

Board Direction BD-016319-24 ABP-313845-22

Re: Amending Board Order
S146A of the Planning and Development Act, 2000, as amended

The submissions on this file were considered at a Board meeting held on 15/05/2024.

The Board decided to exercise its powers under section 146A(1)(b) of the Planning and Development Act 2000, as amended, to amend its Order of 8th February 2024 by amending condition no. 3.

The Board decided that a clerical error had occurred.

It is appropriate to amend its Order dated 8th February 2024 in order to facilitate the permission/decision where the amendment may reasonably be regarded as having been contemplated by either a particular provision of the permission/decision or the terms of the permission/decision which were not expressly provided.

It is considered that amendment of the Board Order would not result in a material alteration of the terms of the development, the subject of the permission or decision.

Having regard to the nature of the issue involved, the Board decided not to invite submissions in relation to the matter from any person who had made submissions or observations to the Board in relation to the permission/other matter.

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Accordingly the Board hereby amends the above-mentioned decision by amending condition no. 3 in accordance with the provisions of section 146A(1) of the Planning and Development Act, 2000, as amended, as follows:

3. The maximum quantities of inert soil and stone to be accepted at the site shall not exceed 60,000 tonnes in total over the period referred to in condition number 2 of this permission with the number of deliveries limited to an average of two number loads per day subject to a maximum of 3 number loads per day.

Reason: In the interests of clarity and traffic safety and to align with the information in the submitted EIA screening Report.

Board Member:

Date: 15/05/2024

Stephen Bohan