

[REDACTED]

---

**From:** [REDACTED]  
**Sent:** 11 March 2026 14:07  
**To:** [REDACTED]  
**Subject:** FW: Uplands Farm

Email between [REDACTED] and myself as enforcement case officer.


[REDACTED]

[REDACTED] [REDACTED]  
Principal Planning Officer  
Dover District Council  
Council Offices, White Cliffs Business Park,  
Whitfield, Dover CT16 3PJ



WORKING DAYS Mon - Weds 9.30 – 5.30pm  
Thurs 9.00 – 12.30pm

[REDACTED]@dover.gov.uk  
Web: [www.dover.gov.uk](http://www.dover.gov.uk)

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**From:** [REDACTED]  
**Sent:** 29 October 2025 11:42  
**To:** [REDACTED]  
**Subject:** RE: Uplands Farm

Thanks... found it! The entire file was scanned under Decision Notice on the original permission.


[REDACTED]



[REDACTED] [REDACTED]  
Principal Planning Officer  
Dover District Council  
Council Offices, White Cliffs Business Park,  
Whitfield, Dover CT16 3PJ

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**From:** [REDACTED]@dover.gov.uk>  
**Sent:** 29 October 2025 11:20  
**To:** [REDACTED]@DOVER.GOV.UK>  
**Subject:** FW: Uplands Farm



[REDACTED]  
**Senior Investigation Officer  
Planning and Development  
Dover District Council**

Council Offices, White Cliffs Business Park, Whitfield, Dover,  
CT16 3PJ

---

**From:** [REDACTED]  
**Sent:** 26 June 2025 10:45  
**To:** [REDACTED]  
**Cc:** [REDACTED]  
**Subject:** Uplands Farm

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Dear [REDACTED]

I trust this finds you well.

Whilst we await confirmation of a day and time for a meeting, we would ask for the following to be considered, as back-ground information for that meeting;

1) Further to the temporary stop notice ( "the notice" ) served on the property - but posted on a neighbour's property, and so in our view, respectfully, not properly served - government guidance states that negotiations between the LPA and the person served the notice should take place, so as to reach an agreeable solution.

2) This also to take place so that the council hopefully deem it unnecessary to follow up after 56 days with further enforcement action.

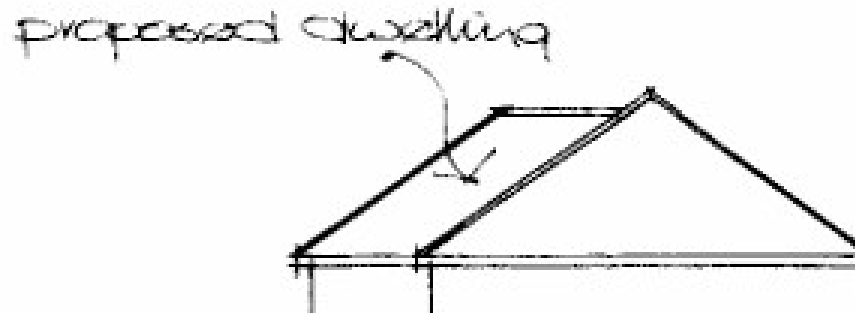
3) We have initiated correspondence with DDC inviting a meeting, but as yet we have no reply as to a date and time for such a meeting.

4) For avoidance of doubt, works that the notice referred to, stopped as soon as we were made aware of the notice by the neighbour it was served upon.

In order to act proactively and open dialogue with the council, we forward the below as mitigation/evidence to be considered.

5) There is evidence that the works referenced by the notice are already consented to within the original planning permission for the bungalow at Uplands Farm, under Permission ref. **90/0114**.

We cut and paste from the approved drawings JS/1640/1 and 2, below;

