Guidance notes for Site Notices for prior notification of Demolition

The applicant of an application for prior notification for demolition is required to display a site notice by site display on or near the land on which the building to be demolished is sited and must leave the notice in place for not less than 21 days in the period of 28 days beginning with the date on which the application was submitted to the local planning authority. The notice should contain the following information :-

- a) The name of the applicant
- b) The description, including the address, of the building or buildings which it is proposed to be demolished
- c) A statement that the application has applied to the local planning authority for a determination as to whether the prior approval of the authority will be reqired as to the method of demolition and any proposed restoration of the site.
- d) The date on which the applicant proposes to carry out the demolition, and
- e) The name and address of the local planning authority and, which is signed and dated by or on behalf of the applicant;

"Specified building" means a building used for a purpose falling within class (A4) drinking establisments of the schedule to the use class order-

- a) Which is a community assett: or
- b) In relationto which the local planning authority has notified the developer of a nomination under paragraphB.2(b)(vi);and

"specified period" means

- A) In relation to a building which is subject to a nomination of which the local planing authority have notified the developer under paragraph N.2(b)(vi), the period from the date of the nomination to the dateon which the building is entered into-
 - (i) A list of assetts of community value, or
 - (ii) A list of land nominated by unsuccessful community nominationsunder section 93 odf the Localism Act 2011;
- B) In relation to a building which is a community assett -
 - (i) 5 years beginning with the date on which the buildingwas entered on to the list of assetts of community value; or
 - (ii) where the building was removed from that list-

(aa) under regulation 2[©] of the Assetts of Community Value (Enggland)
Regulations 2012 following a successful appeal againstilisting or because the local authority no longer consider the land to be land of community value;or
(bb) under section 92 (4)(a) of the Localism Acct 2011 following the local authority's decision on a review that the land concerned shold not have been included in th elocal authorities list of assetts of community value,

The period from the date on which the building was entered onto the list of assets of community value to the date on which it was removed from the list.