survey field number 3000 situated adjacent to the C354 Clitheroe to Chipping road at Crooked Field, Chaigley	RVBC	13 January 1997	*	Without planning permission, change of use of the land from agricultural use to that of a mixed use of agriculture and the siting and storage of a touring caravan.  Remove the caravan entirely from the land. Time for compliance seven days from the date the notice takes effect	17 February 1997	*	*	Complied*
Moss Lane, Pale Farm, Chipping	RVBC	11 July 1997	*	The demolition and rebuilding of a significantly greater proportion of the original fabric of the structure than authorised under planning permission 3/97/0108/P	15 August 1997	*	*	*

				That the proposal, by virtue of the extent of demolition, no longer constitutes conversion but represents the erection of a dwelling in the open countryside  Requirements are to: Demolish the structure, remove the materials from site and restore the land to a level state.				
That parcel of agricultural land field number 5426 located off Main Street, at Bolton By Bowland shown edged in red on plan	RVBC	13 May 1998	*	Without planning permission, change of use of the land from agricultural use to that of a mixed use of agriculture and as an open storage area of timber, sand, various internal and external wooden doors, bricks, sinks, bathtubs and scrap metal items such as radiators, gates etc and the siting of a wooden cabin on the land.  Remove from the site all of the stored items as identified in paragraph 3 above restoring the land to open pasture. Time for compliance 42 days from the notice taking effect.  Cease the use of this land for the storage of the above items. Time for compliance – 42 days from the date this notice takes effect.	11 June 1998	*	*	*
Land at Clitheroe Road, Chatburn	RVBC	13 Spetembe r1999	*	Without planning permission, change of use of the land from vacant area of general industrial land to land for the display and sale of motor vehicles.	13 October 1999	*	*	*

				Cease the use of the land in question for the display and sale of motor vehicles.				
Land around Glebe House, Bolton By Bowland	RVBC	22 November 1999	*	The condition of the land is such as to adversely affect a part of their area.  Remove all items, translucent sheeting, window frames, doors, piping, timber, rubble, stone slabs and kerbing etc within 14 days of the notice taking effect.	22 December 1999	*	*	Complied*
Loudside Cottage, Longridge Road, Chipping	RVBC	25 January 2001	*	Without planning permission the construction of two linked piked roof dormers on the western elevation of the property.  (a) Remove the dormers and modify the roof structure to that approved under planning application reference no. 3/94/0782/P.  (b) Time for compliance - six months from the date this notice takes effect.  (c)	2 March 2001	*	*	*
The hard surfaced area adjacent to the entrance to Pendle Trading Estate at Chatburn	RVBC	6 December 2002	*	Without planning permission change of use of the land identified above from a hard standing area to a site for the positioning of metal rubbish skips and the storage of various items such as metal frames, machinery, storage tanks etc.  Cease the use of the land identified above as a site for the positioning of rubbish skips, remove the skips, together with the above metal items, rubbish	8 January 2003	*	*	Complied *

				and linked fencing and maintain the site in a neat and tidy condition.				
Single storey extension at Forest Becks Farm, Bolton By Bowland	RVBC	21 November 2003	*	Without planning permission the erection of a single storey extension to the south east gable of the premises.  Remove the extension. Time for compliance 12 weeks from the notice taking effect.  Remove from the land all building materials/rubble etc resulting from the first requirement above. Time for compliance 18 weeks from the notice taking effect.	23 December 2003	*	*	*
The agricultural land adjacent to 2 Goose Lane Cottages at Chipping.	RVBC	5 December 2008	*	Without planning permission, change of use of the land from agricultural meadow land to domestic garden by the short mowing of the grass, the siting of timber play equipment and a garden shed.  Remove the children's play equipment, the timber shed and cease the short mowing of the grass, thus enabling the area to adopt the appearance of the surrounding meadowland.  Time for compliance — 3 months from the date the notice takes effect.	5 January 2009	*	*	*
Old Chapel Barn, Preston Road, Alston, Preston, PR3 3BL	RVBC	15 August 2011	*	Without planning permission, the insertion of a first floor window in the roadside gable elevation of the property.	16 September 2011	*	*	*

				Remove the timber casement window, and the stone head, cill and jambs in their entirety from the gable elevation.				
Land near to the Game Keeper's/Fisher man's cottages within Gisburne Park, Gisburn, Lancashire, BB7 4HN	RVBC	10 April 2014	10 April 2014 by first class post	Without planning permission the unauthorised erection of a stable block, covered midden and fencing. Remove the stable block, covered midden, boundary fencing and all resultant materials and debris from the site to outside of the boundary of the Gisburne Park historic park and garden registered under the Historic Buildings and Ancient Monuments Act 1953 within the Register of Historic Parks and Gardens by English Heritage for its special historic interest.	26 May 2014	-	-	4 February 2016
The building known as Wilkinsons Farmhouse, Simonstone Lane, Simonstone, Burnley, BB12 7NX	RVBC	17 April 2015	17 April 2015 by first class post	Without listed building consent, removing three existing windows, and replacing them with two stone mullion windows.  Remove the stone window surrounds, window frames and window glazing from the bay 3, ground floor, north- east wall (building elevation to Simonstone Lane).  Install three new window surrounds at the bay 3,	29 May 2015	Appeal lodged 14 May 2015 on ground that listed building consent should have been given.  Appeal Granted 30 September 2015 and listed building consent granted.	-	Listed Building Consent Granted on 30 September 2015

ground floor, north- east wall (building elevation to Simonstone Lane) in the wall location and of the size, proportion and external finish shown in the 'existing' information included in listed building application consent 3/2013/0122 and the attached annotated photographs. This installation shall include the building-up of the surrounding wall face in sandstone stonework of colour, dressing and coursing to match the stonework of remnant bay 3, ground floor, north- east wall (building elevation to Simonstone Lane). Install three new window frames at the bay 3, ground floor, north- east wall (building elevation to Simonstone Lane) in the location and of the size, proportion, materials and external finish shown in the 'existing' information included in listed building application consent 3/2013/0122 and the annotated attached photographs. Install new window single glazing in the three window frames at the bay 3, ground floor, north- east wall (building

				elevation to Simonstone Lane).					
Wiswell Shay Farm, Wiswell Lane, Whalley, Lancashire, BB7 9AF	RVBC	26 May 2016	26 May 2016 by first class post	Without planning permission the unauthorised erection of walls exceeding:  • 1 metre in height facing the highway between the locations marked A & B on the attached plan; and • 2 metres in height at the locations marked X on the attached plan. Reduce the height of the wall to:  • less than 1 metre in height facing onto the road between the locations marked A & B on the attached plan; and • less than 2 metres in height at the locations marked X on the attached plan; and	1 July 2016	Appeal lodged and dismissed save for the time for compliance being extended to 6 months. Appeal decision dated 14 December 2016			
Land at Timothy House Farm, Whalley Road, Hurst Green, Clitheroe, BB7 9QL	RVBC	14 Septembe r 2016	19 September 2016 by first class post and by hand	Without permission, the material change of the use of the Land from use for agriculture to a mixed use of the Land comprising land used for agriculture and for the stationing of a static caravan on the Land for	29 October 2016	Appeal lodged and dismissed save for the time for compliance being extended to 6 months. Appeal decision dated 18 May 2017	-	Complied – May 2018	22

Land at Demesne Farm, Newsholme, Gisburn, Lancashire	RVBC	9 June 2017	12 June 2017 by first class post and by hand	residential use, not reasonably required for agriculture.  Without permission, the material change of the use of the Land from use for agriculture to a mixed use of the Land comprising land used for agriculture and for the stationing of a static caravan on the Land for	14 July 2017	Appeal lodged and temporary permission granted 5 June 2018	-	-
12 Poplar Drive Longridge Preston PR3 £HS	RVBC	30 Septembe r 2019	30 September 2019 By first class and registered post	residential use.  Without planning permission, the infill of four existing windows on the front elevation of the dwellinghouse erected on the Land and replacement with two smaller windows  Remove the two windows on the front elevation facing the highway and reinstate the four original windows (or windows matching the original windows in dimensions, style and material  Time for compliance – 13 weeks from the date the notice	1 <sup>st</sup> November 2019			
Bolton Peel Farm Bolton by Bowland Road Bolton By Bowland Clitheroe BB7 4NJ	RVBC	8 November 2019	8 November 2019 By first class post	Without planning permission the erection of an open sided timber shelter with timber decking floor attached to the eastern elevation of an existing barn in the approximate	12 December 2019			

		I		I	manifica above or the		1	1	
					position shown on the attached plan				
					attached plan				
				(i)	Remove the				
				(1)	building and				
					decking.				
					deoking.				
				(ii)	Remove from the				
				(,	land all building				
					materials and rubble				
					arising from				
					compliance with				
					requirement (i)				
					above and restore				
					the land to its				
					condition before the				
					breach took place				
					by re-seeding and				
					re-planting as				
					appropriate				
				Time for	compliance				
				111110 101	Compilarioc				
				(i)	12 weeks from the				
				(.)	date of this noticed				
					takes effect				
				(ii)	24 weeks from the				
				\	date this notice				
					takes effect				
18 Netherwood	RVBC	6 January	6 January	Without	planning permission, the	5 February 2020			
Gardens		2020	2020		unauthorised conversion				
Brockhall Village			By first class		of an open balcony at				
Old Langho			post		first floor level to the front				
Blackburn BB6					of the property into an				
8HR					enclosed glazed				
					balcony.				
				(i)	Remove the glass panel,				
				(1)	roofing and all other				
					associated works				
					installed over the				
	1	1		l	c.anoa ovoi tilo		1	1	

				rendered wall of the balcony.  (ii) Reinstate the balcony area and the roof to its previous form similar to that shown in the attached photograph.  Time for compliance  (i) 12 weeks from the date of this noticed takes effect			
Alston Hall, Alston Lane, Alston, Preston, PR3 3BP	RVBC	1 Septembe r 2020	1 September 2020	Without planning permission, the unauthorised erection of a building in the position marked X in the plan accompanying this notice.	9 October 2020		
Land at Chipping House Estate, Hesketh Lane, Chipping, Preston, PR3 3TH	RVBC	18 Septembe r 2020	18 September 2020	Without planning permission, the material change of use of part of the land from use for agriculture and for the siting of a storage container in the approximate position marked X on the plan.  Remove the storage container and cease the use of the land for siting the container.  Time for compliance  4 weeks from the date the notice takes effect.	21 October 2020		

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Land at	RVBC	14	14	January	On 1		16	February		
Brotherton Barn,		January	2021			permission was granted	2021			
lying to the north		2021				by the Council under				
east of Baygate						reference number				
Farm, Bolton by						3/2008. One of the				
Bowland						conditions was that the				
Clitheroe BB7						units of accommodation				
4PQ						shall not be let to or				
						occupied by any one				
						person or group of				
						persons for a continuous				
						period of longer than 3				
						months in any one year				
						and in any event shall				
						not be used as a				
						permanent				
						accommodation, and				
						that a register of such				
						lettings shall be kept and				
						made available to the				
						Local Planning Authority				
						to inspect on an annual				
						basis.				
					It appe	ears to the Council that the				
						condition has not been				
						complied with, because				
						two of the units of				
						accommodation have				
						been occupied by one				
						person or group of				
						people for a continuous				
						period pf more than 3				
						months in any one year				
						for the purpose of use as				
						permanent				
						accommodation.				
						2300111110GGGGGT				
					Breach	h of this condition is				
					2.0001	considered to be				
						contrary to Key				
						Statements DS1 and				
						DS2 and Policies DMG2				
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				and DMH3 of the Ribble Valley Core Strategy by the creation of a new residential dwelling in the Forest of Bowland AONB without sufficient justification or identified need.			
				Further, such residential use is an unsustainable development in a location which does not benefit from adequate walkable access to local services or facilities, placing further reliance on the private motor vehicle, contrary to the aims and objectives of the adopted Core Strategy and the NPPF presumption in favour of sustainable development.			
				You must cease permanent residential use of the units, and use of the units other than for holiday use in accordance with the approved condition.			
				Time for compliance  3 months from the date this notice takes effect.			
Land at Carr Hall, Whalley Road, Wilpshire Blackburn BB1 9LJ	RVBC	10 February 2021	10 February 2021	Without planning permission, the erection of a large metal Structure/building in the approximate position shown and marked X on the attached plan.	15 March 2021		

