

LA01/2017/0219/F

Erratum

Update:

In relation to the Scheduled Monument Consent, conditions No 2 and 3 as listed in the Planning Committee Report, pages 7 and 8, are superseded with the conditions listed below:

1. All proposed development work shall be undertaken in line with the conditions attached to the Scheduled Monument Consent (SMC) decision.

Reason: To ensure the protection of the archaeological remains within the application site are properly identified and protected or appropriately recorded.

2. The proposed development is subject to conditions for the agreement and implementation of a developer-funded programme of archaeological works. This is to identify and record any archaeological remains in advance of new construction, or to provide for their preservation in situ, as per Policy BH 4 of PPS 6.

Reason: To ensure the protection of the archaeological remains within the application site are properly identified and protected or appropriately recorded.



Historic Environment Division

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Our reference: B73/88; LDY 007:045
Date: 25th June 2018

Dear Graham,

THE HISTORIC MONUMENTS AND ARCHAEOLOGICAL OBJECTS (NI) ORDER, 1995

Scheduled Monument Consent for Plantation village site known as Macosquin in the townland of Camus Macosquin Glebe, Co. Londonderry.

Received on 14th May 2018.

- i. Insertion of 6 no. 8m high galvanized steel columns for floodlighting the existing sports pitch.
- ii. Installation of cabling for floodlights.

Please read the contents of this letter carefully. The conditions are binding and will be monitored. If you foresee any difficulties in complying with the conditions, please discuss before any work takes place.

The Department hereby grants you Scheduled Monument Consent for this work with the following 14 conditions:

1. The works to which this consent relates shall be carried out to the satisfaction of the Department's Historic Environment Division (HED).
2. It is the **responsibility of the applicant** to ensure that staff, contractors, or staff from other organizations working on the site during this project, are provided with a copy of this consent, and that they fully understand and adhere to the conditions contained within it. A copy of the consent shall be kept on site by the contractor at all stages of the work.
3. Historic Environment Division (HED) Archaeologist, Kara Ward, **must** be furnished with at least 2 weeks **notice (email kara.ward@communities-ni.gov.uk) tel. 028 90823119)** before commencement of work to permit inspection of works.

4. The work shall be carried out as detailed in the SMC application and amended methodology and specs for columns and counterbalance units received on 06/06/18. Any changes to the details outlined in these documents must be discussed and agreed **in advance** with HED.
5. All work shall be carried out with due care and attention paid to the scheduled monument.
6. The scheduled area shall not be used at any time for the storage of machinery, equipment or materials.
7. All excavation works detailed shall be carried out under direction and supervision of an archaeologist and licensed under Article 41 of the Historic Monuments and Archaeological Objects (NI) Order 1995 (HMAOO 1995).
8. A copy of the excavation report shall be forwarded to the HED Scheduling team.
9. The foundation holes for the columns will be de-sodded and excavated by hand. The dimensions of the holes shall be no greater than 350mm in diameter and 1200mm deep unless agreed in advance/on site with HED Scheduling team.
10. The machine used to excavate the cable tracks must be of the smallest size necessary. It must be fitted with a toothless bucket and it must have rubber wheels or tracks, or make use of track mats when crossing the scheduled area. Any deviation from this condition must be agreed in advance with HED Scheduling team.
11. The HED Scheduling team archaeologist must be informed immediately on the discovery of archaeological deposits and appraised of their significance and extent. Treatment of such deposits shall be agreed with the HED archaeologist in advance, prior to any further excavation and it may be necessary to relocate the columns/cable tracks.
12. There will be no site huts, containers or other plant, machinery or welfare facilities within the scheduled area other than the small machine for excavating the cable trench and a loader for delivery of the columns and column carrier for placement.
13. Any rubbish created during the course of these works shall be disposed of off-site, not buried or burnt in situ.
14. Any changes to the works proposed in this application, or any additional works, shall be discussed in advance and approved by HED and may require additional Consents.

The granting of Scheduled Monument Consent under the Historic Monuments and Archaeological Objects (NI) Order 1995 does not affect the application of any other legislation which might have a relevance in this case.

Historic Environment Division operates an environmental management system to the requirements of ISO 14001 and would remind all parties of the need to comply with relevant environmental legislation. Legislation covers, but is not limited to, waste management issues, water pollution, air pollution and appropriate storage of materials.