Current wording of Byelaws	Suggested new wording for Byelaws by DNPA	DFPC Comment
1 Interpretation	1 Interpretation	Support
In the construction of these byelaws "the Authority"	In the construction of these byelaws "the Authority" means	
means Devon County Council acting in its capacity as	Dartmoor National Park Authority and "Access Land" shall be land:	DNPA should negotiate with Natural
Dartmoor National Park Authority and "access land"	(i) defined as "the commons" in Section 2 of the Dartmoor Commons	England to also apply the protection of
shall be all that land:	Act 1985; and/or	these byelaws to SSSI.
(i) defined as "the commons" in Section 2 of the	(ii) defined as "access land" in Section 1(1) and Section 16 of the	
Dartmoor Commons Act 1985 and	Countryside and Rights of Way Act 2000; and/or	
(i) land within the Dartmoor National Park to which	(iii) land within the Dartmoor National Park to which the public has	
the public has access by virtue of the Authority	access by virtue of the Authority having an interest in that land and	
having an interest in that land and which is more	which is more particularly identified in Schedule 1 to these byelaws.	
particularly identified in Schedule 1 to these byelaws.		
2 Extent of Byelaws	2 Extent of Byelaws	Gender neutral language required.
Nothing in these byelaws shall apply to:	Nothing in these byelaws shall apply to:	
(i) any act done in pursuance of the exercise of any	(i) any act done in pursuance of the exercise of any right of	
right of common; or	common	
(ii) the owner of any part of the access land as	(ii) the owner of any part of the Access Land as respects any act	
respects any act done on that part by him or by any	done on that part by him or by any person acting with his consent	
person acting with his consent (and the consent of	and the consent of the Authority where necessary to accord with	
the Authority where necessary to accord with	Byelaw 12, 7(i) 16, 17, 18,19 (ii) 20	
byelaws 15, 16, 17, 18 and 19).		
	3 Revocation	Support
	The Byelaws made by Devon County Council (acting as Park	
	Authority for Dartmoor National Park) on 17 April 1989 and	
	confirmed by the Home Secretary relating to the Access Land are	
	hereby revoked.	

3 Vehicles	4 Vehicles	Support – in particular for the inclusion of
No person shall without reasonable excuse ride or	No person shall without reasonable excuse drive, ride or propel	pedal propelled vehicles.
drive a cycle, motorcycle, motor vehicle or any other	any mechanically propelled vehicle or any pedal propelled vehicle	
mechanically propelled vehicle on any part of the	on any part of the Access Land other than on a highway where	
access land where there is no right of way for that	there is a right of way for that class of vehicle.	
class of vehicle.	If the Authority has set apart a space on the Access Land for use by	
The right to park a vehicle within 13.75 metres of a	vehicles of any class, this byelaw shall not prevent the riding or	
road contained in Section 34 Road Traffic Act 1988	driving of those vehicles in the space so set apart, or on a direct	
shall not apply to those verges where the Authority	route between it and the highway.	
has erected signs indicating that parking off the	This byelaw shall not extend to mobility scooters or powered	
highway at those points is prohibited. (Removed and	wheelchairs (together known legally as 'invalid carriages'). "Invalid	
covered in revised Byelaw 4 below)	carriage" means a vehicle, whether mechanically propelled or not,	
This byelaw shall not extend to invalid carriages.	the unladen weight of which does not exceed 150 kilograms, the	
If the Authority has set apart a space on the access	width of which does not exceed 0.85 metres, and which has been	
land for use by vehicles of any class, this byelaw shall	constructed or adapted for use for the carriage of one person being	
not prevent the riding or driving of those vehicles in	a person suffering from some physical defect or disability and is used	
the space so set apart, or on a direct route between it	solely by such a person.	
and the public road.		
In this byelaw:		
"cycle" means bicycle, a tricycle or a cycle having four		
or more wheels not being in any case a motorcycle or		
motor vehicle;		
"Invalid carriage" means a vehicle, whether		
mechanically propelled or not, the unladen weight of		
which does not exceed 150 kilograms, the width of		
which does not exceed 0.85 metres and which has		
been constructed or adapted for use for the carriage		
of one person being a person suffering from some		
physical defect or disability and is used solely by such		
a person;		
"motorcycle" means a mechanically propelled vehicle		
not being an invalid carriage with fewer than four		
wheels and the weight of which unladen does not		
exceed 410 kilograms;		
"motor vehicle" means a mechanically propelled		
vehicle not being an invalid carriage intended or		
adapted for use on roads.		