It appears to the Council that the above breach of planning control has occured within the last four years.	
The structure/building in question was substantially completed less than four years ago.	
The site is within the approved green belt where, with certain exceptions which do not apply in this case, there is a strong presumption against any development.	
The structure/building appears as an intrusion in this otherwise mainly open, rural landscape.	
The development is contrary to Key Statement EN1 in that the development compromises the openness of the green belt and Policy DMG1 in that it is incongruous and harmful to the visual amenities of the area.	
The Council consider that planning permission should not be given, because planning conditions could not overcome these	

Land at Gabbot's Farm,	RVBC	28 Septembe	28 September 2021	objections to the development  You must  (i) Remove the metal structure/building (ii) Remove from the land all building materials and rubble arising from compliance with requirement (i) above  Time for compliance  4 weeks from the date this notice takes effect.  Without planning permission, the unauthorised erection of	1 November 2021		
Ribchester Road, Dinckley, Blackburn, BB6 8AH		r 2021	By first class post	buildings and structures on the land.  It appears to the council that the above breach of planning control has occurred within the last four years.  The development is located within the open countryside and results in new built form which erodes the openness of the area. The protection of the open countryside and designated landscape areas	2021		
				from sporadic or visually harmful development is seen as a high priority by the Council and is necessary to deliver both sustainable patterns of development and the overarching core strategy vision.  The Council seeks to locate new development through the re-use			

				of existing buildings to maintain the open, rural character of the landscape.  The unauthorised development adversely affects the visual amenity of the area, is not sustainable development and results in significant harm to the open countryside.  Without the benefit of planning permission, the development is contrary to Policies DMG1 and DMG2 of the Ribble Valley Core Strategy, and paragraph 174 of the National Planning Policy Framework (recognising the intrinsic character and beauty of the countryside).			
Plots 1-5 Black Bull Hotel, Church Street, Ribchester, Preston, Lancashire, PR3 3ZG (also known as The Close)	RVBC	16 November 2021	16 November 2021 By first class post	It appears to the Council that condition 2 planning permission 3/2017/0910 has not been complied with because development has commenced of plots 1-5 on the Land without a scheme for affordable housing having been submitted to and approved in writing by the Council as Local Planning Authority.  It appears to the Council that the above breach of planning control has occurred within the last ten years.  The buildings are located in Ribchester where the	17 December 2021		Complied

Council's policy requires developments of five or more dwellings to include provision for 30% affordable units on the site, and none of the seven dwellings have been agreed or offered to be affordable units.  The development is contrary to Key Statement H3 (affordable housing) of the Council's Adopted Core Strategy and Key Statement DS1 in that the dwellings do not provide for proven local needs.
You must:
(a )Submit a scheme for the provision of affordable housing in accordance with condition 2 of planning permission 3/2017/0910 for approval by the Council as Local Planning Authority.
(b)Cease all marketing and permit no residential occupation of the dwellings on the Land
until such time as the Council has issued its written approval

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				of the scheme submitted under a) above.				
				under a) above.				
				Time for compliance				
				1 month from the date this notice				
				takes effect.				
Plots 6 and 7	RVBC	16	16 November	It appears to the Council that	17 December			Complied *
Blackburn Road		November	2021	condition 19 planning	2021			
Ribchester,		2021	By first class	permission				
Preston, Lancashire, PR3			post	3/20104/0240 has not been complied with				
3YP (also known				because development				
as The Close)				has commenced of plots				
5.55)				6 and 7 on the Land				
				without a scheme for				
				affordable housing				
				having been submitted				
				to and approved in				
				writing by the Council as				
				Local Planning Authority.				
				It appears to the Council that the				
				above breach of				
				planning control has				
				occurred within the last				
				ten years.				
				The buildings are located in				
				Ribchester where the				
				Council's policy requires developments of five or				
				more dwellings to				
				include provision for				
				30% affordable units on				
				the site, and none of the				
				seven dwellings have				
				been agreed or offered				
				to be affordable units.				
				The development is contrary to				
				The development is contrary to Key Statement H3				
				(affordable housing) of				
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				the Council's Adopted Core Strategy and Key Statement DS1 in that the dwellings do not provide for proven local needs.			
				You must:  (a )Submit a scheme for the provision of affordable housing in accordance with condition 19 of planning permission 3/2014/0240 for approval by the Council as Local Planning Authority.			
				(b)Cease all marketing and permit no residential occupation of the dwellings on the Land until such time as the Council has issued its written approval of the scheme submitted under a) above.  1 month from the date this notice takes effect.			
The Building known as The Punch Bowl Inn, Longridge Road, Hurst Green, BB7 9QW	RVBC	2 March 2022	2 March 2022 By first class post	The Punch Bowl Inn is a Grade II Listed Building, which is an important heritage asset as it is an example of an authentic C18th and C19th building which evidences its past	4 April 2022		

	uses, including domestic		
	cottages, an inn and		
	farming. Its historic		
	value relates to the		
	manner in which the		
	building conveys a		
	sense of lifestyles from		
	C18th and C19th. It is		
	also a local well known		
	historic landmark		
	roadside. The building		
	contributes to the historic		
	character of the local		
	area constructed out of		
	local materials with		
	vernacular elements		
	which reflect the		
	characteristics of other		
	historic buildings in the		
	locale.		
	The Council is of the view that it is		
	expedient to take		
	enforcement action,		
	having regard to the		
	having regard to the effects of the works on		
	effects of the works on the character of the		
	effects of the works on the character of the Building as one of		
	effects of the works on the character of the Building as one of special architectural and		
	effects of the works on the character of the Building as one of special architectural and historic interest. The		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to the total loss of a		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to the total loss of a designated heritage		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to the total loss of a designated heritage asset and is contrary to		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to the total loss of a designated heritage asset and is contrary to paragraphs 200 and 201		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to the total loss of a designated heritage asset and is contrary to paragraphs 200 and 201 of the NPPF, Core		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to the total loss of a designated heritage asset and is contrary to paragraphs 200 and 201 of the NPPF, Core Strategy Policy DM5 and		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to the total loss of a designated heritage asset and is contrary to paragraphs 200 and 201 of the NPPF, Core Strategy Policy DM5 and Section 66 of the		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to the total loss of a designated heritage asset and is contrary to paragraphs 200 and 201 of the NPPF, Core Strategy Policy DM5 and Section 66 of the Planning (Listed Building		
	effects of the works on the character of the Building as one of special architectural and historic interest. The unauthorised demolition of the Building has led to the total loss of a designated heritage asset and is contrary to paragraphs 200 and 201 of the NPPF, Core Strategy Policy DM5 and Section 66 of the		

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				You must:  Restore the Building to its former state, as detailed in the existing elevation drawings and in the location shown on the location plan.  12 months from the date this notice takes effect.			
Land adjoining Hawkshaw Farm Longsight Road Clayton Le Dale Blackburn Lancashire BB1 9 DW also known as the Rann Woodland Saccary Lane Mellor Blackburn Lancashire	RVBC	25 May 2022	25 May 2022 By first class post	Without planning permission, construction and substantial development of an access track, installation of a drainage system on the land, the installation of shipping containers on the land and creation of areas of hardstanding.  It appears to the Council that the above breach of planning control has occurred within the last four years.  The development and engineering works in question were substantially completed less than four years ago.  The development appears as an intrusion in this otherwise rural landscape.  The development is contrary to development plan policies  Key Statement DS1 — Development Strategy.	1st July 2022		Complied - 11 May 2023

Key Statement DS2 –	
Presumption in Favour	
of Sustainable	
Development.	
Key Statement EN2 –	
Landscape	
Key Statement DM12 –	
Transport	
Considerations	
Key Statement DMG1 –	
General Considerations	
Key Statement DMG2 –  Other training Committee of the statement of th	
Strategic Considerations	
Policy DMG3 –	
Transport and Mobility	
Policy DME1 -	
Protecting Trees and	
Woodlands	
Policy DME1 -	
Landscape and	
Townscape Protection.	
The council consider that	
planning permission should	
not be given because	
planning conditions could not	
overcome these objections to	
the development.	
You must	
(i) Remove the containers,	
drainage works and	
driveway.	
(ii) Remove from the land all	
building materials and	
rubble arising from	
compliance with	
requirement (i) above	
and restore the land to its	
condition before the	
breach took place by	
levelling the ground and	
re=-seeding it with grass,	

				and plant trees to replace any removed during the unauthorised works.  12 weeks and 52 days from the date this notice takes effect.			
Land at Winton, 145 Whalley Road Wilpshire BB1 9NE	RVBC	14 November 2022	14 November 2022 By first class post	On June 2018, planning permission was granted by the Council under reference number 3/2017/1177 for the retention of unauthorised change of use of five steel containers into one temporary ancillary residential unit subject to conditions.  One of those conditions (condition 4) was that the permission was granted for a temporary period expiring on 6 September 2019. On or before this date, the unit shall be removed from the site and the land restored to its former condition to the full satisfaction of the Local Planning Authority unless a renewal of this planning permission has been granted by the Authority.  It appears to the Council that the condition has not been complied with, as the containers were not removed by 6 September 20189 and	1 January 2023 unless an appeal is made against it beforehand.		Complied 02/06/2023

remain in place at the date of the issue of this Notice.	
It appears to the Council that the above breach of planning control has occurred within the last ten years.	
The containers, by virtue of their scale, design and external appearance, result in the introduction of an incongruous, anomalous and discordant form of development that fails to respond positively to the character of the area and results in development which fundamentally and significantly compromises the visual and spatial openness of the Green Belt.	
'Very special circumstances' have not been demonstrated that would outweigh the identified hard to the Green Belt.	
The development is contrary to development plan policy DMG1 and Key Statement EN1 (Adopted Ribble Valley Core Strategy) and paragraphs 147-150 of the National Planning Policy Framework.	

				The council do not consider that there should be any relaxation of the condition in question.  You must:  Remove the containers from the			
				Land.  The period for compliance with the steps set out in paragraph 5 is four months from the date this notice takes effect.			
Land at Garth Cottage, Clitheroe Road, Mitton, Clitheroe BB7 9PH	RVBC	8 February 2023	8 February 2023	On 5 April 2012 planning permission was granted by the Council under reference number 3/2012/0135 for the proposed demolition of existing cottager and replacement with a new dwelling subject to conditions.  One of those conditions (condition 2) was that the permission shall relate to the development as shown on drawing no. REN/01 Dwg 02B — proposed plans and elevations (drawing).  It appears to the Council that the condition has not been complied with, because the building has not been constructed in accordance with the approved drawing.	14 March 2023 unless an appeal is made against it beforehand.		

It appears to the Council that the	
above breach of	
planning control has	
occurred within the last	
ten years.	
The breach of planning control	
consists of the erection	
of a development not in	
compliance with the	
approved plans. The	
breach has resulted in	
the two dwellings within	
an unsuitable location.	
The development is	
contrary to Key	
Statements DS1 and	
DM12 and Policies	
DMG2, DMG3 and	
DMH3 of the Ribble	
Valley Core Strategy and	
the National Planning	
Policy Framework	
presumption in favour of	
sustainable	
development.	
You must take al necessary steps	
to alter the property so	
that it physically	
complies with the	
drawing, including but	
not limited to removal of	
the kitchen and all units,	
sinks and cookers and	
food preparation areas	
as the south end of the	
property, creation of the	
utility room and separate	
lounge at the south end	
of the property, removal	
of the staircase passing	
from the dining hall to the	

Land on the north west side of Pendleton Road, Wiswell, Clitheroe BB7 9BZ	8 February 2023	first floor, creation of the landing, study and bedrooms on the first floor in accordance wirg the drawing, and remove any dividing wall or walls separating the unauthorised separate dwellings and instal any doorways and doors in compliance with the drawing.  The period for compliance with the steps set out in paragraph 5 is Six months from the date this notice takes effect.  Without planning permission, the carrying out of engineering operations and other installations on the Land including the creation of areas of hardstanding, installation of CCTV on a building, erection of a free standing post for CCTV, installation of infrastructure for a stand-alone solar array, and erection of a stand-alone solar array of dimensions which exceed that permitted by the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) ("the Order").	14 March 2023 unless an appeal is made against it beforehand.			Complied with effect from 21 August 2024
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It appears to the Council that the above breach of planning control has occurred within the last four years.	
The development and engineering works in question were substantially completed less than four years ago.	
The development has taken place in an area of open countryside, adversely affects the visual amenity of the area, is not sustainable development and results in significant harm to the open countryside.	
The development is contrary to development plan policies	
KEY STATEMENT DS1:     DEVELOPMENT     STRATEGY.      KEY STATEMENT DS2:     SUSTAINABLE     DEVELOPMENT.      KEY STATEMENT EN2:     LANDSCAPE      KEY STATEMENT EN3:     SUSTAINABLE     DEVELOPMENT AND     CLIMATE CHANGE      KEY STATEMENT     DMG1: GENERAL     CONSIDERATIONS	

KEY STATEMENT DMG2: STRATEGIC CONSIDERATIONS     KEY STATEMENT DME2: LANDCSAPE AND TOWNSCAPE PROTECTION
The Council consider that planning permission should not be given, because planning conditions could not overcome these objections to the development.
You must:
(i) Remove the hardstanding CCTV, CCTV post, solar panels, and associated infrastructure, except that which would be permitted under schedule 2 of the Order.  (ii) Remove from the land all building materials and rubble arising from compliance with requirement (i) above and restore the land to its condition before the breach took place by levelling the ground and reseeing it with grass.

