ANGUS COUNCIL

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 (AS AMENDED) TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2013



PLANNING PERMISSION - CONDITIONAL APPROVAL REFERENCE : 23/00082/FULL

To: Mrs Gillian Barclay c/o Architectural Technicians Ltd Matthew Archer 114 Brechin Road Arbroath DD11 1TA

With reference to your application dated **23 February 2023** for planning permission under the above mentioned Acts and Regulations for the following development viz: -

Change of use from police station to holiday accommodation and alterations to dwellinghouse at 49 And 49B Gardyne Street Friockheim Arbroath DD11 4SP for Mrs Gillian Barclay

The Angus Council in exercise of their powers under the above mentioned Acts and Regulations hereby **Grant Planning Permission (Delegated Decision)** for the said development in accordance with the particulars given in the application and plans docqueted as relative hereto in paper or identified as approved on the Public Access portal.

The permission is subject to the following conditions, namely: -

- 1 The development to which this permission relates must be begun not later than the expiration of three years from the date of its grant.
- 2 The tourist accommodation hereby approved shall be used as temporary holiday accommodation only and shall not be occupied as a place of permanent or principal residence. Specifically, the accommodation shall not be occupied by the same individual or group of individuals for a period exceeding a total of 12 weeks in any 26 week period. The operator of the site shall maintain a register of guests (including the name, address, dates of arrival and departure) of those staying at the site. On request, this guest register shall be made available to the council as planning authority for inspection.

The foregoing conditions are imposed by the Council for the following reasons: -

- 1 To clarify the duration of this permission in accordance with the requirements of the Town and Country Planning (Scotland) Act 1997 (as amended) and to ensure that it will lapse if not implemented within that period.
- 2 To ensure that the tourist accommodation is used for holiday purposes only in accordance with the detail and policy framework within which it has been determined to be acceptable.

The reason(s) for the foregoing decision by the Council are as follows: -

1 The proposal is in accordance with the development plan, subject to conditions, as it is compatible with the locational criteria identified in the plan. The scale and nature of the proposal is acceptable and it would not give rise to unacceptable impacts on amenity, the character and appearance of the dwellinghouse or wider area and does not result in overdevelopment of the plot or unacceptable loss of curtilage, vehicular parking or provision for refuse collection/storage and recycling. The proposal would not give rise to unacceptable impacts on the built, cultural and natural environment, road safety or infrastructure. There are no material considerations that justify refusal of planning permission contrary to the provisions of the development plan.

Dated this 2 June 2023

Jill Paterson Service Lead Planning and Sustainable Growth Angus Council Angus House Orchardbank Business Park Forfar DD8 1AN

The decision was based on the following amendment(s): -

Amendments:

The application has not been subject of variation.

It should be understood that this permission does not carry with it any necessary consent or approval to the proposed development under other statutory enactments e.g. the Building (Scotland) Act 2003 and the Building (Scotland) Regulations 2004 as amended.

WARNING ANY ALTERATIONS MADE TO THE APPROVED PLANS OR STATED CONDITIONS WITHOUT THE PRIOR CONSENT OF THE LOCAL PLANNING AUTHORITY COULD LEAD TO ENFORCEMENT ACTION BEING TAKEN TO REMEDY OR REINSTATE THE UNAUTHORISED ALTERATIONS



WARNING

NON-COMPLIANCE WITH ANY OF THE CONDITIONS TO THIS PLANNING CONSENT COULD LEAD TO ENFORCEMENT ACTION BEING PURSUED BY THE COUNCIL.

NOTE: CONDITIONS ATTACHED BY THE COUNCIL TAKE PRECEDENCE OVER THE SUBMITTED/ APPROVED PLANS.

NO ALTERATIONS OR DEVIATIONS FROM THE APPROVED PLANS SHOULD BE UNDERTAKEN WITHOUT THE PRIOR APPROVAL OF THE PLANNING AUTHORITY. FAILURE TO OBTAIN APPROVAL COULD LEAD TO ENFORCEMENT ACTION BEING TAKEN.

Produced by:

Angus Council Planning Service Angus House Orchardbank Business Park Forfar DD8 1AN

Planning Decisions – Guidance Note

Please retain – this guidance forms part of your Decision Notice

You have now received your Decision Notice. This guidance note sets out important information regarding appealing or reviewing your decision. There are also new requirements in terms of notifications to the Planning Authority and display notices on-site for certain types of application. You will also find details on how to vary or renew your permission.

Please read the notes carefully to ensure effective compliance with the new regulations.

DURATION

The duration of any permission granted is set out in conditions attached to the permission. Where no conditions are attached the duration of the permission will be in accordance with sections 58 and 59 of the Town and Country Planning (Scotland) Act 1997 (as amended).

PLANNING DECISIONS

Decision Types and Appeal/Review Routes

The 'decision type' as specified in your decision letter determines the appeal or review route. The route to do this is dependent on the how the application was determined. Please check your decision letter and choose the appropriate appeal/review route in accordance with the table below. Details of how to do this are included in the guidance.