4 Parking No person shall without reasonable excuse park or knowingly cause to remain on the access land a caravan or trailer unattached to a towing vehicle, except on any area which is set apart and indicated by notice as a place where the parking of such caravans or trailers is permitted.	 5 Parking (i) The parking of a vehicle is not permitted on those verges where the Authority has erected signs indicating that parking off the highway at those points is prohibited. (ii) No person shall without reasonable excuse park or cause to remain on the Access Land a caravan or trailer attached or unattached to a towing vehicle, except on any area which is set apart and indicated by notice as a place where the parking of such caravans or trailers is permitted (iii) Between the hours of 9pm and 9am no person shall occupy or sleep in any mechanically propelled vehicle, caravan or trailer parked on Access Land. (iv) No person shall park any mechanically propelled vehicle on Access Land in such a manner as to impede the flow of agricultural traffic or livestock, to block (in whole or part) gateways or cattlegrid side gate entrances that are not on the highway. 	 9pm is unreasonably early. Many people drive to Peek Hill, Cox Tor and Rundlestone carparks to watch the sunset and after glow. In summer months this is well after 9pm. 11pm would be a more reasonable time. Modern, fully self-contained motor homes do not leave a footprint when overnighting in a car park on Access Land. DNPA should consider exempting these vehicles from sub-section (iii) for specific hardcore parking areas. All other amendments supported. *Note to Councillors: Opinions on the working group were divided over motor homes. The wording is a compromise and deliberately omits any recommendation or what action DNPA should take following its consideration. Councillors are reminded this response is on behalf of DFPC. Councillors may also leave comments on the consultation as individuals.
5 Repairs of Vehicles No person shall clean, paint or carry out repairs on any vehicle parked on the access land except in the event of an accident, breakdown or other emergency.	6 Repairs of Vehicles No person shall clean, paint or carry out repairs on any vehicle parked on the access land except in the event of an accident, breakdown or other emergency.	individuals. No comment

6 Camping No person shall knowingly use any vehicle, including a caravan or any structure other than a tent for the purpose of camping on the access land or land set out for the use or parking of vehicles except on any area which may be set apart and indicated by notice as a place where such camping is permitted. No person shall knowingly erect a tent on the access land for the purpose of camping: (a) in any area listed in Schedule 2 to these byelaws; (b)within 100 metres of any public road or in any enclosure. No person shall camp in a tent on the same site on the access land for more than two consecutive nights, except on any area which may be set apart and indicated by notice as a place where such camping is permitted.	 7 Camping No person shall camp on the Access Land other than in accordance with the provisions of this section. For the avoidance of doubt: (i) Camping is only permitted in single person bivouacs or in tents that sleep no more than 3 people and can be carried in a backpack and in groups of no more than 6 people; This byelaw does not apply to agreed expeditions who have written permission from the owner of the land and the Authority; (ii) No person shall erect or use any tent, hammock, tarpaulin or other temporary structure that requires support by cords or bands placed on trees. (iii) Camping is only permitted in the areas as detailed in the Camping Map which shall be (1) published on the Authority's website and (2) available for inspection at the Dartmoor National Park visitor centres and at the headquarters of the Authority and (3) amended from time to time after approval by the National Park Authority at a public meeting; and (iv) No person shall camp in a tent for more than 2 consecutive nights at the same location. 	The camping map is totally inadequate because the areas 'only with landowner's permission' are not shown. Additionally, the use of purple to highlight areas for camping is too similar to OS maps which use purple to mark access land, leading to campers to confuse (or claim to confuse) the two. This camping map should be: Red (no camping permitted); Yellow (with <u>prior</u> landowner's consent); Green (backpack camping permitted). The map should be extended to include the prohibition of camping at Wistman's Wood. The map must be more readily available beyond DNPA website & visitors' centres. As a minimum, it should be in every Enjoy Dartmoor magazine. It should also be available to buy in 1:25000 scale. Requirements for the appropriate disposal of human waste should be included in the byelaws – particularly for environmentally sensitive ground where burying waste may damage habitat. The Authority is creating additional powers to control landowners' activities. Delete 'and the Authority'
7 Water No person shall knowingly cause or permit the flow of any watercourse, leat or drain on the access land to be obstructed or diverted or interfere with any sluice gate or similar apparatus on the access land.	8 Water No person shall knowingly cause or permit the flow of any watercourse, leat or drain on the access land to be obstructed or diverted or interfere with any sluice gate or similar apparatus on the access land.	No comment

