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08/00007	Strathmartine Hospital	08.01.2008	Deterioration in condition of listed building.	Several fire damaged buildings at the site have been demolished for safety reasons. The ground floor openings to the listed building, exposed by the demolition of link buildings, have been built up with concrete blockwork. Council resolved to approve application 13/00268/EIAM (for the redevelopment of the hospital) at its meetings of 18 December 2014 and 12 February 2015. The application was subsequently called-in for determination by Scottish Ministers and on 17 September 2015 they issued a notification of intention to approve the application subject to conclusion of a Planning Obligation (Report No 395/15 refers). As a result of a failure by the developer to enter into a Planning Obligation within timescales prescribed by the Scottish Government, Ministers have now issued planning permission in principle subject to conditions including a condition requiring a Planning Obligation to be entered into prior to the commencement of development. Notice was received that Ministers had issued planning permission on 25 April 2018.	Building Standards regularly visit the site to ensure the buildings remain boarded/blocked up however the site continues to be targeted by vandals. The case remains open at this time until progress is made in respect of the redevelopment of the site. At the meeting of 18 June 2019 it was indicated that In light of the ongoing issues with the site the Planning Service intended to invite relevant parties to a meeting to explore available options for securing the redevelopment of the site. A meeting was held at Angus House on 23 July 2019 between all relevant services and agencies along with a prospective developer and their agents. Various issues and options were discussed and the Planning Service is now in dialogue with the developer regarding options to bring new proposals forward for the site.
12/00230	Barry & Downs Caravan Park Barry Carnoustie	18.02.2014	Allegation that the site is not being used for 'holiday use' and that permanent residential accommodation of caravans may be taking place.	A Planning Contravention Notice (PCN) was served on the owner of the site. The PCN Response Forms were returned on 30 May 2014. A Section 33A Notice was served on the owner of the site requiring the submission of a planning application for the use of the land for the siting of caravans for residential purposes.	The site owner submitted a further application for a Certificate of Lawful Use (16/00428/CLU) that was refused on 28 August 2016. The applicant's agent lodged an appeal in respect of the Council's decision with the DPEA.

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				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 submitted a legal challenge against the decision of the Scottish Ministers to the Court of Session. The legal challenge was dismissed and the Reporter's decision of 2 September 2015 stands. 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 application was refused under delegated powers on 18 July 2016	The Reporter's decision on the appeal was issued on 7 February 2017. The Reporter granted a Certificate of Lawfulness for part of the application site. The site operator has indicated that he may be in a position to demonstrate that the activities at the site are lawful on the basis it has operated in a particular manner for a continuous period of time. Officers have provided information in relation to the planning history of the site and have suggested that an application for a certificate of lawfulness of existing use should be submitted for those areas of the site where it is considered that lawfulness can be demonstrated. The Planning Service met with the site operator on 19 June 2019. Following that meeting the site operator's legal representative contacted the Planning Service on 30 June 2019 to indicate that she would be appraising the situation with their client with a view to seeking to regularise the matter. Further clarification regarding timescales for the submission of an application has been sought from the agent and a reply is currently awaited.
16/00165	Land 125 Metres West of North Mains Croft	02.08.2016	The site has been cleared of vegetation and the ground levelled with a layer of rubble and	An Enforcement Notice was served on the landowner on 19 August 2016. The site owner submitted an appeal against the	Committee authorised the use of direct action to bring the site into compliance with the outstanding actions from the Enforcement Notice that is effective on the

