

Board Direction BD-012237-23 ABP-312544-22

The submissions on this file and the Inspector's report were considered at a Board meeting held on 19/05/2023.

The Board decided to grant permission generally in accordance with the Inspector's recommendation, for the following reasons and considerations, and subject to the following conditions.

Reasons and Considerations

- 1.1.1. Having regard to:
 - (a) The residential zoning objective for the site,
 - (b) National and local policy objectives which support the redevelopment of infill/brownfield sites,
 - (c) Section 28 Ministerial Guidelines on Urban Development and Building Heights (2018) and Design Standards for New Apartments (2020),
 - (d) The location of the site within a well serviced urban area in close in proximity to the Drogheda Town centre and where public transport is available,
 - (e) The pattern of development in the area, and the nature, scale, and design of the proposed development,

it is considered that, subject to compliance with the conditions set out below, the proposed development would be acceptable and would provide an adequate level of residential amenity for future residents, would not seriously injure the residential or visual amenities of the area, would not adversely impact on the character and setting of the entrance walls, railings, and nameplate at the entrance to Trinity Gardens (a Protected Structure), and would be acceptable in terms of the safety and convenience of pedestrians and road users. The board noted that key aspects of the Protected Structure would be conserved *in situ*, and considered the limited modification of and demolition of a portion of the Protected Structure to be justified in the circumstances where this intervention enables safe access to a development that is appropriate to this zoned and serviced site in the centre of Drogheda. The proposed development would, therefore, be in accordance with the proper planning and sustainable development of the area.

2.0 Conditions

The development shall be carried out and completed in accordance with 1. the plans and particulars lodged with the application on the 12th of April 2021 and as amended by Nrther plans and particulars received on the 19th of November 2021 except as may otherwise be required in order to comply with the following conditions. Where such conditions require details to be agreed with the planning authority, the developer shall agree such details in writing with the planning authority prior to commencement of development and the development shall be carried out and completed in accordance with the agreed particulars. Reason: In the interest of clarity. The 57no. build to rent units hereby permitted shall operate in accordance 2. with the definition of Build-to-Rent developments as set out in the Sustainable Urban Housing: Design Standards for New Apartments, Guidelines for Planning Authorities (December 2020) and be used for long

	term rentals only. No portion of this development shall be used for short term lettings.
	Reason: In the interest of the proper planning and sustainable development of the area and in the interest of clarity.
3.	Prior to the commencement of development, the owner shall submit, for the written consent of the planning authority, details of a proposed covenant of legal agreement which confirms that the development hereby permitted shall remain owned and operated by an institutional entity for a minimum period of not less than fifteen years and where no individual residential units shall be sold separately for that period. The period of fifteen years shall be from the date of occupation of the first apartments within the scheme.
	development of the area
	Prior to expiration of the fifteen-year period referred to in the covenant, the owner shall submit to, and agree in writing with, the planning authority, ownership details and management structures proposed for the continued operation of the entire development as a Build-to-Rent scheme. Any proposed amendment or deviation from the Build-to-Rent model as authorised in this permission shall be subject to a separate planning application.
5. 7	The rooms / spaces denoted for use as resident support facilities, services
0	and amenities on the plans submitted shall be retained for these functions only. All rooms / spaces shall be appropriately furnished and available for se prior to occupation of the proposed build-to-rent accommodation.

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	Details of the proposed fit-out of these spaces shall be agreed in writing with the Planning Authority prior to the commencement of development.	
	Reason: To ensure that appropriate residential amenities and facilities are	
	provided for future residents in accordance with Special Planning Policy	
	Requirement 7 of the Sustainable Urban Housing: Design Standards for	
	New Apartments 2020	
6.	Prior to the commencement of development, the developer shall.	
	(a) Provide for the appointment of a conservation expect, who shall	
	manage, monitor and implement works on the site and ensure	
	adequate protection of the historic fabric during hose works.	
	(b) Submit to and for the written agreement of the planning authority, a	
	full method statement, prepared by a suitably qualified professional,	
	detailing the methodology, design, and specifications of all works to	
	the protected structure.	
	The works shall be carried out in accordance with best conservation	
	practice as detailed in the application and the Architectural Heritage	
	Protection Guidelines for Planning Authorities issued by the Department of	
	Arts, Heritage and the Gaeltacht (2011).	
	Any difficulties encountered in the course of the works to the protected	
	structure and their proposed resolution or modifications to method	
	statements proposed shall be agreed in writing with the planning authority,	
	before the modification is carried out.	
	Reason: To protect Architectural heritage in the interests of the common	
	good and the proper planning and sustainable development of the area.	
7.	Prior to the commencement of development details of the materials,	
1.	colours and textures of all the external finishes to the proposed buildings,	

