

**Interlocutor from the Court of Session**

XA5/22

James (Glasgow) Ltd For S238 Town And Country Planning

Edinburgh, 29 June 2022

The Lords, on the appellants' motion, of consent, allow the joint minute between the appellants and respondents to be received and marked No. 11 of process, and in terms and in respect thereof:-

- (i.) allow the appeal and quash the Renfrewshire Local Development Plan 2021 in the following respects:-
  - (a) in relation to the Thriplee Road site (LDP2064) in so far as it designates that part of the site coloured green as 'ENV1-Greenbelt'; and
  - (b) the designation of site LDP2057 – Golf Driving Range, Rannoch Road, Johnstone - as 'Policy P2 – Housing Land Supply' and its inclusion in the list of 'new residential sites' on page 49 thereof; and any consequential references (whether express or by inclusion on a map or plan);
- (ii.) further, having seen and considered the unopposed written submissions from the interested parties, *viz.* The Stewart Milne Group Limited and The Trustees of the AD Houston Trust, Nos. 14 and 15 of process respectively, also quash the Renfrewshire Local Development Plan 2021 in relation to the Auchenlodment Road site (LDP2053) in so far as it designates the site as 'ENV1-Greenbelt' and decern;
- (iii.) find the respondents liable to the appellants in the expenses of the appeal; remit the account thereof, when lodged, to the Auditor of Court to tax; and
- (iv.) find no expenses due to or by any party with regards to the involvement of the interested parties in this appeal.

Edinburgh, 29 June 2022

The Lords decern against the respondents for payment to the appellants of the expenses referred to in the foregoing interlocutor, of even date, as the same shall be taxed by the Auditor of Court.