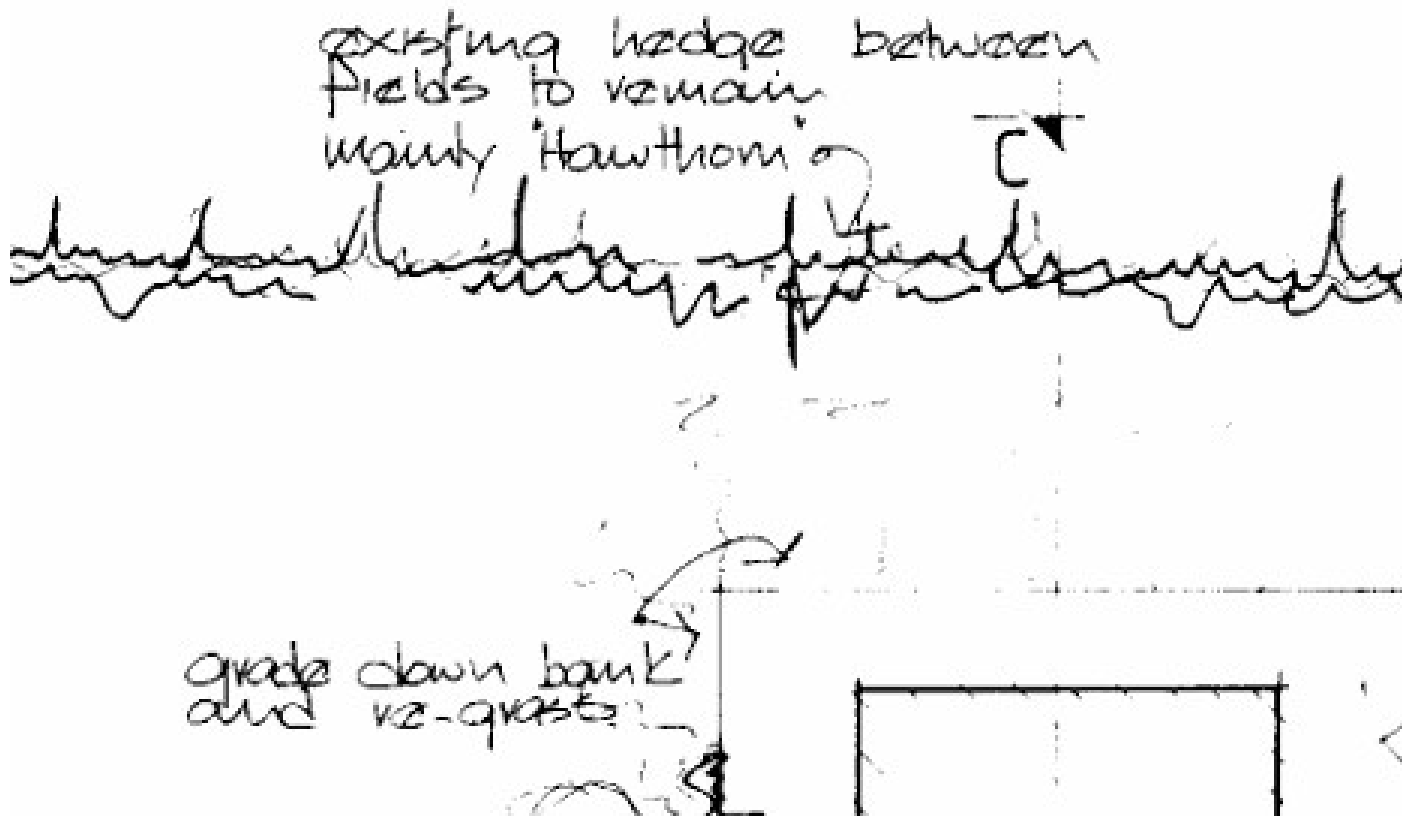


Above, you will see Section CC - with annotation "regrade chalk slope and regrass", and "part fill to garden patio"

and below, "block plan 1:50" from the same approved drawing "grade down bank and regrass"

This is excavation on a scale that may constitute an engineering operation, and is shown the approved drawings. To the same area adjacent to, and behind the bungalow, that the notice refers to.

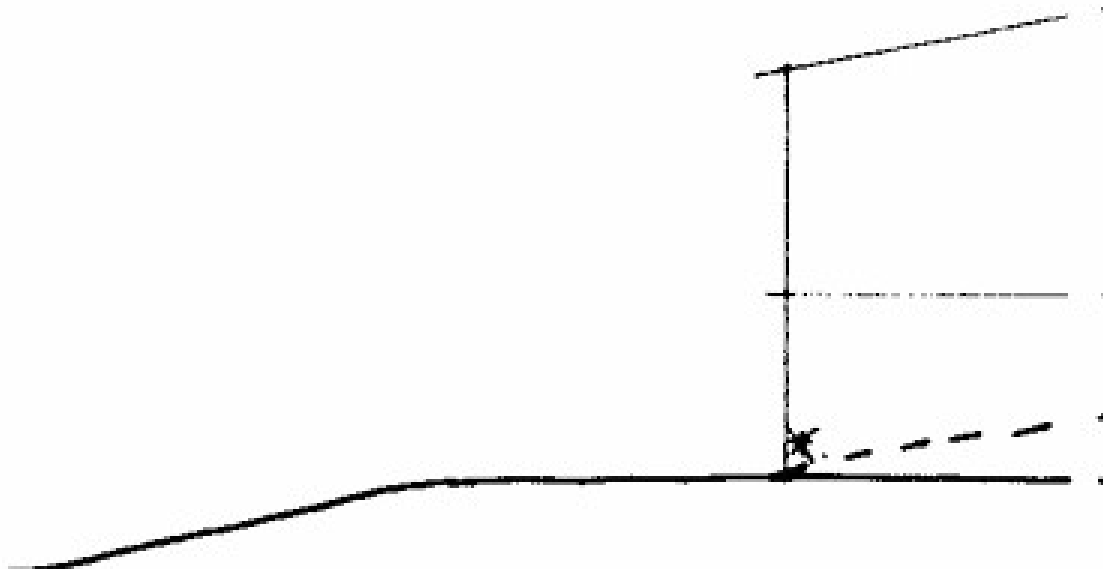
This is therefore lawful and permitted works within the original permission of the bungalow.



