



Important - this communication affects your property

TOWN AND COUNTRY PLANNING ACT 1990 (as amended)

ENFORCEMENT NOTICE

ISSUED BY: ROTHER DISTRICT COUNCIL ("the Council")

1. **THIS IS A FORMAL NOTICE** which is issued by the Council because it appears to them that there has been a breach of planning control, under section 171A(1)(a) of the above Act, at the land described below. They consider that it is expedient to issue this notice, having regard to the provisions of the development plan and to other material planning considerations. The Annex at the end of the notice and the enclosures to which it refers contain important additional information.

2. THE LAND AFFECTED

Land at The Old Barn, Rye Harbour Road, Rye, East Sussex shown edged red on the attached plan ("the Land").

3. THE BREACH OF PLANNING CONTROL ALLEGED

Without planning permission, the importation, deposit, storage and burning of waste materials.

4. REASONS FOR ISSUING THIS NOTICE

- (i) It appears to the Council that the above breach of planning control has occurred within the last four years. The unauthorised development was substantially completed less than four years ago.
- (ii) The unauthorised development on the Land, which lies in the countryside just beyond the boundary of the formally designated High Weald National Landscape area and the Rye Conservation Area, is considered to be wholly inappropriate within this location, causing environmental harm due to the absence of appropriate containment measures, hard surfacing and surface water drainage, having a detrimental impact on the visual and residential amenities of the area, and to therefore be contrary to 14, 115, 116, 117, 187, 197 and 198 of the National Planning Policy Framework 2024; Policy WMP25 of the East Sussex, South Downs and Brighton & Hove Waste and Minerals Plan 2013; Policies PC1, OSS4, RA2, RA3, EN1, CO6 and TR3 of the Rother Core Strategy Local Plan 2014; and Policies DHG12, DEN1,

and DEN7 of the Rother Development and Site Allocations Local Plan 2019.

- (iii) The Council does not consider that planning permission should be given, because planning conditions could not overcome these objections to the use.

5. WHAT YOU ARE REQUIRED TO DO

- (i) Stop using the Land for the importation, deposit, storage and burning of waste materials including, but not limited to, asbestos, hardcore, soils, garden waste, timber, uPVC, plastics, metals, electrical items, vehicle parts, tyres, furniture, and bags and sacks of waste materials.

Time for compliance: Seven days after this notice takes effect

- (ii) Remove from the Land to an authorised place of disposal all waste materials imported, deposited and stored on the Land including, but not limited to, asbestos, hardcore, soils, garden waste, timber, uPVC, plastics, metals, electrical items, vehicle parts, tyres, furniture, and bags and sacks of waste materials.

- (iii) Remove from the Land all machinery, tools, equipment, vehicles, rubbish, rubble, debris and materials arising from compliance with the above requirements

Time for compliance: **Four months after this notice takes effect**

6. WHEN THIS NOTICE TAKES EFFECT

This notice takes effect on **6th October 2025** unless an appeal is made against it beforehand.

Dated: 8th September 2025

Signed:

Director of Place and Climate Change
Authorised signatory
On behalf of Rother District Council
Town Hall
Bexhill on Sea
East Sussex
TN39 3JX

Contact Officer:
Telephone:
Email:

ANNEX

1. THE RIGHT OF APPEAL

There is a right of appeal to the Secretary of State (at The Planning Inspectorate) against the Enforcement Notice. Unless an appeal is made, as described below, the enforcement notice will take effect on the date referred to in paragraph 6 of the Enforcement Notice and you must then ensure that the required steps, for which you may be held responsible, are taken within the period(s) specified in the Enforcement Notice.

Please see the enclosed information sheet from The Planning Inspectorate which tells you how to make an appeal.

If you decide that you want to appeal against the Enforcement Notice you must ensure that you send your appeal soon enough so that normally it will be delivered by post/electronic transmission to the Secretary of State (at The Planning Inspectorate) before the date specified in paragraph 6 of the Enforcement Notice.

Under section 174 of the Town and Country Planning Act 1990 (as amended) you may appeal on one or more of the following grounds:-

- (a) that, in respect of any breach of planning control which may be constituted by the matters stated in the notice, planning permission ought to be granted or, as the case may be, the condition or limitation concerned ought to be discharged;
- (b) that those matters have not occurred;
- (c) that those matters (if they occurred) do not constitute a breach of planning control;
- (d) that, at the date when the notice was issued, no enforcement action could be taken in respect of any breach of planning control which may be constituted by those matters;
- (e) that copies of the enforcement notice were not served as required by section 172;
- (f) that the steps required by the notice to be taken, or the activities required by the notice to cease, exceed what is necessary to remedy any breach of planning control which may be constituted by those matters or, as the case may be, to remedy any injury to amenity which has been caused by any such breach;
- (g) that any period specified in the notice in accordance with section 173(9) falls short of what should reasonably be allowed.