				The periods for compliance with the steps set out in paragraph 5 are:  (i) 12 weeks from the date this notice takes effect.  (ii) 26 weeks from the date this notice				
Land on the	RVBC	28 March 2023	28 March 2023	takes effect.  Without planning permission, the	1 May 2023	*	*	
south-east side of Whalley Road Langho Blackburn		2023		creation of an access to the highway, construction and substantial development of a track or tracks on the land and creation of areas hardstanding.	unless an appeal is made against it beforehand			
				It appears to the Council that the above breach of planning control has occurred within the last four years.				
				<ul> <li>The development and engineering works in question were substantially completed less than four years ago.</li> <li>The development appears as an intrusion in this otherwise rural</li> </ul>				
				Iandscape.  The unauthorised development adversely affects the visual amenity of the area, is not sustainable and				
				results in significant harm to the green belt and the open countryside.				

The development is	
contrary to development	
plan policies:	
pian policies.	
DOL DEVELOPMENT	
DS1: DEVELOPMENT	
STRATEGY.	
DS2: SUSTAINABLE	
DEVELOPMENT.	
EN1: GREEN BELT	
EN2: LANDSCAPE	
EN4: BIODIVERSITY	
AND GEODIVERSITY	
DMG1: GENERAL	
CONSIDERATIONS	
CONSIDERATIONS	
DME2: LANDCSAPE	
AND TOWNSCAPE	
PROTECTION	
DME3: SITE AND	
SPECIES AND	
PROTECTION AND	
CONSERVATION.	
The Council consider that	
planning permission should	
not be given, because	
planning conditions could not	
overcome these objections to	
the development.	
You must:	
(i) Reinstate the wall and/or	
fence adjacent to the	
highway.	
(ii) Remove the track or	
tracks on the land all	
areas of hardstanding.	
(iii) Remove from the land all	
building materials and	
rubble arising from	
rabble allering from	

				compliance with requirement (ii) above and restore the land to its condition before the breach took place by levelling the ground and re-seeding it with grass.  (iv) Restore the land to a condition compatible with agricultural use and maintain the land in that condition thereafter.  The periods for compliance with the steps set out in paragraph 5 are:  (i) 4 weeks from the date this notice takes effect.  (ii) 12 weeks from the date this notice takes effect.  (iii) 26 weeks from the date this notice takes effect.  (iv) 12 weeks from the date this notice takes effect.			
Land at Ashgreen House, 4B Wiswell Lane, Whalley, Clitheroe, BB7 9AF	RVBC	12 June 2023	12 June 2023	On 23 November 2021 planning permission was granted by the Council under reference number 3/2021/0991 for revision to the proposed single story dwelling of the previously approved application (3/2020/0006), amendments including roof overhang to south facing terrace/walkway and west facing patio, internal reconfigurations, inclusion of study, amendment to	15 July 2023 unless an appeal is made against it beforehand.		

entrance lobby, additional rooflight to living room, solar panels located on the roof, inclusion of air source heat
recovery programme and the construction of one double garage, subject to conditions.
One of those conditions was condition number 2 as follows:
2. Unless explicitly required by conditions within this consent, the development hereby permitted shall be carried out in complete accordance with the proposals as detailed on drawings
58-19 01 Location Plan 58-19 02A Existing Site Plan (amended 22/11/21) 58-19 03A Proposed Site Plan roof Level (amended 22/11/21) 58-19 04A Proposed Site Plan GF Level (amended 22/11/21) 58-19 05 Proposed Ground Floor Plan 58-19 06 Proposed Elevations 58-19 07 Proposed Garage 58-19 08 Proposed Section
Reason – for the avoidance of doubt and to clarify which plans are relevant to the consent.
It appears to the Council that the condition has not been complied with, because the development has not been carried out in
accordance with the approved plans, particularly plan 58-19 06 proposed elevations and plan 58-19-08 proposed section.

It appears to the Council that the above breach of planning control has occurred within the last ten years. The building, which is located to the north of other residential properties, has been constructed with finished floor levels (and subsequent eaves height of the building) significantly exceeding the approved development, with configuration of the building differing from the approved details including a raised 'patio deck'. Further, due to the unauthorised importation of materials on to the site, the building is raised considerably from the site level depicted in plan 58-19-08 proposed section, resulting in significant detrimental impact upon the residential amenity of neighbouring residential properties in Deer Park Crescent. Further the building, by reason of its elevated position, design, overall scale, and associated land levels results in an incongruous, unsympathetic and discordant form of development, failing to respond positively to the inherent character, pattern or scale of development in the immediate area. This in conflict with Key Statement DMG1 of the Ribble Valley Core Strategy and paragraphs 130 and 134 of the National Planning Policy Framework.

			You must remove the development which has been carried out otherwise than in accordance with the approved plans.  The period for compliance with the steps set out is 12 weeks from the date this notice takes effect.  The notice was withdrawn on 7 July 2023.			
Land at Ashgreen House, 4B Wiswell Lane, Whalley, Clitheroe, BB7 9AF	/BC 12 June 2023	12 June 2023	Without planning permission, an engineering operation consisting of importation of hardcore and other material and raising the ground level in the approximate position shown cross-hatched on the attached plan.  It appears to the Council that the above breach of planning control has occurred within the last four years  • The engineering operation in question was substantially completed less than four years ago.  • The raised land level results in overlooking of private garden areas and habitable rooms of neighbouring residential properties.  • The development is contrary to Key Statement DMG1 of the Ribble Valley Core	15 July 2023 unless an appeal is made against it beforehand.		

				Strategy and harmful to the visual amenity of the area and the residential amenity of the neighbouring properties.  The Council consider that planning permission should not have been given, because planning conditions could not overcome these objections to the development			
				You must			
				(i) Remove the hardcore and other material imported on to the land.			
				(ii) Restore the land to its condition before the breach took place by levelling the ground.			
				The periods for compliance with the steps set out are:			
				<ul><li>(i) 12 weeks from the date this notice takes effect.</li><li>(ii) 24 weeks from the date this notice takes effect.</li></ul>			
				The notice was withdrawn on 7 July 2023.			
Land at Ashgreen House, 4B Wiswell Lane, Whalley, Clitheroe, BB7 9AF	RVBC	10 July 2023	10 July 2023	Without planning permission, an engineering operation consisting of importation of hardcore and other material and raising the ground level in the approximate position shown cross-hatched on the attached plan.	11 August 2023 unless an appeal is made against it beforehand.		

It appears to the Council that the
above breach of planning control
has occurred within the last four
years
The engineering
operation in question
was substantially
completed less than four years ago.
years ago.
The raised land level
results in overlooking of
private garden areas and
habitable rooms of
neighbouring residential properties.
ριοροιασο.
The development is
contrary to Key
Statement DMG1 of the
Ribble Valley Core
Strategy and harmful to the visual amenity of the
area and the residential
amenity of the
neighbouring properties.
The Council consider that
planning permission should not have been given, because
planning conditions could not
overcome these objections to the
development
You must
(iii) Remove the hardcore
and other material
imported on to the land.
(iv) Restore the land to its
condition before the

				breach took place by levelling the ground.  The periods for compliance with the steps set out are:  (iii) 12 weeks from the date this notice takes effect.  (iv) 24 weeks from the date this notice takes effect.  The notice was withdrawn on 10 August 2023.			
Land at Ashgreen House, 4B Wiswell Lane, Whalley, Clitheroe, BB7 9AF	RVBC	10 July 2023	10 July 2023	On 23 November 2021 planning permission was granted by the Council under reference number 3/2021/0991 for revision to the proposed single story dwelling of the previously approved application (3/2020/0006), amendments including roof overhang to south facing terrace/walkway and west facing patio, internal reconfigurations, inclusion of study, amendment to entrance lobby, additional rooflight to living room, solar panels located on the roof, inclusion of air source heat recovery programme and the construction of one double garage, subject to conditions.  One of those conditions was condition number 2 as follows:  2. Unless explicitly required by conditions within this consent, the development hereby permitted shall be carried out in complete	11 August 2023 unless an appeal is made against it beforehand.		

accordance with the proposals as
detailed on drawings
58-19 01 Location Plan
58-19 02A Existing Site Plan
(amended 22/11/21)
58-19 03A Proposed Site Plan
roof Level (amended 22/11/21)
58-19 04A Proposed Site Plan GF
Level (amended 22/11/21)
58-19 05 Proposed Ground Floor
Plan ·
58-19 06 Proposed Elevations
58-19 07 Proposed Garage
58-19 08 Proposed Section
30-19 00 1 Toposed Section
Decree for the societain of
Reason – for the avoidance of
doubt and to clarify which plans
are relevant to the consent.
It appears to the Council that the
condition has not been complied
with, because the development
has not been carried out in
accordance with the approved
plans, particularly plan 58-19 06
proposed elevations and plan 58-
19-08 proposed section.
It appears to the Council that the
above breach of planning control
has occurred within the last ten
years.
The building, which is located to
the north of other residential
properties, has been constructed
with finished floor levels (and
subsequent eaves height of the
building) significantly exceeding
the approved development, with
configuration of the building
differing from the approved details

including a raised 'patio deck'. Further, due to the unauthorised importation of materials on to the site, the building is raised considerably from the site level depicted in plan 58-19-08 proposed section, resulting in significant detrimental impact upon the residential amenity of neighbouring residential properties in Deer Park Crescent. Further the building, by reason of its elevated position, design, overall scale, and associated land levels results in an incongruous, unsympathetic and discordant form of development, failing to respond positively to the inherent character, pattern or scale of development in the immediate area. This in conflict with Key Statement DMG1 of the Ribble Valley Core Strategy and paragraphs 130 and 134 of the National Planning Policy Framework. You must remove the development which has been carried out otherwise than in accordance with the approved plans. The period for compliance with the steps set out is 12 weeks from the date this notice takes effect. The notice was withdrawn on 10 August 2023.

