

## Board Direction BD-000039-18 ABP-300829-18

The remitted appeal was considered at a Board meeting held on the 22<sup>nd</sup> February 2018

The Board noted the terms of the High Court order of the 18<sup>th</sup> December 2017

The Board decided that the following steps be taken in relation to the remitted appeal:

- 1. The original Inspector's report shall be removed from the file temporarily pending the determination of the remitted appeal, at which point it will be returned to the public planning file.
- 2. Parties to the appeal shall be notified of the High Court order remitting this case back to the Board for a fresh determination (and given a further opportunity to make any general submissions/observations on the planning application the subject of the appeal under Section 131 of the Act).
- 3. A copy of the High Court Order to be enclosed with the letters to the parties (Section 131 notices).
- Upon completion of the Section 131 process, file to be referred to the Director of Planning for allocation to a new Inspector to carry out a new inspection/report.
- 5. A differently composed or constituted Board will determine the remitted appeal.

**Board Member** 

Date: 22/02/2018

Terry Prendergast