Not all of these grounds may be relevant to you.

If you appeal under Ground (a) of Section 174(2) of the Town and Country Planning Act 1990 this is the equivalent of applying for planning permission for the development alleged in the notice and you will have to pay a fee of £642.

Payment should be made by BACS (quoting reference **ENF/175/22/ICK**) to the following account:

Sort code : 30-80-12

Account number : 11649668

Account name : Rother District Council

Joint appellants need only pay one set of fees.

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

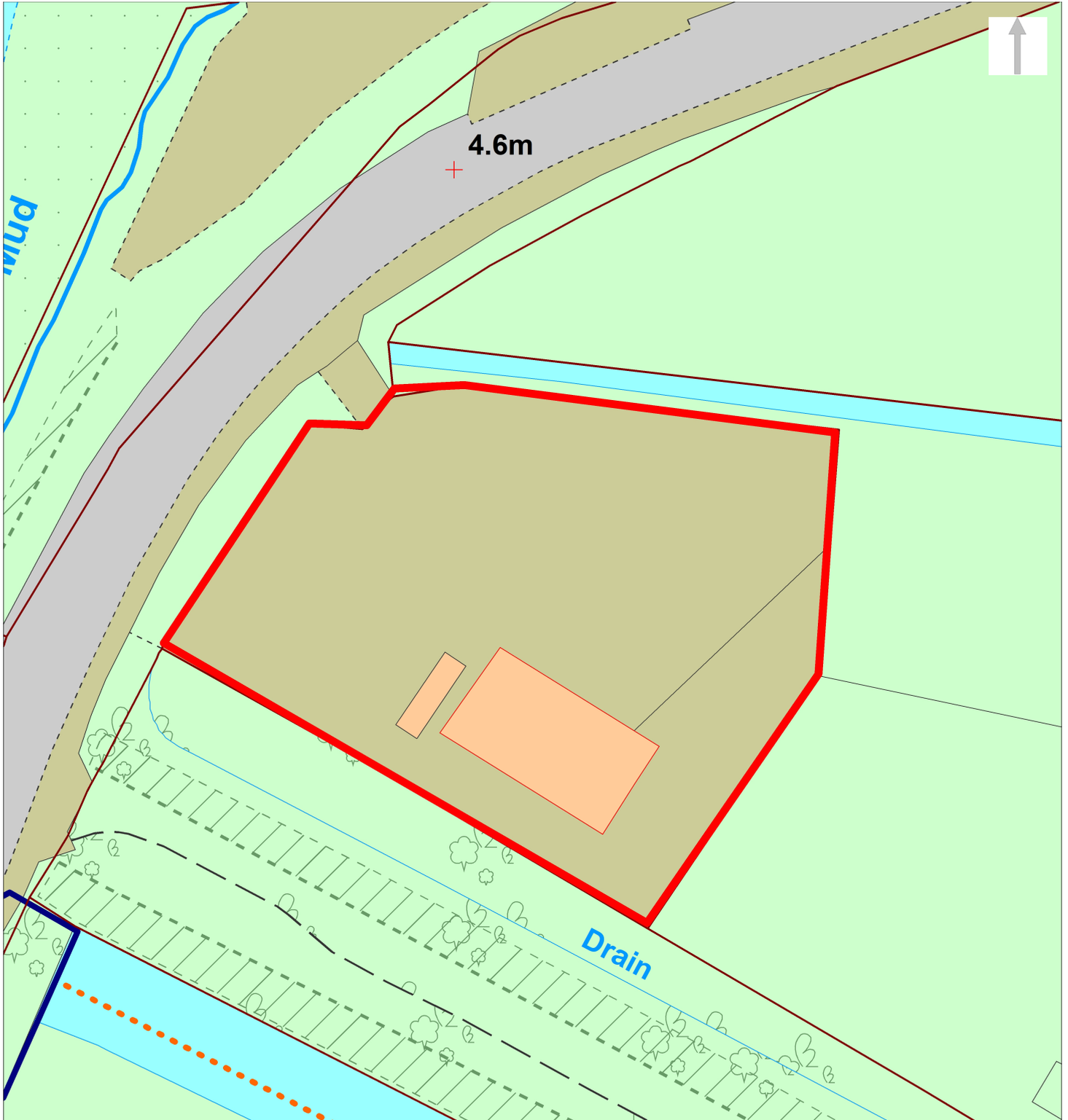
2. LIST OF PERSONS SERVED WITH THIS NOTICE

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Plan: Enforcement

File: ENF/175/22/RYE

Scale: 1:500

N.G. Ref: TQ9219NW