IMPORTANT: Please read these guidelines prior to completing the householder planning application form.

These notes have been prepared to help you fill in the householder planning application form. If you need any help, please contact the Planning Service’s Development Management Service. Please note that you need a separate application form if a building warrant, listed building consent, conservation area consent or advertisement consent is required.

(Note: Incomplete or incorrect applications cannot be validated, and so will delay your proposals)
NOTES FOR GUIDANCE
Householder Planning Application

These notes have been prepared to help you fill in the household planning application form. If you need any more help or are unsure if planning permission is required, please contact the Council's planning staff. Please note that you need a separate application form if a building warrant, listed building consent, conservation area consent or advertisement consent is required.

(NOTE: INCOMPLETE/INCORRECT APPLICATIONS CANNOT BE ACCEPTED, WHICH MAY DELAY YOUR PROPOSALS)

1 Applicant's Name only
You should provide only your full name here.

2 Address or Location of Proposed Development
You should clearly state the full address of the application site, including the postcode and an Ordnance Survey grid reference in the case of a rural application. If the site has no address, please give a written description, which will allow people to identify it.

You should also clearly outline the land to which the application relates in RED on a location plan (preferably Ordnance Survey based) and outline any adjoining land you own in BLUE.

3 Description of Proposed Development
Please state your proposed development to be carried out, e.g. dormer extension to roof or erection of single garage. Stating, “see plans” is not sufficient. The description should fully and accurately reflect the nature of the development, and failure to do so may make your application invalid and result in your proposal being delayed. The proposed development and existing buildings should be indicated on plans.

If you are in doubt as to how to describe your proposal, please contact the Development Management Service. Telephone (01595) 744293.

4 Other Details
Please complete all parts of section 4, including details of existing and proposed access and drainage requirements.
Proposed External Building Materials

It is important that you describe as fully as possible the materials you intend to use on the external surfaces. For example, colour and type of material. Please note that “see plans” is not sufficient.

Land Ownership

Please note that you are legally required to complete parts A and B of the Land Ownership Certificates and submit it as part of your application for planning permission. If you do not, your application will not be processed.

A - Ownership

You do not need to have any legal interest in the land to which the application relates when you apply for planning permission, nor do you require the consent of the owner. But, if you do not own the land to which the application relates, you are legally required to give notice of the making of the planning application to the owner and to any agricultural tenant of the land.

For the purposes of making a planning application, a person is regarded as the owner if, 21 days before the date of the planning application, he is an owner or is the tenant under a lease which still has a lease which still has at least 7 years to run.

If you do own all the land to which the application relates, then you should tick box 1.

If you are not the owner of the land to which the application relates you are legally required to notify the owner(s) by serving them:

- a completed copy of the NOTICE TO OWNERS/TENANTS OF AGRICULTURAL HOLDINGS form provided in this application pack

Once you have served this notice you should tick box 2 and list the names and addresses of the tenant(s) notified, together with the date on which the notice was served.

Recorded delivery is the preferred method of sending out notices since the receipt provides proof of delivery in the event of a dispute. Registered post or hand delivery are also acceptable.

Ownership or Agricultural Tenancy Unknown

If you do not know who owns the land, or who are the agricultural tenants, then you will be required to place a notice in the local newspaper. Should this be the case, please contact the Development Management Service within the Planning Service for further advice. The contact details are at the front of these notes.

IMPORTANT

If you require to use an additional sheet(s) to complete the list of owners, required by the Certificates, please ensure that you clearly follow the format in the Certificate provided, and sign each and every sheet at the bottom, confirming that it is a continuation of the relevant Certificate.

In all cases the Certificates must be signed and dated. If you do not, your application cannot be validated.
Checklist

It is important that you describe as fully as possible the materials you intend to use on the external surfaces. For example, colour and type of material. Please note that “see plans” is not sufficient.

Forms

One copy of the planning application form is required to be submitted in conjunction with a land ownership certificate. Guidance on their completion is contained in section 6.

It is the responsibility of the Council to notify those with an interest in neighbouring land of the submission of a valid planning application. Neighbouring land is that which is within 20 metres of the boundary of the application site. There will be a period of 21 days from the date of the Council’s notice to make formal representations.

