

Mr Drew Glendinning per Aitken Turnbull Architects 9 Bridge Place Galashiels TD1 1SN Please ask for: Brett Taylor X6628

*Our Ref:* 21/00706/FUL

Your Ref:

E-Mail: brett.taylor@scotborders.gov.uk

Date: 20th April 2022

Dear Sir/Madam

PLANNING APPLICATION AT Land South Of Stable Cottage (Plot 4) Westcote Hawick Scottish Borders

PROPOSED DEVELOPMENT: Erection of dwellinghouse

APPLICANT: Mr Drew Glendinning

Please find attached the formal notice of refusal for the above application.

Drawings can be found on the Planning pages of the Council website at <a href="https://eplanning.scotborders.gov.uk/online-applications/">https://eplanning.scotborders.gov.uk/online-applications/</a>.

Your right of appeal is set out within the decision notice.

Yours faithfully

John Hayward

Planning & Development Standards Manager



# Regulatory Services

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

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

Application for Planning Permission Reference: 21/00706/FUL

To: Mr Drew Glendinning per Aitken Turnbull Architects 9 Bridge Place Galashiels TD1 1SN

With reference to your application validated on **17th May 2021** for planning permission under the Town and Country Planning (Scotland) Act 1997 (as amended) for the following development:-

Proposal: Erection of dwellinghouse

At: Land South Of Stable Cottage (Plot 4) Westcote Hawick Scottish Borders

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

Dated 18th April 2022 Regulatory Services Council Headquarters Newtown St Boswells MELROSE TD6 0SA

> John Hayward Planning & Development Standards Manager



# Regulatory Services

## **APPLICATION REFERENCE: 21/00706/FUL**

### Schedule of Plans and Drawings Refused:

Plan Ref	Plan Type	Plan Status
L(-1) 101 Rev A L(-1) 102 L(-1) 103 L(-1) 104 L(-1) 105 L(-1) 107 Rev B	Location Plan Proposed Site Plan Existing Site Plan Proposed Plans & Elevations Proposed Plans & Sections Landscaping Plan	Refused Refused Refused Refused Refused Refused

### **REASON FOR REFUSAL**

The development is contrary to Policy HD2 of the Local Development Plan 2016 and New Housing in the Borders Countryside Guidance 2008 because it would constitute housing in the countryside that would not relate well to the existing building group and would lead to an unjustified sporadic expansion of development into a previously undeveloped field. Furthermore, there is no overriding economic justification to support the development. Material considerations do not outweigh the resulting harm.

#### 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 (as amended) within three months from the date of this notice.

The notice of review must be submitted on the standard form and addressed to the Clerk of The Local Review Body, Democratic Services, Scottish Borders Council, Council Headquarters, Newtown St Boswells. TD6 0SA or sent by email to <a href="mailto:localreview@scotborders.gov.uk">localreview@scotborders.gov.uk</a>. The standard form and guidance notes can be found online at <a href="mailto:Appeal a Planning Decision">Appeals to the Local Review Body can also be made via the Scottish Government Planning and Environmental Appeals Division by clicking on the following link <a href="mailto:PEAD">PEAD</a>

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 (as amended).