Determination Type	What does this mean?	Appeal/Review Route
Development Standards Committee/Full Council	National developments, major developments and local developments determined at a meeting of the Development Standards Committee or Full Council whereby relevant parties and the applicant were given the opportunity to present their cases before a decision was reached.	DPEA (appeal to Scottish Ministers) – See details on attached Form 1
Delegated Decision	Local developments determined by the Service Manager through delegated powers under the statutory scheme of delegation. These applications may have been subject to less than five representations, minor breaches of policy or may be refusals.	Local Review Body – See details on attached Form 2
Other Decision	All decisions other than planning permission or approval of matters specified in condition. These include decisions relating to Listed Building Consent, Advertisement Consent, Conservation Area Consent and Hazardous Substances Consent.	DPEA (appeal to Scottish Ministers) – See details on attached Form 1

Notification of initiation of development (NID)

Once planning permission has been granted and the applicant has decided the date they will commence that development they must inform the Planning Authority of that date. The notice must be submitted before development commences – failure to do so would be a breach of planning control. The relevant form is included with this guidance note.

Notification of completion of development (NCD)

Once a development for which planning permission has been given has been completed the applicant must, as soon as practicable, submit a notice of completion to the planning authority. Where development is carried out in phases there is a requirement for a notice to be submitted at the conclusion of each phase. The relevant form is included with this guidance note.

Display of Notice while development is carried out

For national, major or 'bad neighbour' developments (such as public houses, hot food shops or scrap yards), the developer must, for the duration of the development, display a sign or signs containing prescribed information.

The notice must be in the prescribed form and:-

- displayed in a prominent place at or in the vicinity of the site of the development;
- readily visible to the public; and
- printed on durable material.

A display notice is included with this guidance note.

Should you have any queries in relation to any of the above, please contact:

Angus Council Planning Service Angus House Orchardbank Business Park Forfar DD8 1AN

Telephone03452 777 780E-mail:planning@angus.gov.ukWebsite:www.angus.gov.uk



TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997(AS AMENDED)

The Town & Country Planning (Development Management Procedure) (Scotland) Regulations 2013 – Schedule to Form 1

Notification to be sent to applicant on refusal of planning permission or on the grant of permission subject to conditions decided by Angus Council

- 1. If the applicant is aggrieved by the decision of the Planning Authority to refuse permission for or approval required by a condition in respect of the proposed development, or to grant permission or approval subject to conditions, the applicant may appeal to the Scottish Ministers under Section 47 of the Town and Country Planning (Scotland) Act 1997 within three months from the date of this Notice. The notice of appeal should be addressed to The Planning and Environmental Appeals Division, Scottish Government, Ground Floor, Hadrian House, Callendar Business Park, Callendar Road, Falkirk, FK1 1XR. Alternatively you can submit your appeal directly to DPEA using the national e-planning web site <u>https://eplanning.scotland.gov.uk</u>
- 2. If permission to develop land is refused or granted subject to conditions, whether by the Planning Authority or by the Scottish Ministers, 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 Country Planning (Scotland) Act 1997.



TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 (AS AMENDED)

The Town & Country Planning (Development Management Procedure) (Scotland) Regulations 2013 – Schedule to Form 2

Notification to be sent to applicant on refusal of planning permission or on the grant of permission subject to conditions decided through Angus Council's Scheme of Delegation

- 1. If the applicant is aggrieved by the decision to refuse permission for or approval required by a condition in respect of the proposed development, or to grant permission or approval subject to conditions, the applicant may require the Planning Authority to review the case under Section 43A of the Town and Country Planning (Scotland) Act 1997 within three months from the date of this Notice. The notice of review should be addressed to Sarah Forsyth, Committee Officer, Angus Council, Resources, Legal & Democratic Services, Angus House, Orchardbank Business Park, Forfar, DD8 1AN. A Notice of Review Form and guidance can be found on the national e-planning web site https://eplanning.scotland.gov.uk . Alternatively you can return your Notice of Review directly to the local planning authority online on the same web site.
- 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 5 of the Town and Country Planning (Scotland) Act 1997.

NOTIFICATION OF INITIATION OF DEVELOPMENT

This notice must be fully completed by the person intending to carry out the development as approved in application reference 23/00082/FULL for Change of use from police station to holiday accommodation and alterations to dwellinghouse at 49 And 49B Gardyne Street Friockheim Arbroath DD11 4SP for Mrs Gillian Barclay dated 2 June 2023 and thereafter submitted to the Service Manager, Angus Council, Planning Service, Angus House, Orchardbank Business Park, Forfar, DD8 1AN

Full Name:
• • •
Address:
De view die land aubie et te the abeve neuroissien?
Do you own the land subject to the above permission?
If not, please provide the full name and address of the land owner:
in noi, piedse provide me foir name and address of me fand owner.
Is there a person appointed to oversee the development? If so, please provide their full name
and contact details:
Date you intend to common the above development
Date you intend to commence the above development:

NOTIFICATION OF COMPLETION OF DEVELOPMENT (NCD)

This notice should be fully completed by the person who completed the development approved in application reference 23/00082/FULL for Change of use from police station to holiday accommodation and alterations to dwellinghouse at 49 And 49B Gardyne Street Friockheim Arbroath DD11 4SP for Mrs Gillian Barclay dated 2 June 2023 and thereafter submitted to the Service Manager, Angus Council, Planning Service, Angus House, Orchardbank Business Park, Forfar, DD8 1AN

Full Name:
Address:
Dute of a small the other states developments
Date of completion of the above development:
· · ·

THE TOWN AND COUNTRY PLANNING (DEVELOPMENT MANAGEMENT PROCEDURE) (SCOTLAND) REGULATIONS 2013

SCHEDULE 7

Development at 49 And 49B Gardyne Street Friockheim Arbroath DD11 4SP

Notice is hereby given that planning permission has been granted subject to conditions to **Mrs Gillian Barclay** on **2 June 2023**

Application reference 23/00082/FULL

The development comprises Change of use from police station to holiday accommodation and alterations to dwellinghouse

Further Information regarding the planning permission including the conditions, if any, on which it has been granted can be obtained at all reasonable hours at:

Angus Council Planning Service Angus House Orchardbank Business Park Forfar DD8 1AN

Enquiries should be directed to the Service Leader at the above address or to <u>planning@angus.gov.uk</u>

SGN Overbuild Advisory Note

There are a number of risks created by built over gas mains and services; these are:

- Pipework loading pipes are at risk from loads applied by the new structure and are more susceptible to interference damage.
- Gas entry into buildings pipework proximity increases risk of gas entry in buildings. Leaks arising from previous external pipework able to track directly into main building from unsealed entry.
- Occupier safety lack or no fire resistance of pipework, fittings, or meter installation. Means of escape could be impeded by an enclosed meter.

Please note therefore, if you plan to dig, or carry out building work to a property, site, or public highway within our gas network, you must:

- Check your proposals against the information held at https://www.linesearchbeforeudig.co.uk/ to assess any risk associated with your development and
- 2. Contact our Plant Protection team to let them know. Plant location enquiries must be made via email, but you can phone us with general plant protection queries. See our contact details below:

Phone 0800 912 1722 / Email plantlocation@sgn.co.uk

In the event of an overbuild on our gas network, the pipework must be altered, you may be temporarily disconnected, and your insurance may be invalidated.

Further information on safe digging practices can be found here:

- Our free Damage Prevention e-Learning only takes 10-15 minutes to complete and highlights the importance of working safely near gas pipelines, giving clear guidance on what to do and who to contact before starting any work https://www.sgn.co.uk/damage-prevention
- Further information can also be found here https://www.sgn.co.uk/help-and-advice/diggingsafely

23/00082/FULL

Your experience with Planning

Please indicate whether you agree or disagree with the following statements about your most recent experience of the Council's handling of the planning application in which you had an interest.

Q.1	I was given the advice and help	I needed to submit my	application/representation:-
-----	---------------------------------	-----------------------	------------------------------

Strongly Agree	Agree	Neither Agree nor	Disagree	Strongly Disagree	It does not				
		Disagree			apply				
Q.2 The Council kept me informed about the progress of the application that I had an interest in:-									
Strongly Agree	Agree	Neither Agree nor Disagree	Disagree	Strongly Disagree	It does not apply				
Q.3 The Council	dealt promptly w	ith my queries:-							
Strongly Agree	Agree	Neither Agree nor	Disagree	Strongly Disagree	It does not				
		Disagree			apply				
Q.4 The Council dealt helpfully with my queries:-									
Strongly Agree	Agree	Neither Agree nor	Disagree	Strongly Disagree	It does not				
		Disagree			apply				
Q.5 I understand the reasons for the decision made on the application that I had an interest in:-									
Strongly Agree	Agree	Neither Agree nor	Disagree	Strongly Disagree	It does not				
		Disagree			apply				
Q.6 I feel that I was treated fairly and that my view point was listened to:-									
Strongly Agree	Agree	Neither Agree nor	Disagree	Strongly Disagree	It does not				
		Disagree			apply				
OVERALL SATISFACTIO	N: Over	all satisfaction with the s	service:						
Q.7 Setting aside whether your application was successful or not, and taking everything into account, how satisfied or dissatisfied are you with the service provided by the council in processing your application?									
Very satisfied	Fairly satisfie	ed Neither Satisfie Dissatisfie		rly Dissatisfied Ve	ery Dissatisfied				
OUTCOME: Outcome of the application:									
Q.8 Was the application that you had an interest in:-									
Granted Permission/Consent Withdrawn									
Q.9 Were you the:	Applicar	nt Agent		Third Party objector wh made a representation					

Please complete the form and return in the pre-paid envelope provided. Thank you for taking the time to complete this form.