AGENDA ITEM NO 10

REPORT NO 129/16

ANGUS COUNCIL

DEVELOPMENT STANDARDS COMMITTEE – 29 MARCH 2016

ENFORCEMENT UPDATE

REPORT BY HEAD OF PLANNING AND PLACE

Abstract:

This report is an update on progress of Enforcement Cases which are of interest to the Development Standards Committee.

1. **RECOMMENDATION**

It is recommended that the Committee note the contents of this report.

2. BACKGROUND

An update on enforcement case matters where the Development Standards Committee has expressed an interest in enforcement proceedings is provided for each meeting of the Committee. The table format of the current caseload is attached overleaf.

3. DISCUSSION

In the period from 1 April to 16 March 2015, 302 new enforcement cases have been recorded and 283 cases have been closed. There are currently 167 cases that are subject of ongoing investigation.

4. OTHER IMPLICATIONS

There are no financial, human rights or equalities implications arising from this report.

5. CONCLUSION

In order to keep the Committee informed of progress in respect of enforcement case matters an updated report will be prepared for each Development Standards Committee meeting.

NOTE

No background papers, as defined by Section 50D of the Local Government (Scotland) Act 1973, (other than any containing confidential or exempt information) were relied on to any material extent in preparing the above Report.

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Date: 16 March 2016

APPENDIX 1: CURRENT ENFORCEMENT CASES

APPENDIX 1

Reference Number	Address	Date of Development Standards Committee	Details of Breach/ Complaint	Summary of Action	Future Action/Update
02/00149	1 Broomwell Gardens Monikie	16.02.206	Untidy state of land surrounding the property	An Amenity Notice was served on the previous owners of the property and the Council subsequently undertook direct action to tidy the site on two separate occasions at a total cost of £32,214.18. The property was subsequently repossessed by the bank and sold at auction. The new owners were advised that the Amenity Notice was still valid and the new owners indicated that the property would be brought up to an acceptable condition by 31 January 2016.	
08/00007	Strathmartine Hospital	08.01.2008	Deterioration in condition of listed building.	Site visit by Members of the Committee held on 16 August 2010. The recommendations of Reports 653/10 and 219/11 were agreed by the Development Standards Committee at the meetings on 31 August 2010 and 8 March 2011 respectively. Reports 640/11 and 545/12 were agreed by Committee on 20 September 2011 and 18 September 2012 respectively.	application was notified to and subsequently called-in for determination by Scottish Ministers. On 17 September 2015 Scottish Ministers issued a notification of intention to approve the application. Report No 395/15, presented to

CURRENT ENFORCEMENT CASES

Reference Number	Address	Date of Development Standards Committee	Details of Breach/ Complaint	Summary of Action	Future Action/Update
12/00155	Site Due East of The Knowe Kinnaber Road Hillside	19.02.2013	Unauthorised use of site for siting of caravans.	An Enforcement Notice was served on 18 April 2013 requiring the removal of the caravans. The matter was reported to the Procurator Fiscal however the Fiscal has advised that the case will no longer be progressed. Committee has instructed direct action to ensure removal of the caravans from the site and to achieve compliance with the Enforcement Notice.	Discussion was held with the owner/occupier, including a meeting on 22 October 2015; where the occupants advised that they do not intend to vacate the site. The Service is now proceeding with formal enforcement action to remove the caravans. The procurement of the necessary services for this action were sought, however, the initial part of this was unsuccessful. Alternatives to secure the necessary services are now being explored. The process will be completed as soon as possible. At present it is understood that 3 touring and 1 static are present on the site.
12/00050	Joinery Workshop and Yard Douglastown By Forfar	27.08.2013	Biomass briquette production plant operating without the benefit of planning permission. (The remaining breach relates solely to site levels in the former storage area)	SNH and SEPA have provided written confirmation that they do not object to a further scrape of the site being undertaken subject to the works being carried out in accordance with the previous Construction Method Statement, excepting the time frame. This will mean that all steps detailed in the CMS, including the use of geotextile curtains at the bank of the Kerbet water to protect the SAC, will be required for the works to be undertaken. The levels surveyed are comparatively similar results to the initial set of levels. <i>(Continued overleaf)</i>	The Planning Enforcement Officer has been in discussion with the developer regarding further works at the site, which are to be undertaken before April 2016.

				On the basis of this information, it is considered that the operator is still in breach of the Enforcement Notices. The operator has undertaken significant work towards achieving compliance and that further work required to fully achieve compliance will be relatively minimal by comparison to the work already undertaken.	
12/00230	Barry & Downs Caravan Park Barry Carnoustie	18.02.2014	Allegation that the site is not being used as 'Holiday use' and that permanent residential accommodation of caravans may be taking place.	the site. The PCN Response Forms were returned on 30 May 2014.	The site operator submitted an application for a Certificate of Lawful Use to cover the site. The application was refused on 3 April 2015 and the site operator submitted an appeal against the decision to the Scottish Government, which was dismissed on 2 September 2015. The site operator has now submitted a legal challenge against the decision of the Scottish Ministers to the Court of Session. Planning application 15/00506/FULL for the use of land for siting of park homes as a principal or primary or sole residence was submitted in response to the S33A Notice. The owner has agreed to enter into a processing agreement that affords a 2 month determination period for the planning application from the date the Court of Session decision is published.

Reference Number	Address	Date of Development Standards Committee	Details of Breach/ Complaint	Summary of Action	Future Action/Update
14/00186	Henderson Park Liff	12.05.2015	An area of open space was to be transferred to the Council and a commuted sum paid to allow ongoing maintenance of the land. The open space is not being maintained.	2015 advising a breach of condition 5 of planning permission ref. 04/00260/FUL; requiring a scheme for the provision and maintenance of the open space. A response was required within 14 days with	The site was recently visited and length of the grass in some areas of the open space exceeds the maximum permitted height of 60mm specified in the Enforcement Notice. The owner has been written to advising of the requirement to maintain the open space as specified in the Notice. However, as it is anticipated there will be minimal growth over the winter months no further action is proposed at this time but the site will be monitored to ensure that in the new growing season compliance with the Notice is achieved.