6) It is unclear from the drawings as to how far beyond the flank wall of the bungalow these approved works extended to, but the notice is perhaps in error when it stated the works constituted an "incongruous" form of development and appearance.

The entire rear area behind the bungalow and the large adjacent barns are excavated from the hillside.

From the same approved drawings, see section b-b below;



Note the annotation "ground level as existing through barn. original ground level shown dotted"

Again, this is significant excavations of the hillside shown as approved under the Permission 90/01104

7) We have also determined upon conversations with [REDACTED] family, that the area beyond the flank wall of the bungalow - subject of the notice - was formed by the spoils from these very previous excavations of the hillside in 1992 or thereafter.

This area was uneven made-up ground - as recorded on our initial survey.

The excavation of this area - aside from being described and indicated under 90/01104 - could also be considered Permitted Development under Schedule 2, Part 6 of the GPDO 2015. This permits the carrying out of certain development on agricultural land such as engineering operations if reasonably necessary for purposes of agriculture.

8) Upon perusal of the DDC planning file relating to the development of the bungalow at Uplands Farm - 2 files in fact, one of 11 pages and one of 86 - it is clear that DDC planning department took an extremely lenient line with [REDACTED] and did not issue formal enforcement action on him on any occasion over many years. Despite a number of alleged breaches of planning control.

The chief officer of planning taking the unusual recourse of asking a parish councillor to speak with [REDACTED], instead of taking the normal action of a range of enforcement powers.

Yet when [REDACTED] started what he believed to be lawful works, a temporary stop notice is used on him immediately.

With no formal dialogue or correspondence initiated beforehand.

Whilst you, [REDACTED] were both professional and sympathetic - these were only verbal conversations, albeit greatly appreciated.

9) A temporary stop notice allows no appeal process with the only option to formally challenge this being judicial review in the high court.

This legal remedy is open to very few individuals or companies due to its costs and complexity. This enforcement power therefore prevents the option of fair justice or review to most persons and its use is required to be very dilligently considered by any local authority for these very reasons.

UK and European Human Rights legislation, and the Equalities Act ;

The Equalities Act requires equal treatment of all individuals, and indeed govt. protocol on enforcement requires the "equal treatment of development".

The combined 97 pages of planning history of the council's planning site shows that the council treated [REDACTED] extremely leniently - in fact taking no formal enforcement action that we can identify, and entering dialogue with unrelated third parties in order to attempt an amicable remedy.

In complete contrast, the council has utilised the most extreme of enforcement powers, immediately, without any formal dialogue.

The govts'. website states that to ensure their actions are " a proportionate approach, before serving a stop notice, the local planning authority must be satisfied that there has been a breach of planning control and that the activity which amounts to the breach must be stopped immediately "

Given the evidence that the works may well be permitted within DOV/90/01104, what actions did the LPA take to ensure the works were not lawful?

10) Was the serving of the notice a proportionate and expediant action, given all the above?

11) [REDACTED] has taken specific legal and planning advice before, during and since this above matter arose. He will be making various planning applications to the council for various developments in due course, and wishes to negotiate an amicable remedy to the present circumstances.

12) [REDACTED], to date, and since his purchase of the property has removed 50 skips worth of scrap metals, plastics, waste material, building materials. He has removed 24 scrapped and rusting cars and 11 other commercial vehicles, 4 abandoned and dilapidated caravans, approximately 87 old tyres, and much other waste material that we would need to catalogue and further list.