	D) (D.O.				LARGE C. L. C.	0.011.0000	T	
Land at 1 Park	RVBC	30 August	30	August		2 October 2023		
Road, Gisburn,		2023	2023		unauthorised erection of a garden	unless an appeal		
Clitheroe,					room/home office and garden	is made against		
Lancashire, BB7					shed.	it beforehand.		
4HT								
					It appears to the Council that the			
					above breach of planning control			
					has occurred within the last four			
					years.			
					,			
					The buildings are harmful to the			
					Gsburn Conservation Area and			
					are incongruous, conspicuous,			
					and obtrusive within the street			
					scene and the garden of the			
					Grade II listed building. Both			
					buildings fail to preserve or			
					enhance the character or			
					appearance of the area contrary			
					to the Planning (Listed Buildings			
					and Conservation Areas) Act			
					1990.			
					The unauthorised work is contrary			
					to Key Statement EN5 and			
					Policies DME4 and DMG1 of the			
					Ribble Valley Core Strategy.			
					The Council consider that			
					planning permission should not be			
					given because conditions could			
					not overcome these objections to			
					the development.			
					What you are required to do:			
					Remove the garden room/home			
					office and garden shed and all			
					resultant materials from the land.			
					Time for compliance:			
					12 weeks from the date this Notice			
					takes effect.			
	1							

				This Notice takes effect on 2			
				October 2023 unless an appeal is made against it beforehand.			
Land at	RVBC	9	9 February	Without planning permission, a	This Notice takes		
Thorneyholme	INVEC	February	2024	detached outbuilding, with	effect on 12th of		
Hall, Newton		2024		associated decking, artificial	March 2024		
Road, Dunsop Bridge BB7 3BB				grassed areas and lighting has been erected, with a footprint of	unless an appeal is made against		
Bridge BB7 3BB				approximately 184 Sq. metres on	it beforehand.		
				the land at Thorneyholme Hall.			
				It appears to the Council that the			
				above breach of planning control			
				has occurred within the last four			
				years.			
				The outbuilding, which has been			
				erected, creates an incongruous			
				and over dominant feature within the Forest of Bowland National			
				Landscape. The outbuilding, by			
				virtue of its scale, design, and			
				choice of materials, harms the			
				intrinsic beauty and tranquillity of the National Landscape in direct			
				conflict with Key Statements EN2,			
				EC3 and policies DMG1, DMG2,			
				DMB1 and DMB3 of the Adopted			
				Ribble Valley Core Strategy 2008 – 2028.			
				The outbuilding is sited within			
				flood zones 2 and 3. At a national level planning policy seeks to			
				steer new development to areas			
				with the lowest risk of flooding.			
				The erection of a new building			
				within a high-risk area of flooding directly conflicts with policy DME6			
				of the Adopted Ribble Valley Core			
				Strategy 2008 – 2028 and the			

		<u> </u>	1	National Planning Policy			1
				Framework.			
				The Council do not consider that			
				planning conditions could be used			
				to overcome the conflict with local			
				and national planning policy.			
				WHAT YOU ARE REQUIRED TO			
				DO			
				Remove the outbuilding (for which			
				there is no planning permission)			
				and associated infrastructure including decking, artificial			
				grassed areas, and lighting and			
				return the land to residential			
				garden.			
				TIME FOR COMPLIANCE			
				Twelve weeks from the date this			
				Notice takes effect.			
Land on the ea	st RVBC	12	12 February	Without planning permission, the	This Notice takes		
side of Sacca		February	2024	material change of use of the	effect on 15 <sup>th</sup> of		
Lane Mell		2024	2021	Land from use for agriculture to	March 2024		
Blackburn				mixed use for agriculture and the	unless an appeal		
Lancashire				siting of storage containers.	is made against it beforehand.		
				It appears to the Council that the	it beloreflatiu.		
				above breach of planning control			
				has occurred within the last 10			
				years.			
				The development results in a			
				incongruous, anomalous and a			
				discordant form of development			
				that fails to respond positively to the rural character of the area and			
				results in significant harm to the			
			L	1 Toodice in Significant name to the			

The Cabin	RVBC	16	16 February	inherent character and visual amenities of the open countryside  As such the proposal is considered to be in direct conflict with Key Statement EN2 and Policies DMG1, DMG2, and DME2 of the Adopted Ribble Valley Core Strategy.  WHAT YOU ARE REQUIRED TO DO  i.Remove the containers from the land i.Cease the use of the land for storage of containers i.Restore the land to its condition before the breach took place by levelling the ground and reseeding it with grass.  TIME FOR COMPLIANCE  The periods for compliance with the steps set out in paragraph 5 are: i.12 weeks from the date this notice takes effect i.12 weeks from the date this notice takes effect i.52 weeks from the date this notice takes effect	This Notice takes		Complied with
The Cabin, Pendleton Road, Wiswell, Clitheroe, BB7 9BZ.	KVDC	February 2024	2024	On 6 March 2019 planning permission was granted by the Council under reference number 3/2018/0989 for a proposed	effect on 21st of March 2024 unless an appeal is made against it beforehand.		14.06.2024

extension to an existing
agricultural building and
regularisation of the existing
building on the Land, subject to
conditions.
Condition 2 of that permission stated:-
Unless explicitly required by condition within this consent, the development hereby permitted shall be carried out in complete accordance with the proposals as detailed on drawings:
- Location Plan HM/0989/01 - New extension Proposal for agricultural use 02 (Amended Plans Received 28/02/2019)
Reason: For the avoidance of doubt and to clarify which plans are relevant to the consent
Condition 4 of that permission stated:-
The building hereby permitted shall be used for agricultural purposes only (as defined in Section 336(1) of the Town and Country Planning Act 1990).
Reason: To ensure that the building is used solely for

agricultural purposes connected
with the working of the holding.
It appears to the Council that the
conditions have not been
complied with, because the
building has been laid out
otherwise than in accordance with
the approved plans and there has
been residential use of the
building.
December For Joseph Time Morror
REASONS FOR ISSUING THIS NOTICE
It appears to the Council that the
above breach of planning control
has occurred within the last ten
years.
Approval was given for the
extension of the building and its
retention subject to the conditions
that the development should be in
accordance with the approved
plans and used for agricultural use
only.
Offing.
Breach of condition 2 results in a
building which cannot be utilised
for its authorised agricultural use.

This results in a development	
which is considered to be contrary	
to Policy DMG2 of the Ribble	
Valley Core Strategy	
Use of the building as a residentia	
dwelling, in breach of condition 4	
is contrary to Key Statements	
DS1, DS2, DMI2 and Policies	
DMG2 and DMG3 of the Ribble	
Valley Core Strategy.	
Residential use of the building, in	
this location, creates ar	
unsustainable pattern of	
development. The occupants of	
the residential dwelling would fai	
to benefit from adequate walkable	
access to local services or	
facilities - placing further reliance	
on the private motor-vehicle.	
The use of the building	
for residential use	
directly conflicts with the	
Development Strategy	
for the Borough and the	
National Planning Policy	
Framework presumption	

in favour of sustainable
development.
What You Are Required To Do
i. You must carry out
all necessary work
to the building to
ensure that it
complies with the
plan "New
extension Proposal
for agricultural use
02 (Amended Plans
Received
28/02/2019).
ii. You must cease
residential use of
the building
Time For Compliance
The period for compliance with
step i set out in paragraph 5 is
three months from the date this
notice takes effect.
The project for constitution with
The period for compliance with
step ii set out in paragraph 5 is

				one month from the date this			
				notice takes effect.			
				Maria Tima Nama Tima Faran			
				WHEN THIS NOTICE TAKES EFFECT			
				This notice takes effect on 21			
				March 2024, unless an appeal is			
				made against it beforehand.			
				The notice has been complied			
				with.			
	RVBC	15 March	15 March 2023	Without planning permission.			
Land at	RVBC	2023	15 March 2025	Without planning permission:  1) Change of use of	This Notice takes		
Greengore		====		agricultural land to	effect on 16th		
Farm (also					April 2024 unless		
known as				driveway/access road from Hill Lane	an appeal is made against it		
Woodside				onto Land at	beforehand.		
Barn), Hill				Greengore Farm,			
Lane, Hurst				(also known as Woodside Barn),			
Green,				Hill Lane, Hurst			
Clitheroe, BB7				Green, Clitheroe,			
9QT.				BB7 9QT.			
				2) Change of use of agricultural land to			
				create an extension			
				of residential			
				curtilage to the Land at Greengore Farm			
				(also known as			
				Woodside Barn) Hill			

	Lane, Hurst Green,		
	Clitheroe, BB7 9QT		
	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 development results		
	in an unacceptable and		
	unsympathetic form of		
	development in this		
	countryside location, in		
	terms of the additional		
	domestication with the		
	formation of a		
	driveway/access road		
	and an extension to the		
	curtilage. The		
	developments detract		
	from the rural origins of		
	this former agricultural		
	barn and the historic		
	relationship between it		
	and other buildings in the		
	immediate vicinity.		
	The developments result		
	in an urbanising effect,		
	which detracts from the		
	character of the historic		
	farmstead and the visual		
	amenity and character of		
	the Forest of Bowland		
	National Landscape.		
	This is contrary to		
	Section 66 of the		
	Planning (Listed		
	Buildings and		
	Conservation area) Act		
	1990, policies EN2,		
· · ·	· · · · · · · · · · · · · · · · · · ·	<u> </u>	•

DMH4 and DMG2 and of the Ribble Valley Core Strategy (2008-2028) and Chapter 16 of the National Planning Policy Framework.  The Council do not consider that planning conditions could be used to overcome the conflict with local and national planning policy.  WHAT YOU ARE REQUIRED TO DO  1) Remove the driveway/access road from Hill Lane onto the Land at	
Greengore Farm, (also known as Woodside Barn), Hill Lane Hurst Green and reinstate the land to agricultural use.  2) Remove the extended curtilage on Land at Greengore Farm (also known as Woodside Barn), Hill Lane Hurst Green, Clitheroe BB7 9QT and return the land to agricultural use as per the attached curtilage plan (drawing	

						1	
				No.1622/05 dated 16 <sup>th</sup> July).			
				TIME FOR COMPLIANCE			
				Twelve weeks from the date this Notice takes effect.			
				The notice was withdrawn on 28 March 2024			
Land at Ashgreen House, 4B Wiswell Lane, Whalley, Clitheroe, BB7 9AF	RVBC	9 May 2024	9 May 2024	On 23 November 2021 planning permission was granted by the Council under reference number 3/2021/0991 for revisions to the proposed single story dwelling of the previously approved application (3/2020/0006), amendments including roof overhang to south facing terrace/walkway and west facing patio, internal reconfigurations, inclusion of study, amendment to entrance lobby, additional rooflight to living room, solar panels located on the roof, inclusion of air source heat recovery programme and the construction of one double garage, subject to conditions.  One of those conditions was condition number 2 as follows:  2. Unless explicitly required by conditions within this consent, the development hereby permitted shall be carried out in complete accordance with the proposals as detailed on drawings	This notice takes effect on 16 June 2024 unless an appeal is made against it beforehand.		

58-19 01 Location Plan 58-19 02A Existing Site Plan (amended 22/11/21) 58-19 03A Proposed Site Plan roof Level (amended 22/11/21) 58-19 04A Proposed Site Plan GF Level (amended 22/11/21) 58-19 05 Proposed Ground Floor Plan 58-19 06 Proposed Elevations 58-19 07 Proposed Garage 58-19 08 Proposed Section Reason - for the avoidance of doubt and to clarify which plans are relevant to the consent. It appears to the Council that the condition has not been complied with, because the development has not been carried out in accordance with the approved plans. Reason for issuing this notice It appears to the Council that the above breach of planning control has occurred within the last ten years. The development is not being constructed in accordance with the approved plans which has resulted in a development which has a significant detrimental impact upon the residential amenity of neighbouring residential properties in Deer Park Crescent. The external walls of the development exceed the height approved of development detailed on the

approved elevations. The height is elevated by up to approximately 1.2 meters within the south western corner of development due to its being constructed on blockwork not detailed on the approved elevations. Part of the internal ground floor level of the development is elevated above the former land level which has resulted in a development which is elevated within the site. The approved section plan sought demonstrate the relationship of the development with the neighbouring properties on Deer Park Crescent. The as built situation with the development elevated in the site, does not accord with the approved section plan. Due to this, along with the overall scale, the development results in an incongruous, unsympathetic and discordant form of development, failing to respond positively to the inherent character, pattern or scale of development in the immediate area and having a harmful impact on neighbouring residential amenity by virtue of being overbearing and causing loss of light and privacy. An external walkway / patio area has been constructed along the southern elevation of the development and steps have been constructed to facilitate access to the porch on the wester

elevation, neither of which are detailed on the approved plans. These amount to operational development needing planning permission and, particularly in respect of the external walkway/patio area, exacerbate the harm caused, particularly in respect of the neighbour's amenities, by the as built development. development under construction directly conflicts with Policy DMG1 of the Ribble Valley Core Strategy and paragraphs 131, 135 and 140 of the National Planning Policy Framework. What you are required to do: You must remove the development which has been carried out otherwise than in accordance with the approved plans, or alter the development to comply with the terms and conditions of planning permission 3/2021/0991. Time for compliance: The period for compliance with the steps set out in paragraph 5 is 12 weeks from the date this notice takes effect. When this notice takes effect: This notice takes effect on 16 June 2024 unless an appeal is made against it beforehand.