	surface materials and public realm finishes shall be submitted for written agreement of the planning authority.
	Reason: In the interest of visual amenity.
8.	Proposals for a naming and numbering scheme and associated signage shall be submitted to, and agreed in writing with, the planning authority prior to commencement of development. Thereafter, all signs, and numbers
	shall be provided in accordance with the agreed scheme. Reason: In the interests of amenity.
9.	All service cables associated with the proposed development (such as electrical, telecommunications and communal television shall be located underground. Ducting shall be provided by the developer to facilitate the provision of broadband infrastructure within the proposed development. All existing overground cables shall be relocated underground as part of the site development works. Reason: In the interests of visual and residential amenity.
10.	Drainage arrangements, including the attenuation and disposal of surface water, shall comple with the requirements of the planning authority for such works and services. Prior to commensement of development the developer shall submit to the Planning Authority for written agreement A Stage 2 - Detailed Design Stage Storm Water Audit. Upon Completion of the development a Stage 3 Completion Stormwater Audit to demonstrate Sustainable Urban Drainage System measures have been installed and are working as designed and that there has been no misconnections or damage to storm water drainage infrastructure during construction, shall be submitted to the planning authority for written agreement.

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	Reason: In the interest of public health and surface water management
44	Prior to the commencement of development, the developer shall enter into
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	water and waste-water connection agreement(s) with Uisce Eireann.
	Reason: In the interest of public health.
12.	A minimum of 20% of all car parking spaces should be provided with
12.	functional electric vehicle charging stations or points, and ducting shall be
	provided for all remaining car parking spaces facilitating the instantation of
	electric vehicle charging points or stations at a later date.
	Reason: To provide for and future proof the development such as would
	facilitate the use of electric vehicles.
13.	No additional development shall take place above roof parapet level,
	including lift motor enclosures, all handling equipment, storage tanks, ducts
	or other external plant, teleconomumoation aerials, antennas or equipment,
	unless authorised by a surther grant of planning permission.
	Reason: To protect the residential amenities of property in the vicinity and
	the visual amenities of the area.
14.	(a) The site shall be landscaped in accordance with the Landscape
	Roposals Plan (Drawing No:6916-L-201A) received by the planning
	authority on the 19th November 2021 and The Landscape
	Management and Maintenance plan, prepared by Parkhood
	Chartered Landscape Architects received by the planning authority
	on the 12 th April 2021
	(b) The developer shall retain the services of a suitably qualified
	Landscape Architect throughout the life of the site development
	works. The approved landscaping scheme shall be implemented
	fully in the first planting season following each phase of the

	development and any plant materials that die or are removed within
	three years of planting shall be replaced in the first planting season
	thereafter
	Reason: In the interests of residential and visual amenity
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15.	All mitigation measures in respect of site clearance and buildings works sit
	development and the site commissioning as detailed in the Bat Assessmer
	prepared by Bat Eco services shall be fully adhered to,
	Reason: in the interest of protecting the environment and to address any
	potential impacts on Biodiversity
16.	(a) The submitted external lighting scheme shall incorporate all
	mitigation measures as set out in the Bat Assessment prepared by
	Bat Eco Services and shall be reviewed by an ecologist to ensure its
	design is in accordance with guidance pertaining to bats and that the
	scheme is signed off by an ecologist / bat specialist.
	(b) Confirmation of any amendments to the lighting scheme shall be
	agreed in writing with the planning authority prior to commencement
	of development.
	(c) The agreed public lighting scheme shall be provided and
	commissioned prior to the making available for occupation of any
	residential unit within the development.
	Reason: To conserve bat species, which are afforded a regime of special
	protection under the Habitats directive (92/43/EEC), by avoiding light
	pollution and to ensure a satisfactory standard of development.
	The developer shall facilitate the archaeological appraisal of the site and
	shall provide for the preservation, recording and protection of
	archaeological materials or features which may exist within the site. In this
	regard, the developer shall:

	(a) notify the planning authority in writing at least four weeks prior to the
	commencement of any site operation (including hydrological and
	geotechnical investigations) relating to the proposed development,
	and
	(b) employ a suitably qualified archaeologist who monitor all site
	investigations and other excavation works,
	(c) should archaeological material be found during the course of
	archaeological monitoring, all work which might affect that material
	will cease pending agreement with the National Monuments Service
	of the Department of Culture, Heritage and the Gaeltacht to how it is
	to be dealt with,
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	(d) all archaeological deposits/features, within the area where
	groundworks will occur, which were recorded during previous test
	excavations, shall be fully archaeologically planned, photographed
	and excavated by a suitably qualified arenaeologist, all necessary
	licences or consents under the National Monuments Acts 1930 to
	2014 having been obtained
	all costs of archaeological work recessitated by, or arising from, the
	development shall be borne by the developer.
	Reason: In order to conserve the archaeological heritage of the area and
	to secure the preservation (in-situ or by record) and protection of any
	archaeological remains that may exist within the site.
18.	For the purpose of historical records, a thorough and detailed historic
	building survey of properties No's 29, 30 and 31 George's Street,
	Drogheda, shall be undertaken by a suitably qualified professional, which
	shall include detailed drawings and photographs.
	This survey shall be submitted to and agreed in writing with the planning
	authority prior to the commencement of any development