Plans

All planning applications must be accompanied by 2 copies of a location plan, which must be to scale 1:2500 for applications in rural locations, and 1:1250 for applications in Lerwick or Scalloway, include a North point, and identify the application site and its situation in relation to neighbouring land. The location plan should show:

- The application site outlined in red; and
- Other adjoining land owned by the applicant outlined in blue

Location Plans can be purchased from the Planning Service at the address provided at the end of these notes.

2 copies of a site plan at 1:500, including a North point, and identifying the application site outlined in red should also be submitted. Depending on the type of application, other plans will be required to accurately describe the proposals, for example, to show elevations/materials and floor plans. In all cases these must be to scale and include a North point.

If the plan has been obtained from the Ordnance Survey, an agent of the Ordnance Survey, or has been prepared on an Ordnance Survey base, you will declare this on the plan. Alternatively you have to state the source of the plan. If it has been prepared using your own measurements, this must be stated. Failure to do either will prevent validation of the application.

PLEASE ENSURE YOU HAVE THE PERMISSION OF THE COPYRIGHT HOLDER FOR ALL DRAWINGS/PLANS/MAPS SUBMITTED. FAILURE TO DO SO WILL PREVENT VALIDATION OF THE APPLICATION.

Application Fee

The fee list included explains what, if any, fee you must pay when submitting your application. Cheques should be made payable to “Shetland Islands Council”.

PLEASE NOTE: UNTIL ALL THIS INFORMATION IS RECEIVED, YOUR APPLICATION CANNOT BE REGISTERED AND WILL BE DEEMED INVALID.

Applicant’s Name and Address

Please give your full name and address including your postcode.

Agent’s Name And Address

You may decide to employ an agent, such as an architect, surveyor, builder, or a planning consultant to prepare the drawings and complete these forms for you. This is preferable, especially for more complex proposals. If this is the case, all correspondence from the Planning Service will be sent to the agent.

Please give the name, address and phone number of the firm or company, and the individual dealing with this application.

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Contact Details

Please identify the person to whom Planning should forward all correspondence. Please give full name and address details and, if possible, a daytime telephone number. You may also give other contact details such as e-mail. If you have an agent, this should be their details.

Declaration

Please remember to sign and date your application - failure to do so, will render your application invalid.
General Information

Please identify the person to whom Planning should forward all correspondence. Please give full name and address details and, if possible, a daytime telephone number. You may also give other contact details such as e-mail. If you have an agent, this should be their details.

You should submit the completed application form, together with the necessary plans and drawings (2 copies) and fee to:

Shetland Islands Council
Planning Service
Development Services Department
c/o Train Shetland
North Gremista Industrial Estate
Lerwick, Shetland
ZE1 0PX

Cheques should be made payable to “Shetland Islands Council”.

It is advisable to make copies of your application for your own information.

Other Permissions, Building Warrants or Licences may be required for certain types of proposals.

Further Guidance
The Planning Service produces leaflets and guidance on various aspects of planning. Copies can be obtained from the planning office at Grantfield or downloaded from the Council’s website.

Data Protection Act 1998
The information on the completed application form, certification and associated plans/statements will be held in the Planning Register to which public access is required. The data will also be made available to members of the public on the internet via the Council Website and the Weekly List of planning applications.

The information contained in the applications for planning permission and other applications under Planning and related legislation (including the name and address of the applicant) is held in the Planning Register. This is required to be available to the public under The Town & Country Planning (Development Management Procedure) (Scotland) Regulations 2013 and the Town and Country Planning (Scotland) Act 1997. Information will be disclosed only in accordance with these requirements or otherwise as required by law, including to other agencies for the purposes of determining the application.

The Council also publishes a Weekly List of planning and other related applications and decisions, which contain details of the applicant. This information may be made available to the public in the list of planning applications available on the Council Website.
WHERE SHOULD I SUBMIT MY APPLICATION?

You should submit the completed application form, together with the necessary plans and drawings (2 copies) and fee to:

Planning Service
Development Services
c/o Train Shetland
North Gremista Industrial Estate,
Gremista Rd,
Lerwick, Shetland
ZE1 0PX

Cheques should be made payable to “Shetland Islands Council”.

It is advisable to make copies of your application for your own information.

