

MORAY LOCAL REVIEW BODY

DECISION NOTICE

Decision by the Moray Local Review Body (MLRB)

- Request for Review reference: Case LR123
- Site address: 7 Blantyre Place, Portknockie, Buckie
- Application for review by Mrs Sharon McLean, c/o Mr Robin Manson, CR Smith against the decision of an Appointed Officer of The Moray Council.
- Planning Application 15/00397/APP for replacement of 11 windows.
- Unaccompanied site inspection carried out by the MLRB on 26 August 2015.
- Date of decision notice: 28 September 2015

Decision

The MLRB agreed to uphold the request for review and grant planning permission, subject to the conditions appended to this decision notice. Attention is also drawn to the informative notes which follow the conditions.

1. Preliminary

- 1.1 This Notice constitutes the formal decision of the MLRB as required by the Town and Country Planning (Schemes of Delegation and Local Review Procedure) (Scotland) Regulations 2008.
- 1.2 The above application for planning permission was considered by the MLRB at the meeting held on 27 August 2015.
- 1.3 The MLRB was attended by Councillors Councillors C. Tuke (Chair), G. Coull (Deputy Chair), G. Cowie and R. Shepherd.

2. Proposal

2.1 This is an application for planning permission for the replacement of 11 windows at 7 Blantyre Place, Portknockie, Buckie.

3. MLRB Consideration of Request for Review

- 3.1 There was submitted a 'Summary of Information' report setting out the reasons for refusal, together with copies of the Report of Handling, Notice of Review, Grounds for Review and supporting documents.
- 3.2 The MLRB agreed that it had sufficient information to determine the request for review.
- 3.3 With regard to the unaccompanied site inspection carried out on 26 August 2015, the Planning Adviser advised that Members were shown the site where the proposed development would take place.
- 3.4 The Planning Adviser advised the MLRB that the application had been refused on the grounds that the proposal failed to comply with Policies BE3, H5 and IMP1 of the Moray Local Plan 2008 by virtue of the proposed material finish the replacement windows fail to preserve or enhance the character of the conservation area and that the use of uPVC is not a historically accurate material finish that is original to the building or that which characterised the conservation area in the first place.
- 3.5 Referring to the Applicant's Grounds for Review, the Planning Adviser advised that the Applicant had stated that the property is an unlisted building within Portknockie Conservation Area and the existing timber windows were inefficient and unsightly. They had advised that the selection of window style and colour was based on an assessment of the building and its character and that uPVC has a positive contribution to sustainable development in that the frames are recyclable whilst timber is more troublesome given the contaminants of fillers, paints, solvents etc. used over their lifetime.
- 3.6 The Applicant stated that the actual window performance (U-value) is greater with uPVC than timber; that uPVC is easier to maintain and there were numerous examples of uPVC replacement windows in the street.
- 3.7 Councillor Coull, having had the opportunity to visit the site and consider the Applicant's Grounds for Review, stated that the proposal was not detrimental to the surrounding area, where uPVC was already present, and was being proposed in a sympathetic manner. Accordingly, he moved that the appeal be upheld and planning permission be granted, subject to standard conditions.
- 3.8 Councillor Cowie stated he was of the same opinion as Councillor Coull and seconded his motion.
- 3.9 There being no one otherwise minded, the MLRB agreed to uphold the appeal and grant planning permission, subject to standard conditions.

Paul Nevin Senior Solicitor (Property & Contracts) Legal Adviser to the MLRB

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

Notification to be sent to Applicant on determination by the Planning Authority of an application following a review conducted under Section 43A(8)

Notice Under Regulation 22 of the Town and Country Planning (Schemes of Delegation and Local Review Procedure) (Scotland) Regulations 2013

- 1. If the Applicant is aggrieved by the decision of the Planning Authority to refuse permission or approval required by a condition in respect of the proposed development, or to grant permission or approval subject to conditions, the Applicant may question the validity of that decision by making an application to the Court of Session. An application to the Court of Session must be made within 6 weeks of the date of the decision.
- 2. If permission to develop land is refused or granted subject to conditions and the owner of the land claims that the land has become incapable of reasonably beneficial use in its existing state and cannot be rendered capable of reasonably beneficial use by the carrying out of any development which has been or would be permitted, the owner of the land may serve on the Planning Muthority a purchase notice requiring the purchase of the owner of the land's interest in the land in accordance with Part V of the Town and Country Planning (Scotland) Act 1997.

