

Board Direction

Ref: PL18.246408

The submissions on this file and the Inspector's report were considered at a Board meeting of all available Board members held on 21st July 2016. The file was assessed at the same time as file ref no. PL18.246407 which involved similar issues.

The Board decided to treat this case under section 48 of the Planning and Development Act, 2000. The Board also decided by a margin of 4:2 and based on the Reasons and Considerations set out below that the planning authority be directed, as follows:

Attach condition number 2.

REASONS AND CONSIDERATIONS:

Having regard to the decision made by the board under PL18.242962, and to the contents of the development contribution scheme, it was considered appropriate to treat the mast and first three antennae as a single unit for charging at the relevant rate for the mast only, and to charge the additional antennae applied for at the relevant rate for each antenna separately.

Board Member:

Date: 28th July 2016

Michael Leahy