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	Logie Kirriemuir		crushed stone. 1 static and 1 touring caravan have been brought on to the site.	Enforcement Notice to the DPEA and submitted an application for retrospective Planning Permission (ref: 16/00738/FULL). The Reporter's decision on the Enforcement Notice was published on 23 November 2016. The Reporter allowed the appeal and corrected the terms of the notice to show that the earthen bund should be "levelled" rather than "removed" and varied the periods for compliance with the Notice to allow time for the current planning application to be determined and any appeal thereon to be decided (to remove the caravans from the site on or before 3 August 2017 and to complete the remaining steps on or before 3 September 2017).	site at the meeting of 13 November 2018 The recovery of any expenses incurred from the site owner and/or other interested parties was also authorised. A further planning application was submitted and this identified that amongst other things, the personal circumstances of the occupant have changed. That application will be determined in due course but preparation for direct action will continue meantime. Application 19/00023/FULL was refused on 30.04.2019 and a request for a review of that decision by the DMRC was submitted on 23 July 2019. Direct Action in respect of unauthorised development will not be pursued until that appeal has been determined.
17/00008	Former Hooks Hotel 3 Bank Street Kirriemuir DD8 4BE		There is demonstrable damage to the Category C Listed building caused by water ingress, defective roof membrane, missing / broken windows and inadequate ventilation.	 An Urgent Works Notice has been served on the owner notifying Angus Council's intention to instruct the following works no sooner than 13 February 2017: 1. Insert a temporary rainwater disposal system and the front and rear of the building and repair and test drains. 2. Secure a temporary robust membrane to the roof until the roof is re-slated. 3. Secure all openings at the building currently open to the elements. 4. Provide ventilation throughout the building to comply with the British Standard. 	Contractors have undertaken the required works at the site and costs will be recovered from the owner. An appeal against the serving of the Notice for Liability for Expenses (LBE0120-2001) for the site was lodged on 01 November 2017. A report and recommendations from a DPEA Reporter were submitted to Scottish Ministers for consideration. On 1 August 2018 the Scottish Ministers agreed with the Reporters conclusions and recommendation that the full amount

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16/00276	Storage Shed	08.08.2017	Unauthorised operation of	Planning application ref: 16/00987/FULL was	
	Muirloch Liff		a biomass production facility at the site of a storage shed that is authorised for the storage of biomass. Subsequent complaint received on 23 July 2018 alleging chipping operations have taken place outside of the approved hours	approved by the Development Standards Committee on 24 April 2018 subject to conditions. The applicant submitted information to discharge conditions relating to the management of noise, artificial light and vehicles crossing the national grid pipeline.	was submitted on 19 October 2018 and was subject of consultation with Environmental Health in order to determine its acceptability. The applicant's consultant was written to on 02 November regarding minor amendments that were required to the NMP following that consultation. The scheme to mitigate artificial light is acceptable. Confirmation has been sought from the applicant's consultant that the agreed scheme of mitigation has been implemented.
					The information regarding the pipeline crossing was sent to National Grid who has indicated that the proposal is acceptable. The temporary fencing has been moved in order to improve public access over the track and details of the proposed permanent fencing have been provided and

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13/00195	Land at Gagie Filters Kellas	03.10.2017	Unauthorised works have been undertaken to the filter beds which are listed and the site is being used for the storage of various items without planning permission	Listed Building and Planning Enforcement Notices were served on 30 January 2017 requiring the reinstatement of the filter beds and the removal of the various items from the site. An appeal against each Notice was dismissed by the DPEA with the date for compliance being three months from that date 19 September 2017. The appeal decisions were the subject of previous reports to Committee, ref 254/17 and 255/17. The owner did not undertake the required works within the specified timescales. A fixed penalty notice was issued but no payment was made.	approved. An updated NMP has been submitted. The acoustic fence has now been erected. It is further indicated that a contractor has been nominated to undertake pipeline crossing works and that he is in the process of arranging National Grid supervision for the work to form the pipeline crossing however this is proving difficult. The Planning Service attempted to make contact with National Grid directly to ascertain its programme in this regard. A response is awaited at this time. An update was provided to Committee on 07 August 2018 by means of a separate report (Report No 226/18) and Committee approved the use of direct action as necessary in order to bring the site into compliance with the terms of the Enforcement Notice. The owner has now undertaken works to level the sand bund over Filter Bed 3 and has been progressively removing unauthorised items from the site. Direct action has not been pursued whilst there is evidence of satisfactory progress. A monitoring site visit undertaken on 01 March 2019 confirmed that satisfactory progress has been made to bring the site to a satisfactory condition. The site owner indicated on 28 January 2019 that he was in the process of making a planning