8 Fires	9 Fires	Paragraph numbering to be revised.
No person shall light a fire on the access land, or	(i) No person shall light or tend a fire on the Access Land, or place or	
place or throw or let fall a lighted match or any other	throw or let fall a lighted match or any other thing so as to be likely	(i) Support
thing so as to be likely to cause a fire. This byelaw	to cause a fire.	
shall not prevent the lighting or use in such a manner	(iii) This byelaw shall not prevent the use of a camping stove	1 st (iii) Support
as not to cause danger of or damage by fire of a	manufactured as a camping stove or cooker, provided it is used in	()
properly constructed camping stove or cooker.	such a manner as not to cause danger of or damage by fire.	2 nd (iii) This wording is too involved to be
	(iii)The use of barbecues, including disposable barbecues whether	easily understood or enforced.
	manufactured as such or otherwise, is not permitted anywhere on	Disposable BBQs are invariably lit on the
	the Access Land if it is used in such a manner as to cause fire,	ground and too often left behind.
	damage or harm to the land or vegetation or when the Fire	Disposable BBQs should be prohibited
	Severity Index reaches High or at other such times when directed	completely.
	by signs.	Non-disposable BBQs on legs should be
	(iv) No person shall gather any material from the Access Land to	permitted with the same restrictions as
	use as fuel for any fire.	applied to camping stoves. It should be
	(iv) No person shall launch either Chinese Lanterns, fireworks or	stated that no charcoal or ash may be left
	flares from the Access Land.	on Access Land or in any watercourse.
		1 st (iv) Support
		2 nd (iv) Support. Note that Army exercises
		on MOD Ranges do use parachute flares
		from time to time. Are these now banned
		or should a clause ' <i>unless approved by the</i>
		Authorty' be added?

0.000	10 Dece	(i) Summert
9 Dogs	10 Dogs	(i) Support.
Every person in charge of a dog on the access land	i) No person in charge of any dog shall permit any dog to disturb or	(ii) Support.
shall as far as is reasonably practicable keep the dog	worry any stock or wildlife or cause any nuisance or annoyance to	(iii) This is seen by menu seconduly
under close control and restrain the dog from	any person on the Access Land.	(iii) This is seen by many as unduly
behaviour giving reasonable grounds for	(ii) No person in charge of any dog shall cause or allow a dog to be	restrictive and unfairly penalises
annoyance.	exercised other than under close control and, if directed to do so by	responsible dog owners. WDBC gave
Every person in charge of a dog on the access land	a Ranger, must keep any dog on a lead.	categoric assurances that DCO designed
shall, as far as is reasonably practicable, comply with a direction given by a Ranger or other officer of the	(iii) Between 1 March and 31 July each year all dogs have to be kept on a short lead of no more than 2 metres in length	for the Pimple and Whitchurch Down would not be enforced on open moorland.
Authority to keep the dog on a lead.	(iv) No single person shall bring more than 6 dogs on to the Access	The following revised wording is
A direction under paragraph 2 above may only be	Land at any one time.	recommended:
given if such restraint is reasonably necessary to	"Dog" shall exclude police dogs, search and rescue dogs, guide or	"(iii) Between 1 March and 31 July each
prevent a nuisance or behaviour by the dog likely to	assistance dogs and any dog that is working on the Access Land with	year all dogs are kept under close control
cause annoyance or disturbance to any person on the	the consent of the landowner.	to avoid disturbing nesting birds and
access land or the worrying or disturbance of any		other breeding fauna.
animal or bird.		New (iv) Dogs must be kept on a lead in
		the close vicinity of livestock."
		(iv) Support.
		*Note to Councillors: Opinions on the
		working group were divided over the
		requirement to keep dogs on leads. This is
		a compromise text.
		Councillors are reminded this response is
		on behalf of DFPC. Councillors may also
		leave comments on the consultation as
		individuals.

10 Feeding of Animals No person on the access land shall feed or permit to be fed any animal lawfully grazed upon the land. Notice of the effect of this byelaw shall be given by signs placed in such positions as the Authority may consider adequate to inform persons on the access land.	11 Feeding of Animals No person other than the owner of any animal or the owner's authorised agent shall feed or permit to be fed any animal lawfully grazing on the Access Land.	Does this means DNPA will no longer provide signs?
11 Racehorses No person shall ride, train or exercise racehorses on an area of access land where the Authority has given a direction to the owner, trainer or rider of those racehorses that that area is not to be used for that purpose.	12 Racehorses No person shall ride, train or exercise racehorses on the Access Land unless the owner of the land and the Authority has given written permission	Support Typo – substitute 'have' for 'has'.
12 Protection of Wildlife No person shall without lawful excuse or authority on the access land, kill, molest or intentionally disturb any animal or engage in hunting, shooting or fishing or the setting of traps or nets or the laying of snares.	 13 Protection of Wildlife No person shall without lawful excuse or authority: (i) intentionally or recklessly take, kill, injure or disturb any wild animal, bird or fish; intentionally or recklessly take, damage or destroy any eggs or nests. (ii) engage in any operations of or connected with hunting, shooting, fishing, trapping, snaring, taking or destroying of animals, birds or fish or have with them any engine, instrument or apparatus used for hunting, shooting, fishing, trapping, shooting, fishing, trapping, snaring, taking or destroying animals, birds or fish. 	It is unclear what 'authority' is meant here. Recommend the wording of Byelaw 21 is used: "unless authorised in writing by the owner of the land and the Authority". (i) The second part only covers birds but should also cover other fauna. This byelaw should add "dens, setts and lairs" to protect mammals (eg from digging out foxes, badgers etc). (ii) falconry is a form of hunting wildlife that is not listed. This byelaw should add