		T		1			
29 Castle View, Clitheroe, Lancashire, BB7 2DT	RVBC	15 July 2024	15 July 2024	Without planning permission, the material change of use of the Land from use as a dwelling to short-term holiday accommodation.  REASONS FOR ISSUING THIS NOTICE  It appears to the Council that the above breach of planning control has occurred within the last 10 years.  The use is in direct conflict with the aims and objectives of Policies DMG1, DMB1 and DMB3 of the Ribble Valley Core Strategy insofar that the use fails to be sympathetic to existing adjacent residential land uses in terms of intensity and nature. It is further	This Notice takes effect on 19 August 2024 unless an appeal is made against it beforehand.		
				residential land uses in terms of intensity and nature. It is further considered that the use, by virtue of its level of occupancy, associated activities and divergent			
				disruptive pattern of occupation, compared to that of neighbouring residential development, is of significant detriment to the residential character of the immediate area and the residential amenities of			

existing nearby	
residential occupiers.	
The use is in direct	
conflict with Policies	
DMB3, DMG1 and	
DMG3 of the Ribble	
Valley Core Strategy	
insofar that the property	
fails to provide adequate levels of parking	
provision to adequately	
accommodate the	
occupancy levels and	
parking requirements	
associated with the	
usage of the property and associated	
activities.	
WHAT YOU ARE REQUIRED TO	
DO	
i. Cease use of the Land	
as short-term holiday	
accommodation	
ii. Not use the Land for any	
other purpose than residential use as a	
dwelling without having	
obtained planning	
permission for such	
use.	
TIME FOR COMPLIANCE	
The periods for compliance with	
the steps set out in paragraph 5 are:	
uio.	

			1			1	
				i. 1 week from the date this			
				notice takes effect			
				ii. 1 week from the date this			
				notice takes effect			
				WHEN THIS NOTICE TAKES EFFECT			
				This Notice takes effect on 19 August 2024 unless an appeal is made against it beforehand.			
3 Croft Barn	RVBC	5	5 September		This Notice takes		Complied with
Backridge		September	2024	material change of use of the	effect on 7		effect from
Farm		2024		Land to a Motor Vehicle	October 2024		07/02/2025
Twitter Lane				Workshop at 3 Croft Barn,	unless an appeal		
Bashall Eaves				Backridge Farm, Twitter Lane,	is made against		
Clitheroe				Bashall Eaves, Clitheroe BB7	it beforehand.		
BB7 3LQ				3LQ			
DD1 JLQ							
				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 use of the premises as a			
				Motor Vehicle Workshop is			
				detrimental to the adjacent land			
				uses including residential			
				receptors in terms of its type and			
				intensity of use. The use is			
				contrary to Policy DMG1 of the			
				Ribble Valley Core Strategy 2008-			
				2028 as well as the National			
				Planning Policy Framework.			
				The use of the premises for car			
				repairs, including associated			

				traffic movements, adversely impacts through noise and disturbance on the neighbours' amenities, which is contrary to Policy DMG1 of the Ribble Valley Core Strategy 2008 - 2028  WHAT YOU ARE REQUIRED TO DO  Cease all use of the Land as a Motor Vehicle Workshop at 3 Croft Barn, Backridge Farm, Twitter Lane, Bashall Eaves, Clitheroe BB7 3LQ.  TIME FOR COMPLIANCE  Four Months from the date this Notice takes effect.			
Land at the Salvage House, Ground Floor Unit 5b, Abbey Works, King Street, Whalley, Clitheroe, BB7 9SP	RVBC	22 October 2024	22 October 2024	Without planning permission, use of the ground floor of the premises as a mixed sui generis use, including a restaurant, bar and music venue.  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 change of use of the land and resultant activity from the current use, both internally and externally, from the playing of live and	This Notice takes effect on 21 November 2024 unless an appeal is made against it beforehand.		

recorded music and from
customers within and
leaving the land has
increased noise
disturbance in the area
causing unacceptable
harm to the living
conditions of
neighbouring residential
receptors, contrary to
Policy DMG1 of the
Ribble Valley Core
Strategy and
Paragraphs 116 and 191
of the National Planning
Framework.
The unauthorised use
results in increased
pedestrian access to and
from the site in an area
where there are no
footways and street
lighting, where vehicles
manoeuvre in a confined
area, which is of signific
detriment to highway
safety. There is
inadequate parking
provision for the current
use. This is contrary to
Policies DMG1 and
DMG3 of the Ribble
Velley Core Strategy and
Paragraphs 116 and 191
of the National Planning
Policy Framework.
1 Siloy I famowork.
The Council considers that
planning permission
should not be given,
because planning
conditions could not
overcome these

		1				T	
				objections to the			
				development.			
				WHAT ARE YOU REQUIRED TO			
				DO DO			
				You must:			
				Cton value and next of the land of			
				Stop using any part of the land as a restaurant, bar and music			
				venue, including hire of the			
				premises for private functions			
				TIME FOR COMPLIANCE			
				TIME FOR COMIT EIARCE			
				The period for compliance with the			
				steps set out in paragraph 5 is:			
				Immediately upon this notice			
				taking effect			
Land lying to	RVBC	17 March	17 March	Without planning permission,	This Notice takes		
the North of	INVEC	2025	2025	the construction of concrete	effect on 17 April		
Preston Road,		2020	2020	hardstanding's and siting of	2025 unless an		
Ribchester,				two modular structures on said	appeal is made		
Preston PR3				hardstanding's, and the siting	against it		
3XL				of a black metal and glass	beforehand.		
				office style structure on land			
				lying North of Preston Road,			
				Ribchester, Preston PR3 3XL,			
				also known as (Boadicea Park,			
				Preston Road, Ribchester,			
				Preston PR3 3XL).			
				REASONS FOR ISSUING			
				THIS NOTICE			
				It appears to the			
				Council that the above			

breach of planning	
control has occurred	
within the last four	
years.	
yoars.	
•	
4	
1. The structures	
described in	
paragraph three,	
represent a	
visually	
incongruous	
anomalous and	
discordant	
appearance, and	
being of	
significant	
detriment to the	
character and	
amenities of the	
area, which is in	
direct conflict with	
aims and	
objectives of	
policies DMG1,	
DMG2 and DMB 3	
of the Ribble	
Valley Core	
Strategy 2008 –	
2028.	
WHAT YOU ARE REQUIRED	
TO DO	
Remove the modular	
buildings and	
hardstanding's upon	
which they stand and	

				remove the black metal and glass office style structure from the land lying North of Preston Road, Ribchester, Preston PR 3XL.			
				TIME FOR COMPLIANCE			
				Twelve weeks from the date this Notice takes effect.			
Land at 4a Wiswell Lane, Whalley, Clitheroe BB7 9AF	RVBC	3 April 2025	3 April 2025	(a) Without planning permission, carried out the erection of an unauthorised dwellinghouse and decking (b) Without planning permission, a material change in the use of the land consisting in the unauthorised use of the building as a dwellinghouse and the use of other parts of the land for incidental purposes	This Notice takes effect on 8 May 2025 unless an appeal is made against it beforehand.		
				REASONS FOR ISSUING THIS NOTICE			
				In respect to (a) above, it appears to the Council that the above breach of planning control has occurred within the last four years.			

A Planning Contravention Notice (PCN) was served on 5 October 2022 referring the dwellinghouse as a lodge/chalet. In a reply dated 19 October 2022the following statement in respect of the lodge/ chalet:	
the last ten years.	

of nearby dwellings found in the vicinity, and results in significant adverse impacts upon the character and visual amenities of the area. The dwellinghouse results in direct conflict with Policy DMG1 of the Ribble Valley Core Strategy.  • The dwellinghouse is reliant on the existing access onto Wiswell Lane which is of substandard width and has limited visibility. Use of the dwellinghouse results in additional cumulative vehicular	
movements using the existing access and internal access track which is detrimental to the safe operation of the immediate highway. The dwellinghouse results in direct conflict with Key Statement DMI2 and Policy DMG3 of the Ribble Valley Core Strategy.	

				WHAT YOU ARE REQUIRED TO DO			
				Remove the dwellinghouse and decking and all materials from site and restore the land to its previous condition.			
				6. TIME FOR COMPLIANCE			
				4 months from the date this Notice takes effect.			
Land at Lynwood, Pendleton Road, Wiswell, Clitheroe BB7 9BZ	RVBC	16 April 2025	16 April 2025	Without planning permission:  The construction of concrete hardstanding's on the land and siting of two static caravans/lodges on said hardstanding's.  Engineering operations to an existing culvert on the land  The installation of fencing along the western boundary of the land which exceeds two metres in height and  The construction of a raised patio area which does not conform to planning consent 3/2022/0247 as per the amended plan submitted on 12th May 2022 under Drawing No 2244-05 Rev	This Notice takes effect on 16 May 2025 unless an appeal is made against it beforehand.		

B, of which a copy is
attached.
4. REASONS FOR
ISSUING THIS
NOTICE
No no 2
It appears to the
Council that the above
breach of planning
control has occurred
within the last four
years.
The static
Caravans/Lodges and
the hardstanding's on
which they are situated
represent a visually
incongruous,
anomalous and
discordant appearance
which are significantly
detrimental to the
character and amenities
of the area, which is in
direct conflict with aims
and objectives of
policies DMG1, DMG2
and DMB 3 of the Ribble
Valley Core Strategy
2008 – 2028.
It is not clear whether
the works to the culvert
have altered the water
flows or impacted on
drainage within the area.
The engineering

operations to the culvert
do not have the benefit
of planning permission.
The boundary fencing
as erected, does not
have the benefit of
planning permission and
exceeds the permitted
development height.
The fence as erected
represents a visually
incongruous, anomalous and
discordant appearance
which is significantly
detrimental to the
character and amenities
of the area, which is in
direct conflict with the
aims and objectives of
policies DMG1, DMG2
and DMB3 of the Ribble
Vally Core Strategy
2008 – 2028.
The patio area as
constructed does not
have the benefit of
planning permission as
it does not accord with
the scheme as
approved. The raised
patio as constructed
represents a visually
incongruous,
anomalous and
discordant appearance
which is significantly
detrimental to the
character and amenities

	of the area, which is in
	direct conflict with aims
	and objectives of
	policies DMG1, DMG2
	and DMB3 of the Ribble
	Valley Core Strategy
	2008 – 2028.
	5. WHAT YOU ARE
	REQUIRED TO DO
	a) Remove the two static
	caravans/lodges and
	hardstanding's upon
	which they stand and
	return the land to
	garden land.
	b) Reinstate the existing
	culvert on the land.
	c) Reduce the height of
	the fencing to the
	western boundary of
	the land to a height of
	two metres.
	d) Remove the portion of
	raised patio area on
	the land, which does
	not benefit from
	planning consent.
	planning consent.
	6. TIME FOR
	COMPLIANCE
	In respect of 5(a) and
	5(c): Twelve weeks
	from the date this
	Notice takes effect.
<u> </u>	

				In respect of 5(b) and 5(d): Twenty weeks from the date this Notice takes effect.			
Land at Bowland Wild Boar Park, Wardsley Road, Chipping, PR3 2HB	RVBC	17 April 2025	17 April 2025	Without planning permission: a) the carrying out of engineering operations and other installations on the Land including creation of areas of hardstanding, and wooden bases for tipis, and siting on the Land of a storage container, a mobile home, and of tipis for a period exceeding that permitted by the Town and Country Planning (General Permitted Development) (England) Order 2015 (as amended) ("the Order") b) change of use of the land to use as a wedding venue  4. REASONS FOR ISSUING THIS NOTICE  It appears to the Council that the breach of planning control in 3)a above has occurred within the last four years, and the breach of planning control in 3)b above has occurred within the last ten years.  In respect of breach 3)a above the engineering operations and installations on the land do	This Notice takes effect on 20 May 2025 unless an appeal is made against it beforehand.		

not constitute a small-scale use appropriate to a rural area nor does the development, by reason of the size, siting, visual impact and design, achieve a high standard of design. The development introduces an unsympathetic and discordant form of development that fails to contribute to the protection or conservation of the Forest of Bowland National Landscape. The development therefore does not comply with Key Statement EC2 and Policies DMG1, DMG2, DMB1 and DMB3 of the Ribble Valley Core Strategy and National Planning Policy Framework in particular paragraph 135. In respect of breach 3)b above the development is sited in an unsustainable, isolated location with limited access to public transport or access by cycling or foot, with a reliance on private motor vehicle. The development is not considered to be a small-scale use appropriate to a rural area or essential to the local economy or social well-being of the area. Access to the site, including use of local rural roads by a significant number of private motor vehicles, is considered un-safe and the

development fails to integrate into the local environment without a significant negative impact on the highway network. The development does not have adequate parking provision, appropriate to the scale of development. The development is therefore an unacceptable use of the land and is contrary to Key Statement DS1, DS2, EC3 and DM12 and Policies DMG1, DMG2, DMG3, DMB1 and DMG3 of the Ribble Valley Core Strategy and the National Planning Policy Framework. The Council consider that planning permission should not be given, because planning conditions could not overcome these objections to the development. WHAT YOU ARE **REQUIRED TO DO** You must: Remove the hardstanding, bases for tipis, storage container, mobile home and tipis, except that which would be permitted under schedule 2 of the Order. Remove from the land all building materials and

		as a wedding we for such period a permitted under sthe Order.  6. TIME COMPLIANCE  The periods for with the steps paragraph 5 are:  (i) 13 weel date this notice to determine the date that the date t	t (i) above, land to its the breach levelling the sary and regrass, and to replace the course of the Land enue, except as would be schedule 2 of the compliance set out in the skes effect.  It is from the skes effect.				
		BREACH OF (	CONDITION NO	TICES			
Address/map reference	Name of serving authority	Date of service of notice	Details of permission	relevant	planning	Statement/summary of condition which been complied with and the requirement notice, including the period allowed for conditions.	nts of the

