

### **NOTICE OF REVIEW**

UNDER SECTION 43A(8) OF THE TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 (AS AMENDED)IN RESPECT OF DECISIONS ON LOCAL DEVELOPMENTS

THE TOWN AND COUNTRY PLANNING (SCHEMES OF DELEGATION AND LOCAL REVIEW PROCEDURE) (SCOTLAND) REGULATIONS 2008

THE TOWN AND COUNTRY PLANNING (APPEALS) (SCOTLAND) REGULATIONS 2008

IMPORTANT: Fallure to supply all the relevant information could invalidate your notice of review.

## Use BLOCK CAPITALS if completing in manuscript

Applicant(s)	Agent (if any)			
Name CLEEK POULTRY LTD	Name			
Address KIRKBURN, CARDRONA, PEEBLES	Address			
Postcode EH45 9HU				
Postcode E1145 9110	Postcode			
Contact Telephone 2  Fax No	Contact Telephone 1 Contact Telephone 2 Fax No			
E-mail*	E-mail*			
	Mark this box to confirm all contact should be through this representative:			
* Do you agree to correspondence regarding your review being sent by e-mail?				
Planning authority SCOTTISH BORDERS COUNCIL				
Planning authority's application reference number 16/01506/FUL				
Site address FIELD NO 0328, KIRKBURN, CARDRONA, SCOTTISH BORDERS				
Description of proposed development ERECTION OF STRAW STORAGE BUILDING				
Date of application 5.12.2016 Date of decision (if any) 1.2.2017				

Note. This notice must be served on the planning authority within three months of the date of the decision notice or from the date of expiry of the period allowed for determining the application.

Nature of application				
1.	Application for planning permission (including householder application)			
2.	Application for planning permission in principle			
3.	Further application (including development that has not yet commenced and where a time limit has been imposed; renewal of planning permission; and/or modification, variation or removal of a planning condition)			
4.	Application for approval of matters specified in conditions			
Reasons for seeking review				
1.	Refusal of application by appointed officer			
2.	Failure by appointed officer to determine the application within the period allowed for determination of the application			
3.	Conditions imposed on consent by appointed officer			
Rev	iew procedure			
The Local Review Body will decide on the procedure to be used to determine your review and may at any time during the review process require that further information or representations be made to enable them to determine the review. Further information may be required by one or a combination of procedures, such as: written submissions; the holding of one or more hearing sessions and/or inspecting the land which is the subject of the review case.				
Please indicate what procedure (or combination of procedures) you think is most appropriate for the handling of your review. You may tick more than one box if you wish the review to be conducted by a combination of procedures.				
1.	Further written submissions			
2.	One or more hearing sessions			
3.	Site inspection			
4	Assessment of review documents only, with no further procedure			
If you have marked box 1 or 2, please explain here which of the matters (as set out in your statement below) you believe ought to be subject of that procedure, and why you consider further submissions or a hearing are necessary:				
Site	Inspection			
In th	ne event that the Local Review Body decides to inspect the review site, in your opinion:  Yes No			
1.	Can the site be viewed entirely from public land?			
2	Is it possible for the site to be accessed safely, and without barriers to entry?			
If there are reasons why you think the Local Review Body would be unable to undertake an unaccompanied site inspection, please explain here: THE SITE IS A SMALLHOLDING AND THERE IS LIVESTOCK PRESENT				

### Statement

You must state, in full, why you are seeking a review on your application. Your statement must set out all matters you consider require to be taken into account in determining your review. Note: you may not have a further opportunity to add to your statement of review at a later date. It is therefore essential that you submit with your notice of review, all necessary information and evidence that you rely on and wish the Local Review Body to consider as part of your review.

If the Local Review Body issues a notice requesting further information from any other person or body, you will have a period of 14 days in which to comment on any additional matter which has been raised by that person or body.

State here the reasons for your notice of review and all matters you wish to raise. If necessary, this can be continued or provided in full in a separate document. You may also submit additional documentation with this form.

