Reason for appeal - select one option

Decision not to issue a high hedge notice

Decision to withdraw a high hedge notice

Appeal against a high hedge notice

Decision to vary a high hedge notice

HIGH HEDGE APPEAL TO SCOTTISH MINISTERS



HIGH HEDGES (SCOTLAND) ACT 2013

IMPORTANT: Your appeal and a copy of the decision or notice which is the subject of your appeal must reach DPEA within 28 days of: the date of the notice or; the date the local authority decided to take no further action or; the date they decided to withdraw or vary a notice.

Note: A copy of the appeal documents will be sent to the local authority.

Use BLOCK CAPITALS if completing in manuscript

Appellant(s)		Agent (if any)		
Name		Name		
Address		Address		
Postcode		Postcode		
Contact Tel No 1		Contact Tel No 1		
Contact Tel No 2		Contact Tel No 2		
		Fax No		
Fax No		rax NO		
E-mail		E-mail		
Mark this box to confirm all contact should be through this representative				
*Do you agree to all correspondence regarding your appeal being sent by e-mail? Yes No				
Planning Authority				
Planning Authority's Application Reference number				
Address of hedge				
Property affected by hedge				
Height of Hedge (in metres)				
		Length of Hedge (in metres)		
Allication/Decision Details (if applicable)		Length of Hedge (in metres)		
Allication/Decision Details (if applicable) Date of application to local authority		Length of Hedge (in metres) Date of local authority decision		
		Date of local authority		
Date of application to local authority		Date of local authority		
Date of application to local authority Notice Details (if applicable)		Date of local authority decision		

Interest in land - select one option

Owner of property affected

Occupier of property affected

Owner of land where hedge is situated

Occupier of land where hedge is situated

REASONS FOR APPEAL					
State in full why you are appealing against the local authority's decision. You must provide a full explanation of why you disagree with the authority's decision, as this will be taken into account in determining your appeal. The local authority's decision will contain the reasons for the decision and you may wish to seek clarification from the local authority prior to submitting an appeal.					
You will be entitled to comment on (i) any additional matter(s) which may be raised by the authority in its response to your appeal, or (ii) any representations the Scottish Government might receive from any other person or body.					
Note: you might not have a further opportunity to add to your statement of appeal at a later date, so it is essential that you produce all of the infomation you want the decision-maker to take into account.					

Appeal Procedure

The person appointed to determine your appeal, (the reporter) will decide the procedure to be used. In general, a decision will be made based on your appeal documents and the planning authority's response. In some cases the appointed person may require further procedures to gain more information on specific matters before reaching a decision. This is your opportunity to indicate what procedure you think is most appropriate for the handling of your appeal. (See Notes for Appellants)

Note: If you select Option 1 you should not select any further options.

You may select any combination of Options 2 to 5 if you wish.

- 1. No further procedure i.e. review of all relevant information provided by yourself and other parties only
- 2. Inspection of land subject of the appeal
- 3. Further written submissions on specific matters
- 4. Holding one or more hearing sessions (i.e. round table discussions) on specific matters
- 5. Holding one or more formal inquiry sessions on specific matters

If boxes 3, 4 or 5 are checked, please explain below which of the matters (as set out in your statement above) you think should be subject to that procedure, and why. (Use additional pages if necessary.)

Site Inspection

In the event that the Scottish Government Reporter appointed to consider your appeal decided to inspect the appeal site, in your opinion:

Can the site be viewed entirely from public land?

Is it possible for the site to be accessed safely, and without barriers to entry?

Yes

No

Are there any biosecurity issues that affect the site?

(for more information on biosecurity, please see the site inspection section in the notes for appellants)

If there are any reasons why you think the Reporter would be unable to access and view the appeal site alone, please explain here:

Other Appeals			
Have you made an	y other appeals to Scottish Ministers concerning this hedge?	Yes	No
If yes, please give o	letails, including our appeal reference numbers (if known):		
Checklist			
	opropriate boxes to confirm you have provided <u>all</u> supporting documents/evidence relevar	it to your appea	al:
	Full completion of all parts of this form		
	Full statement of appeal		
	All documents, materials and evidence which you intend to rely on		
	Decision of the local authority that is the subject of your appeal		
	A copy of a high hedge notice (if applicable)		
The Scottish Gov must advise DPE	ernment routinely publishes all documents relating to each appeal on its website at <u>v</u> A if there are particular reasons why you think any document you have provided canr	<u>vww.dpea.scof</u> oot be publish	<u>tland.gov.uk</u> . You ed.
The appeal form a decision or notice	nd associated information will be sent by DPEA to the local authority and any other party a	ffected by the I	nigh hedge
Declaration			
I appeal to t	he Scottish Ministers as set out on this form and supporting documents.		
Signed	Date		
	in the appeals process, use DPEA websites, contact the division or attend a webcast, the DF out you. To find out more about what information is collected, how the information is used notice.		
This form and	all supporting documents should be sent to:		
E-mail:	dpea@gov.scot		
Post:	Planning and Environmental Appeals Division		
	Hadrian House Callendar Business Park		
	Falkirk FK1 1XR		
Contact Tel:	0300 244 6668		