Lower Core Farm, Chipping	RVBC	Issued 4 August 1981*	3/78/1368/PB (17 April 1979)	Non-compliance with conditions 2 (tow) and 3 (three). Compliance with conditions (two) and (three) within a period of 6 months from the date the notice takes effect.
Brick House Restaurant, Garstang Road, Chipping	RVBC	Issued 22 January 1982*	3/79/11468 (22 November 1979)	Failure to comply with conditions 2 and 4, by the carrying out without detailed planning permission of building operations in connection with the conversion of a barn to a club house, with extensions at Brick House Restaurant, Chipping.  The dismantling of all building works carried out and the removal from the site of all building materials used in connection with the said building within a period of twenty eight days from 22 February 1982.
The Bungalow, Judd Holmes Lane, Off Hesketh Lane, Chipping.	RVBC	Issued 16 November 1993*	3/90/07830/P	The following condition has not been complied with- That the occupancy of the dwelling shall be limited to a person solely or mainly employed in the locality in agriculture as defined in Section 336(1) of the Town and Country Planning Act 1990 or in forestry or a dependant of such a person residing with him or her or a widow or widower of such a person.  You are required to [comply] [secure compliance]
				with the stated condition(s) by [taking the following steps] –  1. Vacate the property forthwith.  2. Any future occupant of this dwelling shall be as described in paragraph 4 above.  Time for compliance [30 days beginning with the day on which this notice is served on you].
2, 4 and 6 Hodder Bridge Cottages, Chipping Road, Chaigley, Clitheroe, BB7 3LP	RVBC	30 <sup>th</sup> October 1997	3/96/0755/P	The following condition has not been complied with: The unit or units of accommodation shall not be let to or occupied by any one person or a group of persons for a continuous period of longer than four

				weeks in any one year and in any event shall not be used as permanent accommodation.  As the person responsible for the breach of condition specified in paragraph 4 of this notice, you are required to comply with the stated condition by taking the following step:  Cease the use of the property identified in paragraph 2 above as a residence for periods of occupation longer than four weeks in any one year by the same person or group of persons.
Former Hodder Bridge Hotel, (now Hodder Bridge Court), Chipping Road, Chaigley, Clitheroe, BB7 3LP.	RVBC	Issued 9 February 1998*	3/96/0753/P	Breach of condition 3 "There shall be no direct pedestrian or vehicular access between the site and the adjacent highway (C571) to that end a continuous wall or fence 0.9m in height shall be erected and be permanently maintained in the highway boundary/visibility splay, all vehicular and pedestrian access being obtained from the adjacent highway (C571).  Construct a solid continuous wall or fence of 0.9m in height along the highway boundary/visibility splay so that there shall be no direct pedestrian access between the site and the adjacent highway other than via the adjoining car park. Time for compliance 30 days beginning with the day on which the notice was served.
Forest Becks Farm, Settle Road, Bolton By Bowland	RVBC	Issued 5 March 1998*	3/91/0688/P (13 February 1992)	Breach of condition 2. "This approval relates to the amended plans received on the 17 January 1992".  Remove the front boundary wall within 30 days of the notice being served
Vehicular access at Chew Mill Farm, Elker Lane, Billington	RVBC	Issued 19 April 2001*	3/99/0017/P (14 May 1999)	Breach of conditions:  4. Prior to the use commencing, the existing access shall be constructed as shown on the amended plan number 5-18/S.03/A1 with the area of the access road from Elker Lane to the farm access gate being appropriately paved in

				tarmacadam, concrete or other approved surfacing materials.  5. Prior to the use commencing, the sight lines, boundary fences and walls shown on the amended plan shall be provided and thereafter the verge so formed shall be kept clear of any obstructions whatsoever above road level.  Required to reconstruct the existing access as indicated on the approved plan and implement the provision of sight lines, boundary fencing and walling shown on the approved plan.  Time for compliance 42 days beginning with the day the notice is served.  COMPLIED
The residential premises No 1 Rock Terrace, Whalley Old Road, Billington	RVBC	Issued 3 August 2010*	3/2008/0136/P (2 April 2008)	Breach of condition "(2) Notwithstanding the provisions of the Town and Country Planning (General Permitted Development) Order 1995 (or any Order revoking or re-enacting that Order) any future alterations to the extension at ground floor level shall not be carried out without the formal written consent of the Local Planning Authority. REASON: In the interests of the amenity of the area and to enable safe off-road parking for the property in accordance with Policies G1 and H10 of the Ribble Valley Districtwide Local Plan.  Remove the door from the arched access on the recently constructed two storey extension. Time for compliance: 30 days beginning with the day on which this notice is served on you.
Ribblesdale Park, Mill Lane, Gisburn, Lancashire, BB7 4LP	RVBC	Served by First Class Post on Tuesday 31 March 2015	3/2010/0277P ( 16 July 2010)	Breach of Condition of planning permission 3/2010/0277P has not been complied with: Condition no: 4 – Within two months of the date of this planning permission details of a scheme of landscaping/screen planting in the vicinity of the existing car park, including wherever possible the retention of existing trees, shall be submitted for

				the written approval of the Local Planning Authority.  The approved landscaping/screen planting scheme shall be implemented in the first planting season following the first use of the extended café and office accommodation hereby permitted and shall be maintained thereafter for an Authority. This maintenance shall include the replacement of any tree or shrub which is removed, or dies or is seriously damaged, or becomes seriously diseased, by a species of similar size to those originally planted.  REASON: In the interests of the amenity of the area and to comply with policy G1 of the Ribble Valley District Local Plan.  Implement the approved landscaping/screening planting details shown on the amended planed received by the Local Authority on 31 January 2012 (Drawing Number HIN/12 DWG04B)
Stydd Garden Centre, Stoneygate Lane, Ribchester, PR3 3YN	RVBC	Served by First Class post on Monday 8 February 2016 The notice has been complied with.	3/2014/0749/P (17 April 2015)	The following conditions of planning permission 3/2014/0749/P have not been complied with:  Condition 2  Within six months of the date of this permission, the access into the site shall be modified and the car parking spaces shall be laid out and marked out on site as shown on the submitted 1:500 Scale Block Plan (amended plan received by the Local Planning Authority on 31 March 2015) and as previously granted planning permission on 16 January 2015 under reference 3/2014/0665/P.  REASON: To ensure the implementation of the access and car parking improvements within a reasonable timescale in the interests of highway safety and to comply with Policy DMG1 of

	the Ribble Valley Core Strategy (Adopted Version).
	Condition 3 Within two months of the date of this permission, a visibility splay should be formed at the junction of the site access on to Stoneygate Lane that has dimensions of 2.4m x 15m to the north of the access and 2.4m x 25m to the south of the access and 2.4m x 25m to the south of the access and 2.4m x 25m to the south of the access. Thereafter, notwithstanding the provisions of the Town and Country Planning Permitted Development Order 2008 (as amended) no building, wall, fence, hedge, tree, shrub or other device shall be erected, planted or allowed to remain within the visibility splay.  REASON: In the interests of highway safety and to comply with Policy DMG1 of the Ribble Valley Core Strategy (Adopted Version).  Condition 4 Within two months of the date of this permission, the access shall have been given a tarmacadam finish for the first 10m of its length measured from the edge of the carriageway of Stoneygate Lane. Thereafter, this section of the access shall be retained in this manner in perpetuity.  REASON: To prevent loose materials from being deposited on the public highway in the interests of highway safety and to comply with Policy DMG1 of the Ribble Valley Core Strategy (Adopted Version).
	Within 28 days of the date of service :      Modify access into the site and lay out and mark out the car parking spaces as shown on the submitted 1:500 Scale Block Plan (amended plan received by

				the Local Planning Authority on 31 March 2015) and as previously granted planning permission on 16 January 2015 under reference 3/2014/0665/P as required by Condition 2 set out above.
				Form a visibility splay at the junction of the site access on to Stoneygate Lane that has dimension of 2.4m x 15m to the north of the access and 2.4m x 25m to the south of the access, as required by Condition 3 set out above.
				Give the access to the site a tarmacadam finish for the first 10m of its length measured from the edge of the carriageway of Stoneygate Lane as required by Condition 4 above.
18 Netherwood Gardens, Brockhall Village, Old Langho, Blackburn, BB6 8HR	RVBC	Served by First Class post on 11 November 2016	3/2015/0317	The following conditions of planning permission 3/2015/0317 have not been complied with:
				Condition 2 The permission shall relate to the development as shown on plan ref. Existing & Proposed Plans & Elevations (Rev E) received 24 <sup>th</sup> August 2015.  Condition 8 "The balcony hereby permitted shall be carried out in accordance with the approved plans. The remaining roof area of the extension shall not be used as a balcony, roof garden or similar amenity area without the prior written consent of the Local Planning Authority.  Reason: To protect the amenities and privacy of the neighbouring properties and in accordance

	DVD O			with policy DMG1 of the Ribble Valley Core Strategy."  As the person responsible for the breach of condition specified in paragraph 4 of this notice, you are required to comply with the stated condition by taking the following steps:  Remove the balustrading and obscured glass which has been fitted around the balcony and roof area of the extension and replace it with obscured glass with the dimensions and in the position as indicated on the approved plan Existing & Proposed Plans & Elevations (Rev E) received 24 August 2015 Dwg No.(1398_BRO_01_Planning_Rev_E).
Land to the east of Clitheroe Road (Lawsonsteads) Whalley	RVBC	Served by First Class Post on 16 December 2016  The notice was withdrawn on 12 December 2018, the works required by the notice having been carried out.	3/2013/0137	The following condition of planning permission 3/2013/0137 has not been complied with:  Condition 17  "Prior to the commencement of each phase of development, a detailed surface water drainage scheme for that phase, based on sustainable drainage principles and evidence of an assessment of the hydrological and hydrogeological context of that phase, shall be submitted to and approved in writing by the Local Planning Authority. No surface water shall connect into the public sewerage system, directly or indirectly, without the consent of the Local Planning Authority pursuant to this condition. The scheme for each phase shall be implemented in accordance with the approved details prior to the occupation of any development within that phase and retained thereafter.

				REASON: To ensure that surface water is dealt with by the most suitable means in accordance with national government policy. In accordance with Polices EN2, EN4, DME2 and DME3 of the Ribble Valley Core Strategy Regulation 22 Submission Draft."  As the person responsible for the breach of condition specified in paragraph 4 of this notice, you are required to comply with the stated condition by taking the following steps:  Implement the scheme approved for residential
Land at Todber Caravan	RVBC	Served by first class post on	3/2013/1007	phase 1, in accordance with condition 17 of planning permission 3/2013/0137 prior to the occupation of any development within that phase and retain it thereafter.
Park, Burnley Road, Gisburn, Clitheroe, BB7 4JJ		22 December 2016	3/23/10/100/	The following condition of planning permission 3/2013/1007 has not been complied with:
				"The caravans/chalets shall be occupied for holiday purposes only and shall not be occupied as a person's sole or main place of residence. The owners/operators of the caravan park shall maintain an up to date register of the names of all owners/occupiers of the individual caravans/chalets, and of their main home addresses, and shall make this information available at all reasonable times to the Local Planning Authority.
				REASON: In accordance with Policies G5 and RT5 of the Ribble Valley Districtwide Local Plan and Policies DMG2 and DMB3 of the Ribble Valley Core Strategy Regulation 22 Submission Draft – Post Submission Version (including proposed main changes) in order to ensure that the holiday units are not used for unauthorised permanent residential accommodation."