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18/00016	Field 440M East of Cross Roads Cottage Balnuith Tealing	13.02.2018	Observation received regarding the alteration to ground levels and the laying of crushed aggregates at the site	A Temporary Stop Notice was posted at the site on 29 January 2018 requiring the cessation of the importation of crushed aggregates and alteration of ground levels within the site. The Notice expired on 28 February 2018. An Enforcement Notice served under enforcement case ref: 16/00202/UNDV remains effective on the land. The notice prevents the storage of caravans at the site.	application to attempt to regularise the presence of the remaining sheds on the site. A planning application has been submitted however further information has been requested from the applicant to allow the proposal to be considered. A further request for the requisite information was sent on 25 July 2019. An attempt was made to serve an Enforcement Notice by sending it to the site owner's last known address but the Notice was returned unopened. Planning application ref. 18/00626/FULL for Change of Use of Land to Form Two Pitch Caravan Park (One Principal Chalet, Two Tourers and an Amenity Block on Each Pitch) to include Formation of Access Road, Hardstanding and Earth Bunds was submitted in an attempt to regularise the situation but the application has been withdrawn. The applicant's agent indicated on 29 January 2019 that a new planning application would be submitted following the preparation of technical reports relating to drainage and traffic impact. A revised Enforcement Notice that more accurately reflects the situation on site was served on the owner but was returned as the owner was no longer registered at that
					address.

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18/00072	Former NOSWA Sewage Pumping Station Yard, Craig O'Loch Road, Forfar	07.08.2018	Importation of soil, rubble, hard core, building materials and other detritus etc., compaction of these materials and altering of ground levels at a vacant yard without the benefit of planning permission.	A Temporary Stop Notice (TSN) was served on 15 May 2018 requiring that the importation of materials into the site cease with immediate effect. An Enforcement Notice was served by Sherriff Officers. The notice took effect on 14 December 2018 and required that all non-inert material be removed from the site and that all remaining inert material be capped with a membrane and topsoil by 14 January 2019.	Touring caravans were subsequently brought on to the site. While on a further visit to the site a copy of the extant Enforcement Notice was served by hand on the owner of the caravan. A site visit was undertaken on 19 July 2019 which established that caravans had now left the site however a former portable site office 9unfit for any form of habitation) remains in situ. This outstanding matter will be pursued further. An Enforcement Notice has been served at the last known address of the landowner by Sheriff Officers, and an Amenity Notice was to be served by similar means. Direct action to remediate the site was authorised by Committee and discussions were underway with the Parks and Burial Grounds Service with a view to costing the works in order that costs could be recovered from the site owner. At the time of serving the Amenity Notice however the Sheriff Officers have ascertained that the site owner may no longer be resident at that address. On this basis, the notice was returned unserved. The Planning Service is now looking into alternative options to ascertain the site owner's current address in order that the Amenity Notice can be served or

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					alternatively, if there is some other means by which the notices can be served. The absence of any known address for the site owner also raises questions regarding the ability of the Council to recover costs from the land owner should direct action be taken.
19/00033	Field South of Tinkers Ave Oathlaw Forfar	14.05.2019	A game bird rearing facility has been formed on the land without planning permission.	Report 106/19 was presented to Committee on 09 April 2019 outlining the circumstances of the case. The report highlighted that a planning application was submitted for the erection of a poultry shed on the land. In March 2019 observations were received that works were being undertaken on the land and investigations established that a game bird rearing facility was being formed on the land. The use of the land for the rearing of game birds requires planning permission for which none has been granted. The owner indicated that birds are due to be delivered in May 2019 and cessation without an alternative site for relocation would have a significant impact on the business. The owner indicated their intention to submit a planning application for a game bird rearing facility on the land. However the owner continued to develop the site and it was considered expedient to serve a planning enforcement notice.	A planning enforcement notice was served on the owner on 15 April 2019 requiring them to remove from the land the buildings, caravan/s, structures and pens and other related equipment and materials associated with the rearing of the game birds for sporting purposes and return the land to an agricultural or fallow condition. The notice was due to take effect on 14 May 2019 unless an appeal was submitted beforehand. An appeal was submitted to the DPEA on 12 May 2019 and is currently being considered.