	Reason: In the interests of recording the architectural and industrial
	archaeology present on site.
19.	A plan containing details for the management of waste (and, in particular,
	recyclable materials) within the development, including the provision of
	facilities for the storage, separation and collection of the waste and, in
	particular, recyclable materials and for the ongoing operation of these
	facilities shall be submitted to, and agreed in writing with, the planning
	authority prior to commencement of development. Thereafter, the waste
	shall be managed in accordance with the agreed plan.
	Reason: To provide for the appropriate management of weste and, in
	particular recyclable materials, in the interest of protecting the environment
20	
20.	Construction and demolition waste shall be managed in accordance with a
	construction waste and demolition management plan, which shall be
	submitted to, and agreed in writing with, the planning authority prior to
	commencement of development This plan shall be prepared in accordance
	with the "Best Practice Quidelines on the Preparation of Waste
	Management Plans for Construction and Demolition Projects," published by
	the Department of the Environment, Heritage and Local Government in July, 2006.
	Reason In the interest of sustainable waste management
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21.	Site development and building works shall be carried out only between the
	hours of 0700 to 1900 Mondays to Fridays inclusive, between 0800 to 1400
	hours on Saturdays and not at all on Sundays and public holidays.
	Deviation from these times will only be allowed in exceptional
	circumstances where prior written approval has been received from the
	planning authority.

	Reason: In order to safeguard the residential amenities of property in the
	vicinity
22	The construction and domalition of the development shall be managed in
22.	The construction and demolition of the development shall be managed in
	accordance with a Construction and Demolition Management Plan, which
	shall be submitted to, and agreed in writing with, the planning authority
	prior to commencement of development. This plan shall provide details of
	intended construction practice for the development, including:
	(a) The routing of construction traffic to and from the construction site
	(b) The location of parking for site workers during the course of
	construction
	(c) Location of the site and materials compound(s) including areas
4	identified for the storage of construction letter
	(d) Measures to prevent the spillage or deposit of clay, rubble or other
	debris on the public road network
	(e) Details of appropriate intrisation measures for noise, dust and
	vibration and monitoring of such levels
	A record of daily checks that the works are being undertaken in accordance
	with the Construction and Demolition Management Plan shall be kept for
	inspection by the planning authority
	Reason In the interests of public safety and residential amenity.
23.	Prior to commencement of development on site, the developer shall submit,
	for the written agreement of the Planning Authority, details of the
	Management Company, established to manage the operation of the
	development together with a detailed and comprehensive Build-to-Rent
	Management Plan which demonstrates clearly how the proposed Build-to-
	Rent scheme will operate.

	Reason: In the interests of orderly development and the proper planning and sustainable development of the area.
24	and the developer shall lodge with the
	planning authority a cash deposit, a bond of an insurance company, or
	other security to secure the provision and satisfactory completion of roads,
	footpaths, watermains, drains, open space and other services required in
	connection with the development, coupled with an agreement empowering
	the local authority to apply such security or part thereof to the satisfactory
	completion of any part of the development. The form and amount of the
	security shall be as agreed between the planning authority and the
	developer or, in default of agreement, shall be referred to Ar Bord Pleanála
	for determination.
	Reason: To ensure the satisfactory completion of the development.
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25.	Prior to commencement of development, the applicant or other person with
	an interest in the land to which the oplication relates shall enter into an
	agreement in writing with the planning authority in relation to the provision
	of housing in accordence with the requirements of section 94(4) and
	section 96(2) and (3) (Part V) of the Planning and Development Act 2000,
	as amended, unless an exemption certificate shall have been applied for
	and been granted)under section 97 of the Act, as amended. Where such an
	agreement is not reached within eight weeks from the date of this order, the
	matter in dispute (other than a matter to which section 96(7) applies) may
	be referred by the planning authority or any other prospective party to the
	agreement to An Bord Pleanála for determination.
	Reason: To comply with the requirements of Part V of the Planning and
	Development Act 2000, as amended, and of the housing strategy in the
	development plan of the area.
26.	The developer shall pay to the planning authority a financial contribution in
	respect of public infrastructure and facilities benefiting development in the

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area of the planning authority that is provided or intended to be provided by or on behalf of the authority in accordance with the terms of the Development Contribution Scheme made under section 48 of the Planning and Development Act 2000, as amended. The contribution shall be paid prior to commencement of development or in such phased payments as the planning authority may facilitate and shall be subject to any applicable indexation provisions of the Scheme at the time of payment. Details of the application or the terms of the Scheme shall be agreed between the planning authority and the developer, or, in default of such agreement, the matter shall be referred to An Bord Pleanála to determine the proper application of the terms of the Scheme.

Reason: It is a requirement of the Planning and Development Act 2000, as amended, that a condition requiring a contribution in accordance with the Development Contribution Scheme made under section 48 of the Act be applied to the permission.

Board Member Stephen Brophy Date: 22/05/2023