We respectfully submit this has alleviated much harm from the countryside and AONB. We have photographs of all this and indeed sent some of these to your enforcement colleagues when he asked for advice.

13) In summary, we ask the council to rescind the notice, or at least confirm no further enforcement action is required, for the many reasons above but summarised in brief below;

- a) the works that are subject of the notice may well be lawful and approved under 90/01104
- b) the works may well be considered engineering operations and permitted development under Schedule 2 part 6 of the GPDO 2015. Much of this area was the spoil from previous, lawful and permitted excavations.
- c) As such, the council's own protocol and legislation on enforcement powers allows them to rescind the notice if i) the works in question would be permitted development, or ii) the works in question would be granted lawful use were such an application made.
- d) the serving of the notice was not a proportionate and expediant action by the council, may well violate [REDACTED] various statutory rights, and does not treat him equally and fairly, preventing any reasonable access to a legal remedy
- e) the works in question have ceased
- f) The area of the works can be improved by planting, is already top-soiled, and will be an improvement in visual terms
- g) The works in question are not incongruous - as clearly shown on site, and on the approved drawings - the entire hillside in this area has been excavated/reduced for at least 30 years
- h) [REDACTED] will deposit any applications deemed necessary by the council, subject to reasonable negotiations.
- i) This is the beginning of a process that will and has already removed substantial harm, and will continue, to create a family home and site that will be a credit to the countryside and AONB, in collaboration with DDC officers, who will be integral and vital to this process.

In closing, we thank you [REDACTED] for your continued assistance in resolving this matter, and ask if you would be so kind as to circulate this to your manager.

Kind regards

[REDACTED]

[REDACTED]

tmc commercial ltd 

23 Dumpton Park Drive Broadstairs Kent CT10 1RQ

t: [REDACTED]

tonymichaelconsulting.co.uk  Tony Michael Consulting

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[REDACTED]

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**From:** [REDACTED]  
**Sent:** 16 March 2026 18:20  
**To:** [REDACTED]  
**Subject:** Uplands Farm 25/00776

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**From:** [REDACTED] <[\[REDACTED\]@DOVER.GOV.UK](mailto:[REDACTED]@DOVER.GOV.UK)>  
**Sent:** 11 March 2026 13:46  
**To:** [REDACTED] <[\[REDACTED\]@DOVER.GOV.UK](mailto:[REDACTED]@DOVER.GOV.UK)>  
**Subject:** FW: Uplands Farm 25/00776

Hi [REDACTED]

This email exchange about the decision between the agent and myself may have been post release of the other FOI emails. It's a long chain again so largely repetitive.

[REDACTED]



[REDACTED]  
Principal Planning Officer  
Dover District Council  
Council Offices, White Cliffs Business Park, Whitfield, Dover CT16 3PJ

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[REDACTED] <[\[REDACTED\]@dover.gov.uk](mailto:[REDACTED]@dover.gov.uk)>  
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**From:** [REDACTED]  
**Sent:** 11 February 2026 16:04  
**To:** [REDACTED]  
**Subject:** RE: Uplands Farm 25/00776

Hi [REDACTED]

Yes thank you, all is well.

The decision should be with you today, if not already. I trust this enables your client to progress the pre-application enquiry.

Kind regards

[REDACTED]



[REDACTED]  
Principal Planning Officer  
Dover District Council  
Council Offices, White Cliffs Business Park, Whitfield, Dover CT16 3PJ

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Email: [REDACTED]  
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**From:** [REDACTED]

**Sent:** 09 February 2026 11:17

**To:** [REDACTED]

**Cc:** [REDACTED]

**Subject:** Re: Uplands Farm 25/00776

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Good morning [REDACTED]

I trust all is well.

Thank you for the below confirmation.

Are you on schedule to be able to send this out via your time-line stated below?

Kind regards

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

**tmc** commercial

23 Dumpton Park Drive Broadstairs Kent CT10 1RQ

architecture planning buildings

On 27/01/2026 13:44, Amanda Marks wrote:

Dear [REDACTED]

Thank you for your email. We have had a further internal meeting in relation to the CLEUD. Having considered your representations alongside our investigations, a way forward has been agreed and I will aim to issue the decision within the next 10 working days.

Kind regards



Principal Planning Officer

Dover District Council  
Council Offices, White Cliffs Business Park,  
Whitfield, Dover CT16 3PJ



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**From:** [REDACTED]  
**Sent:** 23 January 2026 13:16  
**To:** [REDACTED]  
[REDACTED]  
**Cc:** [REDACTED]  
[REDACTED]  
**Subject:** Fwd: Uplands Farm 25/00776

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Good afternoon [REDACTED],

Further to the below email, we wish to confirm for avoidance of doubt to hold in abeyance any pre-application advice until the LDA Ref 25/00776 is resolved to my client's satisfaction.