				As the person responsible for the breach of condition specified in paragraph 4 of this notice, you are required to comply with the stated condition by taking the following steps:  • Ensure occupation of the caravans/chalets as a person's sole or main residence ceases.  • Maintain an up to date register of the names of all owners/occupiers of the individual caravans/chalets and of their main homes address, and make this information available to the Local Planning Authority.  Period for compliance  • 6 months beginning with the day on which this notice is served on you.
Land at and adjoining Twyn Ghyll Caravan Park, Paythorne, Clitheroe, BB7 4JD	RVBC	Served by First Class Post on 22 December 2016	3/2012/0920	The following condition of planning permission 3/2012/0920 has not been complied with:  "3. The terms of occupancy of the site shall be as follows:  The caravans/cabins/chalets shall be occupied for holiday purposes only.  The caravans/cabins/chalets shall not be occupied as a person's sole or main place of residence.  The owners/operators shall maintain an up-to-date register of the names of all owners/occupiers of individual caravans/cabins/chalets on the site, and of their main home addresses, and shall make this

				information available at all reasonable times to the Local Planning Authority.  REASON: In accordance with Policies G5 and RT5 of the Ribble Valley Districtwide Local Plan and Policies DMG1 and DMB3 of the Regulation 22
				Submission Draft Core Strategy in order to ensure that the approved holiday accommodation is not used for unauthorised permanent residential accommodation. The register required in (iii) above shall normally be collected by the caravan site licence holder or his or her nominated person."
				As the person responsible for the breach of condition specified in paragraph 4 of this notice, you are required to comply with the stated condition by taking the following steps:
				Ensure occupation of the caravans/chalets as a person's sole or main residence ceases.
				<ul> <li>Maintain an up to date register of the names of all owners/occupiers of the individual caravans/chalets and of their main homes address, and make this information available to the Local Planning Authority.</li> </ul>
				Period for compliance
				6 months beginning with the day on which this notice is served on you.
Land at and adjoining Twyn Ghyll Caravan Park, Paythorne, Clitheroe, BB7 4JD	RVBC	Served by First Class Post on 22 December 2016	3/2015/0567	The following condition of planning permission 3/2015/0567 has not been complied with:
				"4.The terms of occupancy of the site shall be as follows:

The caravans shall be occupied for holiday purposes only.

The caravans shall not be occupied as a person's sole or main place of residence.

The owners/operators shall maintain an up-to-date register of the names of all owners/occupiers of individual caravans on the site, and of their main home address, and shall make this information available at all reasonable times to the Local Planning Authority.

REASON: To ensure that the approved holiday accommodation is not used for unauthorised permanent residential accommodation in order to comply with Policies DMG1 and DMB3 of the Ribble Valley Core Strategy (Adopted Version).

As the person responsible for the breach of condition specified in paragraph 4 of this notice, you are required to comply with the stated condition by taking the following steps:

- Ensure occupation of the caravans/chalets as a person's sole or main residence ceases.
- Maintain an up to date register of the names of all owners/occupiers of the individual caravans/chalets and of their main homes address, and make this information available to the Local Planning Authority.

Period for compliance

• 6 months beginning with the day on which this notice is served on you.

		T	T	Т			
Land to the east side of Mitton Road Whalley, Clitheroe	RVBC	Served by First Class Post on 20 May 2021	3/2017/0714	The following condition of planning permission 3/2017/0714 has not been complied with:  The external materials, including surfacing materials and their extents, of the development hereby permitted shall be carried out in complete accordance with those detailed on the approved plans and the 'Additional Planning Information' sheet submitted with the application. The materials shall be implemented within the development in strict accordance with the approved details.  REASON: To ensure that the materials to be used are appropriate to the locality in accordance with Policies DMG1 of the Ribble Valley Core Strategy.  What are you required to do in relation to the Breach of Condition			
				Policies DMG1 of the Ribble Valley Core Strategy.  What are you required to do in relation to the			
				with planning application 3/2017/0714  Period for compliance  • 28 days beginning with the day on which this notice is served on you.			

	RVBC	Served by First Class Post	3/2018/0989	The following conditions of planning assessing
Land on the north west side of Pendleton Road, Wiswell,		on 17 December 2021		The following conditions of planning permission 3/2018/0989 have not been complied with:
Clitheroe				Condition no 2
				2 Unless explicitly required by condition within this consent, the development hereby permitted shall be carried out in complete accordance with the proposals as detailed on drawings:
				- Location Plan HM/0989/01
				- New extension Proposal for agricultural use 02 (Amended Plans Received 28/02/2019)
				Reason: For the avoidance of doubt and to clarify which plans are relevant to the consent
				Condition no 3
				3 The external facing materials as detailed within the application form (3/2018/0989) shall be used and no others substituted without written consent from the Local Planning Authority. For the avoidance of doubt the timber shall be stained "Forest Green" as agreed within an email dated 28/02/2019 and shall remain as such in perpetuity.
				Reason: In order that the Local Planning Authority may ensure that the materials to be used are appropriate to the locality and wider open countryside.
				Condition no 4
				4 The building hereby permitted shall be used for agricultural purposes only (as defined in Section 336(1) of the Town and Country Planning Act 1990).
				Reason: To ensure that the building is used solely for agricultural purposes connected with the working of the holding.
				Condition no 7
				7 Notwithstanding the submitted details, no further development, including any further site

preparation, demolition, scrub/hedgerow clearance or tree works/removal shall be undertaken on site until details of a scheme for the replacement planting of trees to be removed (as indicated within the submitted Arboricultural Constraints Appraisal February 2019) at a ratio 3:1 has been submitted to and approved in writing by the Local Planning Authority.

For the avoidance of doubt the submitted details shall clearly indicate the types and numbers of trees and their location/distribution on site. The agreed details shall be implemented in the first planting season following removal of any of the identified trees and shall be maintained thereafter. This maintenance shall include the replacement of any tree which is removed, or dies, or is seriously damaged, or becomes seriously diseased, within a period of 5 years by a species of similar size to those original planted.

Reason: to ensure adequate screening is maintained on the site in the interest of protecting the visual amenity and character of the area.

## Condition no 8

8 Prior to the use of the agricultural building hereby approved, full details of the alignment, height and appearance of all fences, walls or hedges existing on site and any to be erected to the site boundaries to the south east, shall have been submitted to and approved in writing by the Local Planning Authority. No building shall be used pursuant to this permission before all boundary treatments have been erected in accordance with the approved details. Fences, walls, or hedge rows shall thereafter be retained in accordance with the approved details at all times.

Reason: To ensure a visually satisfactory form of development and to ensure that any boundary treatments are in keeping with the agricultural nature of the site.

			10/
			WHAT YOU ARE REQUIRED TO DO IN RELATION TO THE BREACHES OF CONDITIONS
			As the person responsible for the breaches of conditions specified in paragraph 4 of this notice, you are required to comply with the stated conditions by taking the following steps:
			Ensure that the building is laid out and constructed in accordance with the plans approved in condition 2 as received by the Council on 28 February 2019
			Stain all external timber "Forest Green" as required by condition 3.
			Remove all items from the building which are not consistent with the approved agricultural use as defined in condition 4.
			Submit a scheme which details the trees which have been/ will be removed along with details of the replacement tree planting in accordance with the requirements of condition 7.
			Submit full details of the alignment, height and appearance of all fences, walls or hedges existing on site and any to be erected to the site boundaries to the south east.
			And cease the following activities:
			All non-agricultural use of the building including but not limited to residential use of the building.
			Further development of the Land until a scheme has been submitted in accordance with condition 7 and approved in writing by the Local Planning Authority
RVBC	Served by First Class Post on 29 March 2023	3/79/0165/P	The following conditions of planning permission 3/79/0165/P have not been complied with:
			Condition 5
			"Use of clubhouse facilities and adjoining car park shall not confined/restricted to those persons residing on the caravan site and a notice to that
_	RVBC		

				effect shall be erected and displayed in close proximity to the new clubhouse in accordance with the applicant's agreement contained in a letter to the Local Planning Authority dated 24th July 1979.  Reason:- Use of the facilities by non-residents would lead to an undesirable intensification of activities associated with the caravan park. Any such intensification would be detrimental to the amenities of residents living in the locality by reason of noise and increased vehicular movements.  As the person responsible for the breach of condition specified in paragraph 4 of this notice, you are required to comply with the stated condition by taking the following steps:  • Cease permitting use of facilities by non-residents.  • Ensure that the notice required by condition 5 is permanently displayed
Land off Hawthorne Farm, Hawthorne Place, Clitheroe, BB7 2HU	RVBC	Issued 17 August 2023	3/2019/1104	The following condition of planning permission 3/2019/1104 has not been complied with:  Condition no 5  No development shall take place until a Construction Method Statement has been submitted to and approved in writing by the Local Planning Authority. For the

	avoidance of doubt the submitted statement shall provide details of:
	A. The location of parking of vehicles of site operatives and visitors
	B. The location for the loading and unloading of plant and materials
	C. The location of storage of plant and materials used in constructing the development
	D. The locations of security hoarding
	E. The location and nature of wheel washing facilities to prevent mud and
	stones/debris being carried onto the
	such facilities shall remain in place for the
	duration of the construction phase of the development) and the
	timings/frequencies of mechanical sweeping of the adjacent roads/highway
	F. Periods when plant and materials trips
	should not be made to and from the site (mainly
	peak hours but the developer to identify times
	when trips of this nature should not be made)

		G. Measures to ensure that construction
		and delivery vehicles do not impede access to
		adjoining properties.
		H. Dave and hours of operation for all
		H. Days and hours of operation for all
		construction works.
		The approved statement shall be adhered
		to throughout the construction period of the
		development.
		·
		REASON: In the interests of protecting
		residential amenity from noise and disturbance and
		to ensure the safe operation of the Highway.
		1. What you are required to do in relation
		TO THE BREACHES OF CONDITIONS
		As the person responsible for the breach
		of the condition specified in paragraph 4
		of this notice, you are required to comply
		with the stated condition by taking the
		following steps:
		Take all steps necessary to comply with
		and adhere to the Construction Method
		Statement accepted and approved under
		planning reference 3/2022/0177.
		And coase the following activities:
		And cease the following activities:

				Operation of construction works at the development site on the Land outside the hours contained in the approved statement.  Period for compliance  28 days beginning with the day on which this notice is served on you.
Land at 1 Lower Lane, Longridge, PR3 3SL	RVBC	Issued 24 August 2023	3/2019/1131	The following conditions of planning permission 3/2019/1131 have not been complied with:  Condition numbers 3 and 4.  3) The residential accommodation hereby approved shall remain incidental to the A1/A2 uses hereby approved and shall be restricted to occupation by one residential occupier at any one time.  Reason: To comply with the terms of the application and in the interests of the amenities of the area.  4) Notwithstanding the provisions of the Town and Country Planning (Use Classes) Order 1987 (as amended or re-enacted) and the Town and

Country Planning (General Permitted Development) (England) Order 2015 (as amended or re-enacted) and the Town and Country Planning (General Permitted Development) (England) (Amendment) Order 2016 (as amended or re-enacted) 1 Lower Lane shall only be used for the purposes of A1 (retail) and A2 (interior design services) and no other use within those use classes.

Reason: For the avoidance of doubt and to ensure that the development remains compatible with the character of the area.

What you are required to do in relation to the breaches of conditions:

As the person responsible for the breach of the condition specified in paragraph 4 of this notice or a person having control of the land, you are required to comply with the stated condition by taking the following steps:

Take all steps necessary to comply with and adhere to conditions 3 and 4 of planning permission 3/2019/1131.

And cease the following activities:

- Using the premises as a drinking establishment in contravention of

			condition 4 of planning permission
			3/2019/1131 which requires that the
			building on the land shall only be used for
			the purposes of A1 (retail) and A2 (interior
			design services) (as amended) and no
			other use of the land within those use
			classes.
			- Using the residential accommodation for
			"private functions" or as a drinking
			establishment in contravention of
			condition 3 of planning permission
			3/2019/1131 which requires that the
			residential use of the Land remain
			incidental to the A1/A2 approved use
			classes.
			Period for compliance:
			· ·
			28 days beginning with the day on which this notice
			is served on you.
Land at 9 Old Road	RVBC	Issued 10 January 2024	
Land at 9 Old Road Chatburn, Clitheroe BB7	I IVDO	133060 10 January 2024	The installation of a Closed-Circuit Television
4AB			Camera on the western elevation of 9 Old Road,
			Chatburn, Clitheroe, BB7 4AB.
			The CCTV camera, as erected, does not fall to be
			considered permitted development in accordance
			with Schedule 2, Part 2 Class F of the Town and

Country Planning (General Permitted Development) (England) Order, in that the development fails to comply with condition F.2 (a) of Class F. The camera is not, so far as practicable, sited so as to minimise its effect on the external appearance of the building on which it is situated. It appears to the Council that the above breach of planning control has occurred within the last ten years. The development results in a visually prominent feature, which does not assimilate into the character and appearance of either the host dwelling or the surrounding area. The unauthorised development is contrary to Policy DMG1 of the Ribble Valley Core Strategy.

