Agenda item	11.2
Report	HLC/060/24
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THE HIGHLAND COUNCIL

Committee:	THE HIGHLAND LICENSING COMMITTEE
Date:	25 June 2024
Report title:	Application for the grant of a short term let licence – 2A Scorguie Road, Inverness, IV3 8QP (Ward 13 – Inverness West)
Report by:	The Principal Solicitor – Regulatory Services

1.	Purpose/Executive Summary
1.1	This report relates to an application for the grant of a short term let licence.
2.	Recommendation
2.1	Members are asked to determine the application in accordance with the Council's hearings procedure.

3.	Background
3.1	In terms of The Civic Government (Scotland) Act 1982 (Licensing of Short-term Lets) Order 2022, a licence is required for residential accommodation for use as a short term let.
3.2	In terms of the abovementioned Act, the Licensing Authority have nine months from receipt of the application to determine the same, therefore this application must be determined by 9 July 2024. Failure to determine the application by this time would result in the application being subject of a `deemed grant' which means that a licence would require to be issued on 9 July 2024 for a period of 12 months. The application is before this Committee as this is the last meeting before the determination date expires.
3.3	Short term let means the use of residential accommodation provided by a host in the course of business to a guest, where all of the following criteria are met:
	 The guest does not use the accommodation as their only or principal home The short term let is entered into for commercial consideration The guest is not: An immediate family member of the host Sharing the accommodation with the host for the principal purpose of advancing the guest's education as part of an arrangement made or approved by a school, college, or further or higher educational institution, or an owner or part-owner of the accommodation the accommodation is not provided for the principal purpose of facilitating the provision of work or services by the guest to the host or to another member of the host's household the accommodation is not excluded accommodation, and the short-term let does not constitute an excluded tenancy
4.	Application
4.1	On 10 October 2023 (date application was deemed valid) an application for the grant of a short term let licence was received from Ms Kathleen Ann Whyte.
4.2	The Premises to which the application relates is 2A Scorguie Road, Inverness, IV3 8QP (the Premises"). A site plan was provided by the applicant as part of the application process which is attached as an appendix to this report (Appendix 1). The Premises are those marked up on the site plan found on page 1 of Appendix 1.
4.3	The application for the short term let licence has been made on the basis that the said Ms Whyte will be the host/operator of the Premises. The application was made on the basis that the Premises was not operated as a short term let property prior to 1 October 2022 and, as such, the host/operator cannot operate the premises as a short term let until they have obtained a licence.
4.4	Ms Whyte is named on the application as the owner of the Premises and the person responsible for the day-to-day management of the Premises.

4.5	The type of letting which has been applied for is 'home letting and home sharing', which involves the letting of the applicant's own home both while they are living there and whilst they are absent from the property.
4.6	The Premises is described as a detached dwellinghouse offering 'room only nightly accommodation' which can accommodate a maximum of 6 guests. The premises comprises of 5 bedrooms, 3 of which the applicant has indicated will be used for the purposes of short term letting.
	A floor plan of the Premises was provided by the applicant as part of the application process and this can be found on page 2 of Appendix 1. An updated floor plan has been requested by the licensing team from the applicant, which asks for the applicant to identify the parts of the premises to be used for the purposes of short term letting, the maximum guest occupancy; room sizes and identification of the fire escape route. To date, no response has been received by the applicant.
5.	Process
5.1	The application was circulated to the following Agencies/Services for consultation:
	 Police Scotland; Highland Council Environmental Health Service; and Highland Council Building Standards.
5.2	Police Scotland and The Highland Council's Environmental Health Service have confirmed that they have no objections to the application.
5.3	The Scottish Fire & Rescue Service was not further consulted on the application as the fire safety checklist, which was completed by the applicant, pertaining to the application was deemed satisfactory.
5.4	Highland Council Building Standards have objected to the application on the basis that the application indicates there will be six paying guests at the Premises. On this basis, they advise this will require a conversion building warrant to be issued by Building Standards, to change the property from a 'house' to a 'shared residential accommodation building' in terms of building control legislation. Building Standards advise that in terms of building control legislation, a house can have no more than four paying guests to allow it to remain deemed a house.
	Building Standards have advised the Licensing Team that if the applicant confirmed that they would have no more than four paying guests, Building Standards would withdraw their objection.
	The Licensing Team have attempted to contact the applicant in this regard on a number of occasions to ask if the applicant wishes to amend her application to four guests or continue with her application on the basis of six guests. To date, however, no response has been received.
	If available, a verbal update can be provided to the Committee by the Solicitor.

6. Certificate of Compliance

6.1	The applicant has yet to return a certificate of compliance, which confirms that a public
	notice of application for their short term let licence was displayed at or near the Premises
	for a period of 21 days. Such certificate of compliance must be completed by the
	applicant and returned to the licensing team as confirmation that the public notice of
	application has been displayed in terms of the legislation, before the licence can be
	issued.

6.2 The Licensing Team have attempted to contact the applicant to ask for the Certificate of Compliance to be returned on a number of occasions, however, to date, no response has been received. If available, a verbal update can be provided to the Committee by the Solicitor.

7.	Dete	rmining issues	
7.1		Paragraph 5(3) of Schedule 1 of the Civic Government (Scotland) Act 1982 states that a licensing authority may refuse an application to grant or renew a licence where:	
	(a)	the applicant or anyone else detailed on the application is not a fit and proper person;	
	(b)	the activity would be carried out by a person other than the applicant who, if he had made the application himself, would have been refused;	
	(c)	where the licence applied for relates to an activity consisting of or including the use of premises or a vehicle or vessel, those premises are not or, as the case may be, that vehicle or vessel is not suitable or convenient for the conduct of the activity having regard to	
		 (i) the location, character or condition of premises or the character or condition of the vehicle or vessel, (ii) the nature and extent of the proposed activity, (iii) the kind of persons likely to be in the premises, vehicle or vessel, (iv) the possibility of undue public nuisance, or (v) public order or public safety; or 	
	(d)	there is other good reason for refusing the application.	
		uired, the Principal Solicitor – Regulatory Services will offer particular advice on riteria relating to this particular application.	
7.2	of pa	py of this report has been sent to the applicant and the objector who, in the terms aragraph 4(2) of the Civic Government (Scotland) Act 1982, have been invited to and will be provided with an opportunity to be heard by the Committee.	
		parties have also been advised of the procedure which will be followed at the ing which may also be viewed via the following link:	
		nsing hearings procedures Licensing hearings procedure (Licensing Committee) land.gov.uk)	

8.	Policies	
	The following policy is relevant to this application:	
	 Short-term let licensing policy statement (which includes the mandatory and additional licence conditions attached to all Short Term Let Licences):- 	
	A copy of this policy can accessed <u>here</u> or a hard copy can be supplied where requested.	
9.	Implications	
9.1	Not applicable.	
Date:	3 June 2024	
Author: Julie Traynor		
Refer	rence: <u>FS550256523</u>	
 Background Papers: Civic Government (Scotland) Act 1982 The Civic Government (Scotland) Act 1982 (Licensing of Short-term Lets) Order 2022 		

APPENDIX:

Appendix 1: Site plan detailing extent of premises and floor plan.