IMPORTANT NOTE

YOU ARE OBLIGED TO COMPLY WITH THESE CONDITIONS AND NOTES

SCHEDULE OF CONDITIONS

By this Notice, The Moray Council has **GRANTED PLANNING PERMISSION** for this proposal subject to conditions as appropriate to ensure implementation of the proposal under the Town & Country Planning (Scotland) Act 1997, as amended. It is important that these conditions are adhered to and failure to comply may result in enforcement action being taken.

CONDITION(S)

Permission is granted subject to the following conditions: -

None.

ADDITIONAL NOTES FOR INFORMATION OF THE APPLICANT

The following notes are provided for your information, including comments received from consultee:-

None.

IMPORTANT NOTES ABOUT THIS DECISION

DURATION OF THIS PERMISSION

In accordance with Section 58 (i) of the Town and Country Planning (Scotland) Act 1997 as amended, the development to which this permission relates must be begun not later than the expiration of 3 years beginning with the date on which this permission is granted.

If the development has not commenced within this period then this permission shall lapse unless there is a specific condition attached to this permission which varies the stated timescale.

COMMENCEMENT AND COMPLETION OF THE DEVELOPMENT

The following are statutory requirements of the Town & Country Planning (Scotland) Act 1997, as amended. Failure to meet their respective terms represents a breach of planning control and may result in formal enforcement action. Copies of the notices referred to below are attached to this permission for your use.

NOTIFICATION OF INITIATION OF DEVELOPMENT - S.27A of the 1997 Act, as amended requires that any person who has been granted planning permission (including planning permission in principle) and intends to start development must, as soon as practicable after deciding the date they will start work on the development, give notice to the planning authority of that date. This ensures that the planning authority is aware that the development is underway and can follow up on any suspensive conditions attached to the permission. Therefore, prior to any work commencing on site, the applicant/developer must complete and submit to the Moray Council, as planning authority, the attached Notification of Initiation of Development.

NOTIFICATION OF COMPLETION OF DEVELOPMENT - S.27B of the 1997 Act, as amended requires that any person who completes a development for which planning permission (including planning permission in principle) has been given must, as soon as practicable after doing so, give notice of completion to the planning authority. This will ensure that the planning authority is aware that the development is complete and can follow up any planning conditions. Therefore, on completion of the development or as soon as practicable after doing so, the applicant/developer must complete and submit to the Moray Council, as planning authority the attached Notification of Completion of Development.

NOTIFICATION OF COMPLETION OF PHASED DEVELOPMENT – Under S.27B(2) of the 1997 Act, as amended where permission is granted for phased development, the permission is subject to a condition (see Schedule of Conditions above) requiring the applicant/developer as soon as practicable after each phase to give notice of that completion to the planning authority. This will allow the planning authority to be aware that particular phase(s) of the development is/are complete. When the last phase is completed the applicant/developer must also complete and submit a Notification of Completion of Development.

THE MORAY COUNCIL

NOTIFICATION OF INITIATION OF DEVELOPMENT

Section 27A Town and Country Planning (Scotland) Act 1997

Planning Application Reference No:

Date issued:		
I hereby give notice that works as detailed under the above planning application will commence on:		
Signed:	Date:	
THE FOLLOWING INFORMATION MUST BE PROVIDED:		
1. Name and address of person carrying out the development:		
2. The full name and address of the landowne		
3. Where a site agent is appointed, their full na	ame and contact details:	
4. The date of issue and reference number of	the grant of planning permission:	
Please return this form, duly completed to: -	The Moray Council Development Management Development Services Environmental Services Department Council Office High Street Elgin IV30 1BX	
Or email to: -	development.control@moray.gov.uk	

IMPORTANT

It is important that the Environmental Services Department is advised when you propose to start work as failure to do so may result in enforcement action be taken.

Please complete and return this form.

THE MORAY COUNCIL

NOTIFICATION OF COMPLETION OF DEVELOPMENT

Section 27B Town and Country Planning (Scotland) Act 1997

Planning Application Reference No:	
Date issued:	
I hereby give notice that works as detailed und will be completed on:	. •
Signed:	Date:
Please return this form, duly completed to: -	The Moray Council Development Management Development Services Environmental Services Department Council Office High Street Elgin IV30 1BX
Or email to: -	development.control@moray.gov.uk

IMPORTANT

It is important that the Environmental Services Department is advised when the development has been completed as failure to do so may result in enforcement action be taken.

Please complete and return this form.