 13 Firearms and Projectiles No person shall: discharge on the access land without lawful authority any firearm, air weapon or crossbow; or release any projectile or throw any missile on the access land to the danger of any other person or so as to give reasonable grounds for annoyance; or 14 Firearms and projectiles No person shall: (i) discharge on the Access Land without lawful authority any firearm, air weapon, crossbow: or drive, chip or pitch a hard golf ball on any area of the access land listed in Schedule 2 to these byelaws down to and including Plasterdown or on any other area of access land so as to give reasonable grounds for annoyance. 	 14 Firearms and projectiles No person shall: (i) discharge on the Access Land without lawful authority any firearm, air weapon, crossbow: or (ii) release any projectile or throw any missile on the Access Land to the danger of any other person or so as to give reasonable grounds for annoyance; or (iii) hit a golf ball or similar on any of the Access Land. 	 (i) Support. (ii) Throwing projectiles at animals should also be covered. This byelaw should add or animal. (iii) Support – but
 14 Damage to Land No person on the access land shall without reasonable excuse: (a) climb any wall or fence on or enclosing the land; (b) remove or displace any barrier, railing, post or seat, or any part of any erection or ornament, or any implement provided for use in the laying out or maintenance of the access land. No person shall without reasonable excuse remove from or displace on the access land any soil, peat, dung or stones. 	 15 Damage to land No person on the Access Land shall without reasonable excuse or lawful authority: (i) break or damage any wall or fence on or enclosing the Access Land; (ii) remove or displace any barrier, railing, post or seat, or any part of any erection or ornament, or any implement provided for use in the laying out or maintenance of the Access Land; or (iii) remove from, displace or damage on the Access Land any vegetation, wood, soil, peat, dung or stones. 	 (i) Support. (ii) Support. (iii) A significant problem at Wistman's Wood and elsewhere is the removal of moss. This byelaw should explicitly include "moss" in the list after vegetation.
15 Metal Detectors No person shall on the access land use any device designed or adapted for detecting or locating any metal or mineral in the ground unless he is authorised to do so by the Authority.	16 Metal detectors No person shall on the Access Land use any device designed or adapted for detecting or locating any metal or mineral in the ground unless they have written permission from the owner of the land and the Authority.	No comment
16 Commercial Activities No person shall on the access land offer for sale or let to hire any commodity or article, or offer any service for reward unless he is authorised to do so in pursuance of an agreement with the Authority and the owner of the land.	17 Commercial activities No person shall offer for sale or hire any goods or services on the Access Land in exchange for payment or reward unless he is authorised to do so in pursuance of an agreement with the owner of the land and the Authority.	Gender neutral language required.