WHAT HAPPENS NEXT?

Once the Development Management Service receives your application, it will be checked to ensure that the forms have been completed correctly, that there are the correct number of plans, and that the correct fee has been paid.

If for some reason, the application is not complete, it cannot be processed and we will write to tell you what you must do.

If your application is complete, you will receive an acknowledgement letter. This will tell you the name of the officer dealing with your application, and a reference number which you should quote in all future correspondence with the Development Management Service.

The public have a statutory right to examine and comment on your plans. Any objections made must be taken into account by the Development Management Service.

You should expect a decision within 2 months from the date the last piece of information required for your application to be valid is received. You can call the Development Management Service if you wish to know the progress of your application. Four weeks is usually sufficient time to undertake an initial assessment of straightforward applications.

THE DECISION

Once a decision has been reached by the Council, you will be sent a DECISION NOTICE. This will inform you whether your application has been:

- Granted
- Granted with Conditions or
- Refused
YOUR STATUTORY RIGHTS

If your application was refused, or if you feel any of the conditions imposed are unreasonable, you may appeal.

In the case of a decision relating to a local development where the decision was delegated in accordance with a scheme of delegation approved by the Scottish Ministers to a person appointed for that purpose (the appointed officer) this will take the form of a local review to the Local Review Body. This must be done within 3 months from the date of the decision notice. Where an application for a local development is not determined within the statutory time period that exists for determining the application, you have 3 months from the end of that period within which you may seek a local review on the grounds of non-determination of the application. The planning authority has up to 2 months to determine applications for planning permission for local developments, but where an application is subject to environmental impact assessment a 4 month period for determination applies. The planning authority and applicant can agree in writing to extend the statutory time period that applies to the application before the right to seek local review arises, and if this takes place the 3 months for seeking a review on grounds of non-determination will begin with the date of expiry of the period of the agreed extension. If the Local Review Body does not conduct the review within 3 months from the date you seek the review on the grounds of non-determination, there is a right of appeal to the Scottish Ministers. The time limit for making an appeal to the Scottish Ministers in such a circumstance is 3 months. In local review cases your right to seek a review on the grounds of non-determination will in effect lapse after 3 months running from the end of the 2 month period for determining the application. You will however remain able to seek a review of the decision on the application once it is issued should you choose to. If you ask for a local review because you are aggrieved by the decision given by the appointed officer there is no statutory timescale for the Local Review Body to make a decision, but timescales for completion of documentation associated with the local review process exist in regulations, and the Local Review Body will conduct a review as soon as it is reasonably practicable to do so.

In the case of a decision where the application was for a local development that was not delegated, or was for a national development or a major development, you may appeal against the decision of the Council on the application, but instead this will be to the Scottish Ministers. Such an appeal must be made within 3 months of the date of the decision notice. Where such an application is not determined within the appropriate 2 month or 4 month time period, you may appeal to the Ministers within 3 months from the end of the period, and you have not agreed to an extension of time within which notice of a decision can be given. In the absence of a decision after the agreed extension you will again have 3 months in which to appeal on the grounds of non-determination, or again, could wait the final decision.

In the case of an appeal to take the form of a local review this should be made to the Planning Service who will administer the process, and provide you with guidance on the process and any necessary forms.

In the case of an appeal to the Scottish Ministers you should initially contact the Directorate for Planning and Environmental Appeals, 4 The Courtyard, Callendar Business Park, Callendar Road, Falkirk FK1 1XR. They will provide you with the necessary forms, or alternatively they can be found on the Scottish Government’s website, www.gov.scot

The Scottish Public Services Ombudsman

If you feel that the Council has failed to follow the correct procedures and that you have suffered an injustice, after you have gone through the Council’s complaints process, if you are still not happy, you have the right to take your complaint to the Scottish Public Services Ombudsman:

4 Melville Street,
Edinburgh,
EH3 7NS

Freephone 0800 377 7330 or call 0131 225 5300; Fax 0800 377 7331
email: ask@spso.org.uk
Web: http://www.spso.org.uk

Generally, if you want to do this, you must contact the Ombudsman within one year. If you have any questions, you can phone, or contact the Ombudsman at www.spso.org.uk/contact-us

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