

## MORAY LOCAL REVIEW BODY

# **DECISION NOTICE**

Decision by the Moray Local Review Body (MLRB)

- Request for Review reference: Case LR203
- Application for review by Mr Gavin Strathdee, c/o Mr Stewart Reid, Strathdee Properties Ltd against the decision of an Appointed Officer of Moray Council
- Planning Application 17/01861/APP Proposed erection of dwelling-house with integrated garage at Hilton Gables, Hilton Farm, by Buckie
- Unaccompanied site inspection carried out by the MLRB on 26 March 2018
- Date of decision notice: 16 April 2018

## Decision

The MLRB agreed to dismiss the request for review and uphold the original decision of the Appointed Officer to refuse the above noted application.

#### 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 2013.
- 1.2 The above application for planning permission was considered by the MLRB at the meeting held on 29 March 2018.
- 1.3 Councillors D Gatt (Chair), M Macrae (Depute Chair), D Bremner, G Cowie, M McLean and D Ross.

#### 2. MLRB Consideration of Request for Review

2.1 A request was submitted by the Applicant seeking a review of the decision of the Appointed Officer, in terms of the Scheme of Delegation, to refuse an application on the grounds the proposal is contrary to the provisions of the adopted Moray Local Development Plan 2015 (Policies H7 and IMP1) and, as a material consideration, the associated Supplementary Planning Guidance "Housing in the Countryside" and the Guidance Note on "Landscape and Visual Impacts of Cumulative Build-Up of Houses in the Countryside". The proposal would result in an additional dwelling, which would contribute to the

further build-up of development thereby undermining the character, appearance and amenity of the countryside at this location.

- 2.2 There was submitted a 'Summary of Information' report setting out the reasons for refusal, together with documents considered or prepared by the Appointed Officer in respect of the planning application and the Notice of Review, Grounds for Review and supporting documents submitted by the Applicant.
- 2.3 With regard to the accompanied site inspection carried out on 26 March 2018, the Chair stated that all Members of the Moray Local Review Body (MLRB), with the exception of Councillor Maria McLean, were shown the site where the proposed development would take place and had before them papers which set out both the reasons for refusal and the Applicants grounds for review.
- 2.4 The Chair asked if there were any preliminary matters which the Planning or Legal Advisers wished to raise. In response, both the Planning and Legal Advisers confirmed that they had no preliminary matters that they wished to raise.
- 2.5 The Chair then asked the MLRB if they had sufficient information to determine the request for review. In response, the MLRB unanimously agreed that it had sufficient information.
- 2.6 Councillor Cowie, having had the opportunity to visit the site and consider the Applicant's grounds for review, agreed with the opinion of the Appointed Officer in that the proposal is contrary to the provisions of the adopted Moray Local Development Plan 2015 in terms of policies H7 and IMP1 and, as a material consideration, the associated Supplementary Planning Guidance "Housing in the Countryside" and the Guidance Note on "Landscape and Visual Impacts of Cumulative Build-Up of Houses in the Countryside" and moved that the appeal be refused on those grounds.
- 2.7 There being no-one otherwise minded, the MLRB agreed to dismiss Case 203 and uphold the decision of the Appointed Officer to refuse planning permission in respect of planning application 17/01861/APP.

Paul Nevin Senior Solicitor Legal Adviser to the MLRB

### TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997

#### <u>Notification to be sent to Applicant on determination by the Planning Authority</u> 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 Authority 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.