17 Aircraft No person shall take off from or land upon the access land in an aircraft, helicopter, hang-glider or hot-air balloon (except in an emergency) unless he is authorised to do so by the Authority.	 18 Recreational Activities No person shall on the Access Land participate or engage in any activity which comprises over 50 people on foot, or 30 horses or cyclists, unless he is authorised to do so in pursuance of an agreement with the owner of the land and the Authority. 19 Aircraft No person shall take off from or land upon the Access Land in an aircraft, helicopter, hang-glider, paraglider, hot-air balloon or any other craft designed for manned flight (except in an emergency) unless he is authorised to do so by the owner of the land and the Authority. 	Support Gender neutral language required.
 18 Kites and Model Aircraft No person shall fly a kite or model glider from the access land in such a manner as to give reasonable cause for annoyance to any other person or in such a manner as is likely to startle or disturb stock on the land. No person shall release any power-driven model aircraft for flight or control the flight of such an aircraft on or over the access land unless he is authorised to do so by the Authority. For the purpose of this byelaw "model aircraft" means an aircraft which either weighs not more than 5 kilograms without its fuel or is for the time being exempted (as a model aircraft) from provisions of the Air Navigation Order and "power driven" means driven by the combustion of petrol vapour or other combustible vapour or other combustible substances or by one or more electric motors. 	20 Kites, model aircraft and drones (i) No person shall fly a kite from or over the Access Land in such a manner as to give reasonable cause for annoyance to any other person or in such a manner as is likely to startle or disturb stock or wildlife on the land. (ii) No person shall launch any model aircraft or drone from the Access Land unless authorised to do so by the owner of the land and the Authority. (iii) No person shall operate any model aircraft or drone over the Access Land at a height or location that may disturb stock or wildlife or cause a nuisance to another person.	Support
19 Entertainments No person shall hold any show, concert, exhibition or other entertainment on the access land. Provided that this byelaw shall not apply to any show, concert, exhibition or other entertainment authorised by the Authority.	21 Entertainments No person shall hold any rave, show, concert, exhibition or other entertainment on the Access Land unless authorised in writing by the owner of the land and the Authority.	" festival " should be added to the list.

20 Music and Radios	22 Music and radios	Support
No person shall play or operate or knowingly cause or	No person shall play or operate or knowingly cause or permit to be	
permit to be played or operated any musical	played or operated any musical instrument, radio, television set,	
instrument, radio, television set, record or cassette	record, CD, DVD player, amplifier or smart speaker using an	
player, amplifier or similar appliance in such a	internet or mobile connection, or similar appliance in such a	
manner as to give reasonable cause for annoyance to	manner as to give reasonable cause for annoyance to another	
another person on the access land.	person on the Access Land.	
21 Rangers	23 Rangers	A definition of "Ranger" should be
No person shall on the access land:	No person shall on the Access Land:	provided. It is recommended this
(a) intentionally obstruct any Ranger or other officer	(i) intentionally obstruct any Ranger or other officer of the Authority	includes: "Salaried and contracted
of the Authority in the proper execution of his duties;	in the proper execution of their duties;	personnel and volunteers employed by
(b) intentionally obstruct any person carrying out an	(ii) intentionally obstruct any person carrying out an act which is	the Authority as Rangers, Wardens,
act which is necessary to the proper execution of any	necessary to the proper execution of any contract with the	Marshalls or other designation the
contract with the Authority;	Authority;	Authority may from time to time use, to
(c) intentionally obstruct any other person in the	(iii) intentionally obstruct any other person in the proper use of the	interface between the Authority and local
proper use of the access land, or behave so as to give	Access Land, or behave so as to give reasonable grounds for	communities, landowners, partner
reasonable grounds for annoyance to other persons	annoyance to other persons on the access land; or	agencies and visitors."
on the access land.	(iv) fail to follow an instruction by a Ranger or officer of the	The phrase 'other officer of the Authority'
An act necessary to the proper execution of his duty	Authority acting within their authority.	should remain in the byelaw, but it is
on the access land by a Ranger or other officer of the		insufficient without the definition of a
Authority, or any act which is necessary to the proper		Ranger.
execution of any contract with the Authority, shall		
not be an offence under these byelaws.		
22 Penalty	24 Penalty	Support
Every person who shall offend against the foregoing	Any person who offends against any of these Byelaws shall be liable	
byelaws shall be liable on summary conviction to a	on summary conviction to a fine on level 2 on the Standard Scale	
fine not exceeding level 2 on the Standard Scale.	and in the case of a continuing offence to a further fine for each	
	day during which the offence continues after the said conviction.	
General comment		Some byelaws (eg 7, 12, 16 & 21) refer to
		the need for authority in writing while
		others (eg 18 & 19) merely say authority.
		Consistent wording should be throughout.
		It is recommended the wording of Byelaw
		21 is used throughout: "unless authorised
		in writing by the owner of the land and
		the Authority".

General comment	DNPA should consider the inclusion of a
	byelaw about launching canoes/kayaks on
	waterways from Access Land and about
	canoeing/kayaking on waterways through
	access land? There are several points
	where it is possible to launch.
General comment	Gender neutral language should be used
	throughout these byelaws.
General comment	DNPA must develop, approve and
	implement an effective education
	programme to accompany the revised
	byelaws. Past practice has been notably
	ineffective in this regards and significantly
	improved practices should be adopted.
General comment	Residents have reported they have little
	confidence the revised byelaws will be
	enforced effectively. DFPC will seek
	specific assurances that DNPA will actively
	enforce these byelaws and fully support its
	staff in that enforcement, including
	prosecutions where appropriate.