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THE APPLICANT HAS AN ESTABLISHED SMALLHOLDING. THE PROPOSED BUILDING IS FOR THE STORAGE OF STRAW FOR BEDDING.
PREVIOUS APPLICATIONS FOR PLANNING CONSENT HAVE BEEN MADE ELSEWHERE WITHIN THE SMALLHOLDING, ALL OF WHICH HAVE BEEN REFUSED.
THE APPLICANT THEREFORE DECIDED THAT ALL THE NEW WORKING BUILDINGS THAT ARE REQUIRED FOR HIS ACTIVITIES COULD BE CONTAINED IN THE NUCLEUS OF THE EXISTING BUILDINGS RATHER THAN AS SATTELITES ELSEWHERE ON THE SMALLHOLDING. HENCE THE REASON FOR THIS REQUEST FOR PLANNING CONSENT.
Have you raised any matters which were not before the appointed officer at the time the determination on your application was made?
If yes, you should explain in the box below, why you are raising new material, why it was not raised with the appointed officer before your application was determined and why you consider it should now be considered in your review.

### List of documents and evidence

Please provide a list of all supporting documents, materials and evidence which you wish to submit w of review and intend to rely on in support of your review.  REFUSAL NOTICE DATED 1.2.2017  DRAWINGS 196 85 & 196 86 WITH REFUSAL STAMPS	ith your notice
Note. The planning authority will make a copy of the notice of review, the review documents and any procedure of the review available for inspection at an office of the planning authority until such time as determined. It may also be available on the planning authority website.	
Checklist	
Please mark the appropriate boxes to confirm you have provided all supporting documents and evider your review:	nce relevant to
Full completion of all parts of this form	
Statement of your reasons for requiring a review	
All documents, materials and evidence which you intend to rely on (e.g. plans and drawidocuments) which are now the subject of this review.	ngs or other
Note. Where the review relates to a further application e.g. renewal of planning permission or modification removal of a planning condition or where it relates to an application for approval of matters specified it is advisable to provide the application reference number, approved plans and decision notice from consent.	in conditions,
Declaration	
I the applicant/agent [delete as appropriate] hereby serve notice on the planning authority application as set out on this form and in the supporting documents.	to review the
Signed Date 10/3/17	

The Completed form should be returned to the Head of Corporate Administration, Scottish Borders Council, Council Headquarters, Newtown St. Boswells TD6 0SA.



# Regulatory Services

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

Town and Country Planning (Development Management Procedure) (Scotland) Regulations 2013

Application for Planning Permission Reference : 16/01506/FUL

To: Cleek Poultry Ltd The Tractor Shed Kirkburn Cardrona Peebles

With reference to your application validated on **5th December 2016** for planning permission under the Town and Country Planning (Scotland) Act 1997 for the following development:-

Proposal: Erection of straw storage building

at: Field No 0328 Kirkburn Cardrona Scottish Borders

The Scottish Borders Council hereby refuse planning permission for the reason(s) stated on the attached schedule.

Dated 1st February 2017 Regulatory Services Council Headquarters Newtown St Boswells MELROSE TD6 0SA

Signed

Chief Planning Officer



## Regulatory Services

APPLICATION REFERENCE: 16/01506/FUL

Schedule of Plans and Drawings Refused:

Plan Ref	Plan Type	Plan Status	
196 85	Site Plan	Refused	
196 86	Elevations	Refused	

### **REASON FOR REFUSAL**

- The application is contrary to Policies PMD2, EP5 and ED7 of the Scottish Borders Local Development Plan 2016 and Supplementary Planning Policies relating to Special Landscape Area 2-Tweed Valley in that the proposed building will be prominent in height, elevation and visibility within the landscape and will have a significant detrimental impact on the character and quality of the designated landscape.
- The application is contrary to Policies PMD2 and ED7 of the Scottish Borders Local Development Plan 2016 in that it has not been adequately demonstrated that there is an overriding justification for the proposed building that would justify an exceptional permission for it in this rural location and, therefore, the development would appear as unwarranted development in the open countryside. The proposed building is not of a design or scale that appears justified by the size of the holding on which it would be situated, which further undermines the case for justification in this location.
- The application is contrary to Policy ED7 of the Scottish Borders Local Development Flan 2016 in that it has not been adequately demonstrated that any traffic generated by the proposal can access the site without detriment to road safety.

### FOR THE INFORMATION OF THE APPLICANT

If the applicant is aggrieved by the decision of the Planning Authority to refuse planning 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 Corporate Administration, Council Headquarters, Newtown St Boswells, Melrose TD6 OSA.

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 may serve on the Planning Authority a purchase notice requiring the purchase of his interest in the land in accordance with the provisions of Part 5 of the Town and Country Planning (Scotland) Act 1997.