Remove the CCTV camera and its associated brackets and housings from the western elevation of 9 Old Road, Chatburn, Clitheroe, BB7 4AB.

The period for compliance with the steps set out in paragraph 5 is eight weeks from the date this notice takes effect.

This notice takes effect on the 14<sup>th</sup> of February 2024, unless an appeal is made against it beforehand.

		I										
		,			ı	PLANNING ENF	OR	CEMENT ORD	ERS	,		
Address of	Applying	Court	Dat	e of	Dav	which marks	Da	av which	Postr	oone of day which	Δnnarent breach	of planning control
	authority	Court	l l	ırt's		beginning of		arks the end		s the beginning of the		der and details of any
reference	•			ision to	the	enforcement	of		enfor	cement year for the	e enforcement / b	reach of condition
			mal	ke order	yea	r for the order		forcement		by reason of section	n notice issued in re	spect of that breach
								ar for the der	1716	A(4) TCPA 1990		
			1								L	
	•				•	TEMPORAF	RY S	STOP NOTICES	S			
A d d u = 0 = 0 f	Nama	of include	Date of	· · · · · · · · · · · · · · · · · · ·	1 -	Date of service	- 4	Statement		Deceme for income	Descripement of the	If applicable date of
Address of land/map	Name of authority		Date	issue		copies of the noti		activity to	of which	Reasons for issue	Requirement of the notice	If applicable date of withdrawal
reference	dutionty					and display on si		notice relates			1101100	William area
Land at Gabbot's			25 Aug	ust 2021	2	25 August 2021		The Considers	ouncil	The authorised	Cease all the activity on the site	
Farm, Ribchester Road, Dinckley,								there has be	that	development which has taken	as specified.	
Blackburn, BB6								breach of pla		place, in an area of	ao oposinoa.	
8AH								control on the		open countryside,	Period for	
								as specified. breach of pla		adversely affects the visual amenity	compliance	
								control is	the	of the area, is not	0	
								erection	of	sustainable	One month beginning with the	
								buildings and		development and	day on which this	
								structures or land	n the vithout	has resulted in significant harm to	notice is served on	
								planning	illiout	the open	you.	
								permission c	r the	countryside. The		
									being	recipient has		
								permitted by Town and Co		declared an intention to		
								Planning (Ge		continue with		
								Permitted		further		
								Development	,	unauthorised		
								(England)	Order	development and		

				0045 (	£0		
				2015 (as amended	any further		
				("the Order").	development would exacerbate		
				The temporary	the harm		
					the nami		
				stop notice is			
				issued by the Council, in			
				exercise of their			
				power in section			
				171E of the 1990 Town and Country			
				Planning Act ("the			
				Act"), because they think that it is			
				expedient that the			
				activity specified in			
				this notice should			
				cease on the land			
				described. The			
				Council now			
				prohibits the			
				carrying out of the			
				activity specified in			
				this notice.			
				unis nouce.			
Land adjoining	RVBC	29 April 2022	29 April 2022	Without planning	The unauthorised	Cease all the	27 May 2022
Hawkshaw Farm	20			permission, the	engineering	activity on the site	,
Lonsgsight Road				construction of a	operations,	as specified.	
Clayton Le Dale				road and other	development and	ao oposinoa.	
Blackburn				engineering	change of use are		
Lancashire BB1				operations and	harmful to the		
9DW also known				other installations	special strategy for		
as the Rann				on the land, and	the Borough which		
Woodland Saccary				use of the land to	results in an		
Lane Mellor				operate a	unsustainable form		
Blackburn				business, save			
Lancashire				where such			
				operation is	interest of the		
				permitted under	amenity of the area		
				the Order.	that the activity		
				014011	causing the breach		
					of planning control		
	l .	1	1		or planning control		

					should stop immediately.		
North West Side of Pendleton Road, Wiswell, Clitheroe, BB7 9BZ	RVBC	23 December 2022	23 December 2022	Without planning permission, the carrying out of engineering operations and other installations on the land, and use of the land for purposes other than agriculture, save where such operation is permitted under the order	place, in an area of open countryside, adversely affects the visual amenity of the area, is not sustainable development and	Cease all the activity on the site as specified.	20 January 2023

Land at the south-	RVBC	3 March 2023	3 March 2023	Without planning	The unauthorised	Cease all the	31 March 2023
east side of				permission, the	engineering	activity specified in	
Whalley Old Road				construction of	operations,	this notice.	
Langho Blackburn				tracks and other	development and		
Langile Blackbarr				works and	apparent change of		
				development and	use (on land which		
				apparent change of	is within the Green		
				use of land, save	Belt) are harmful to		
				where such	the special strategy		
				operation or	for the Borough		
				· •	which results in an		
				change of use is	unsustainable form		
				permitted under the Order.			
				the Order.	of development,		
					and it is in the		
					interests of the		
					amenity of the area		
					that the activity		
					causing the breach		
					of planning control		
					should stop		
	D) (D.O.	47.4	47.4		immediately.	0 " "	
Land off	RVBC	17 August 2023	17 August 2023	In breach of	The breach of the	Cease all the	
Hawthorne Farm,				condition,	said condition has	activity specified in	
Hawthorne Place,				operation of	taken place by	this notice	
Clitheroe, BB7				construction works	failing to adhere to		
2HU				at the development	the approved		
				site on the Land	statement, in		
				outside the hours	carrying out work		
				contained in the	outside the		
				approved	approved hours,		
				statement	and it is in the		
					interests of the		
					protection of the		
					residential amenity		
					of the area that the		
					activity causing the		
					breach of planning		
					control should stop		
					immediately		

Land off 1 Lower	RVBC	24 August 2023	24 August 2023	The breach of	The breach of the	
Lane, Longridge,	TTVDO	24 / lugust 2020	24 / lagast 2020	planning control is	said condition has	
PR3 3SL				failure to comply	taken place by	
1 10 33L						
				with condition 3 of		
				planning	conditions 3 and 4	
				permission	of planning	
				3/2019/1131	permission	
				requiring use of the		
				residential	is in the interests of	
				accommodation in		
				the building on the	the amenity and	
				land to remain	character of the	
				incidental to the	area that the	
				A1/A2 uses (as	activity causing the	
				amended)	breach of planning	
				approved by	control should stop	
				planning	immediately.	
				permission, and	miniodiatory.	
				condition 4 of		
				planning		
				permission		
				requiring that the		
				building on the		
				Land should only		
				be used for the		
				purposes of A1		
				(retail) and A2		
				(interior design		
				services) (both as		
				amended) and no		
				other use within		
				those use classes.		

Lancashire County Council	22 <sup>nd</sup> March 2024	22 <sup>nd</sup> March 2024	The Council considers that there has been a breach of planning control on the land at Cutlers Quarry, Four Acre Lane, Thornley. The breach of planning control is the importation and deposit of waste.	The importation and deposit of waste on this land is taking place without the benefit of a planning permission and is therefore uncontrolled. The site is located within an Area of Outstanding Natural Beauty and is accessed via a minor road where the uncontrolled operations are having an unacceptable impact on the visual amenities of the area, highway safety and the amenity of local residents contrary to the policies of the Development	Cease the importation and deposit of waste materials on the land.	

Land at 29 Castle View, Clitheroe, BB7 2DT	RVBC	3 June 2024	3 June 2024	The Council considers that there has been a breach of planning control on the land described in paragraph 4 below. The breach of planning control is unauthorised use of the land as a short-term holiday let.	use of land as a short term holiday let is not sympathetic to existing adjacent residential land uses in terms of intensity and	Cease all the activity specified in this notice	
				This temporary stop notice is issued by the Council, in exercise of their power in section 171E of the 1990 Act, because they think that it is expedient that the activity specified in this notice should cease on the land described in paragraph 4 below. The Council now prohibits the carrying out of the activity specified in this notice. Important	divergent disruptive pattern of occupation, compared to that of neighbouring residential development, the unauthorised use is of significant detriment to the residential character of the immediate area and the residential amenities of existing nearby residential occupiers.		
				additional information is given in the Annex to this notice.  Without planning permission, use of			

		land as a short- term holiday let.		

·	Lamanahina Oarri	24st May 2004	24st May 2004	Th 2	The second second second	:\	1
Lyme House	Lancashire County Council	31 <sup>st</sup> May 2024	31 <sup>st</sup> May 2024		The winning and	i) Cease the	
Farm, Longridge	Couricii			considers	working of	winning and	
Road, Thornley,				that there	minerals from	working of	
Longridge,				has been a	this Land and	minerals on the	
				breach of	their export off	Land; and	
Preston and				planning	the Farm Unit is		
Lime House				control on	taking place	ii) Cease the	
Farm, Chipping				the land. The	without the	export of	
Road, Thornley,				breach of	benefit of a	processed	
Preston PR3 2TE				planning	planning	material off the	
FIESTOIL FINS ZIL				control is the	permission and	Farm Unit.	
				winning and	are therefore		
				working of	uncontrolled.		
				minerals	The operations		
				from	being		
				Bluestone	undertaken are		
				Quarry	not reasonably		
				(herein after	necessary for		
				referred to as	the purposes of		
				the Land)	agriculture within		
				and their	the Farm Unit as		
				export off the			
				Farm Unit.	being exported		
				The Farm	from the Farm		
				Unit is the	Unit and used in		
				land	a development		
				operated as	that is not		
				an	related to		
				agricultural	agriculture. The		
				enterprise at	quarrying		
				Lyme House	operations are		
				Farm,	therefore not		
				Longridge	authorised by		
				Road,	the permitted		
				Thornley,	development		
				Preston PR3	rights in Part 6 to		
				2TE.	Schedule 2 of		
					the Town and		
					Country		

	Planning (General Permitted Development) Order 2015. Furthermore, the Land is located within an Area of Outstanding Natural Beauty where the uncontrolled operations are having an unacceptable impact on the amenities of the area contrary to the policies of the Development Plan.
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Land at 29 Castle	RVBC	22/07/2024	22/07/2024	The Council	The	Cease all the	
View, Clitheroe,				considers that	unauthorised	activity specified	
BB7 2DT				there has been a	use of the land	in this notice.	
55, 25,				breach of	as a short-term	in this notice.	
				planning control	holiday let is not		
				on the land	sympathetic to		
				described in	existing adjacent		
				paragraph 4	residential land		
				below. The	II I		
				breach of	uses in terms of		
					intensity and		
				planning control	nature. By		
				is unauthorised	virtue of the		
				use of the land	level of		
				as a short-term	occupancy,		
				holiday let.	associated		
				<b></b>	activities and		
				This temporary	divergent		
				stop notice is	disruptive		
				issued by the	pattern of		
				Council, in	occupation,		
				exercise of their	compared to		
				power in section	that of		
				171E of the 1990	neighbouring		
				Act, because	residential		
				they think that it	development,		
				is expedient that	the unauthorised		
				the activity	use is of		
				specified in this	significant		
				notice should	detriment to the		
				cease on the	residential		
				land described in	character of the		
				paragraph 4	immediate area		
				below. The	and the		

				Council now prohibits the carrying out of the activity specified in this notice. Important additional information is given in the Annex to this notice.	residential amenities of existing nearby residential occupiers.		
	1	<u> </u>	ENFORCEMENT V	VARNING NOTICE	1	<u> </u>	
Address of land/map reference	Name of issuing authority	Date of issue of notice	Date of service of copies of the notice	Statement / summary of the breach of planning control alleged	the date specified in the notice as the date by which an application for planning permission	If applicable date of v	vithdrawal

					must be received	
Land at 1 Meadow Croft, West Bradford, Clitheroe	RVBC	30 September 2024	30 September 2024	The erection without planning permission of a car port	56 days after the date of Notice	

<sup>\*</sup> For further information contact the Council's planning department.