As stated below, we have asked for a response to my submissions of 2 December to Amanda.

It should not take 7 weeks and counting for this response, and to illustrate this, I submit the below screenshot.

You can see I typed out the below question into an AI search engine, which is a fair and accurate summary of the counter-argument Amanda raised - whether the conditions





----- Forwarded Message -----

**Subject:** Re: Uplands Farm 25/00776

**Date:** Wed, 21 Jan 2026 12:09:17 +0000

**From:** [REDACTED]

**To:** [REDACTED]

**CC:** [REDACTED]

Good morning [REDACTED]

Following a pre-application advice meeting with your colleague [REDACTED] and [REDACTED], it has now become apparent that the outstanding LDA ref 25/00776 is compromising the advice we have sought in regards to developments at the existing bungalow.

On 2nd December we provided to you comprehensive rebuttal to your 25 November statements.

We see no grounds for you not to approve this application, as no reply has been received in over 7 weeks since our representations of 2 December.

As such, can you please confirm that this application will be approved by Friday of this week, or provide your reply to the 2 December email confirming why you disagree with it.

To reiterate for the benefit of all, the statements from your own officers at DDC, as well as councillors, as evidenced in the DDC planning file, show clearly that the conditions referred to "go to the heart of the matter".

This application was validated on 8th July 2025 - over 6 months ago - and my client now wishes it resolved.

In your email to me of 21 October last year, you stated;

**"Sorry we haven't spoken since my previous email. Please can we have a chat regarding the site. In my view things have moved on since you submitted this application and I do not see the necessity for it. Are you available to discuss this week (tomorrow or Thursday am?) as I am proposing you withdraw application 25/00776. "**

However your colleague [REDACTED] yesterday took a completely contrary view.

And whilst she stated that the two of you had not spoken in regards this application, I cannot see how this would be the case.

In fact she stated that she thought the above LDA had been approved for non compliance with conditions 1-10.

But this would completely contradict the position she took in regards the AOC condition.

The 7 weeks of inaction referred to above, and the previous delays now appear to have an explanation.

My client is so upset with this turn of events that he intends to take action to remedy this unless his application is approved.

I personally see nothing to be gained by not approving this LDA, which relates solely to the bungalow, which my client intends developing via applications and advice to and from the LPA.

Most of the conditions are time-barred, confirmed as unenforceable by your own legal officers, or irrelevant.

And furthermore, the evidence for you to approve it is in the public record, submitted to you, and meets the legal standard required.

We await your urgent response.

Kind regards

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

tmc commercial

On 14/01/2026 12:54, [REDACTED] wrote:

Good afternoon [REDACTED]

Apologies for my late reply.

I shall wait to hear from you then.

Kind regards

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

tmc commercial

23 Dumpton Park Drive Broadstairs Kent CT10 1RQ

architecture planning buildings

On 08/01/2026 10:17, [REDACTED] wrote:

Hello [REDACTED]

I just wanted to let you know that I am still seeking to get a response to you on this CLEUD. I will try and come back to you very soon.

Kind regards

[REDACTED]



[REDACTED]  
Principal Planning Officer

Dover District Council  
Council Offices, White Cliffs Business Park,  
Whitfield, Dover CT16 3PJ

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**From:** [REDACTED]  
**Sent:** 12 December 2025 16:06  
**To:** [REDACTED]  
**Cc:** [REDACTED]  
**Subject:** Re: Uplands Farm 25/00776

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Good afternoon [REDACTED]

Are you able to respond to the further submissions of 2 December please?

Kind regards

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

tmc commercial

23 Dumpton Park Drive Broadstairs Kent CT10 1RQ

architecture planning buildings

On 02/12/2025 13:31, [REDACTED] wrote:

Good afternoon [REDACTED]

I now attach a further response to your below email of 25 November.

Once you have received I would be grateful for your reply but I believe this provides all

that is necessary to allow you to determine the application favourably.

Kind regards

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

tmc commercial

23 Dumpton Park Drive Broadstairs Kent  
CT10 1RQ

architecture planning buildings

On 27/11/2025 16:20, [REDACTED] wrote:

Dear [REDACTED]

Many thanks for your reply. I'll look at this in more detail. I'd like to hope that we can reach a conclusion if we continue to work together.

Kind regards

[REDACTED]