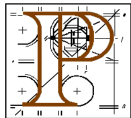
An Bord Pleanála



Board Direction

Ref: 07.SU0091

The submissions on this file and the Inspector's report were considered at a Board meeting held on November 18th 2016

The Board decided to grant substitute consent generally in accordance with the Inspector's recommendation, for the reasons and considerations, and subject to the conditions, set out below.

Note: The Board considered this application for substitute consent at the same meeting as the application for substitute consent on the adjoining quarry site under file ref. no. 07.SU0092, and also the application for permission for further quarrying development under file ref no. 07.QD0023.

REASONS AND CONSIDERATIONS

In making its decision the Board had regard, inter alia, to the following:

- the provisions of the Planning and Development Acts, 2000 to 2015, and in particular Part XA,
- the 'Quarry and Ancillary Activities, Guidelines for Planning Authorities', issued by the Department of the Environment, Heritage and Local Government in April 2004
- the provisions of the current Galway County Development Plan,
- the remedial Environmental Impact Statement submitted with the application for substitute consent,
- the report and the opinion of the planning authority under section 1771 of the Planning and Development Act 2000, as amended,
- the submissions made in accordance with Regulations made under section 177N of the Planning and Development Act 2000, as amended,

- the pattern of development in the area,
- the nature and scale of the development the subject of this application for substitute consent, and
- the report of the Board's inspector, including in relation to potential significant effects on the environment.

Environmental Impact Assessment

The Board completed an Environmental Impact Assessment in relation to the development in question, and also in relation to the cumulative impacts with the adjoining quarry, and concluded that the remedial Environmental Impact Statement submitted identified and described adequately the direct, cumulative and indirect effects on the environment of the development that had taken place. The Board considered that the Inspector's report was satisfactory in addressing the environmental effects of the development, agreed with the Inspector's conclusions in relation to the acceptability of mitigation measures and residual effects, and adopted his analysis and conclusions in this regard. The Board was therefore satisfied that, subject to compliance with the mitigation measures proposed, and subject to the conditions of this order, the effects of the development that has taken place on the environment has been, and would be, acceptable.

Conclusion

Having regard to the acceptability of the environmental impacts, as set out above, it is considered that the subject development that has taken place was and would be in accordance with the proper planning and sustainable development of the area.

Conditions

- (a) This grant of substitute consent shall be in accordance with the plans and particulars submitted to An Bord Pleanála with the application for substitute consent on the 7th day of April 2014, as amended by further plans and particulars submitted on the 30th day of April 2014, except as may otherwise be required in order to comply with the following conditions.
 - (b) This grant of substitute consent relates only to past quarrying that has been undertaken as described in the application, and does not authorise any structures or any future development, including

any further quarrying or any further excavation, unless authorised by a prior grant of planning permission.

Reason: In the interest of clarity.

2. All obsolete machinery, tyres, equipment and plant which are no longer used or to be used as part of any future excavation or processing operations on site (as may be permitted under related application QD0023) shall be removed from the site by a licensed contractor within three months from the date of this order.

Reason: In order to reduce potential contamination of ground water and surface water, and to improve the visual amenities of the area.

- 3. A detailed plan for the restoration of the subject site shall be submitted to, and agreed in writing with, the planning authority within six months of the date of this order, unless the further development of the quarry permitted under ABP reg. ref. QD0023 has been commenced prior to that date. The plan shall include
 - a scheme of landscaping and tree planting to provide for the re-vegetation of the site where considered suitable by the planning authority;
 - b) The archaeological monitoring of the use of overburden material from screen bunds and mounds erected around the quarry site;
 - c) a timescale for the implementation of the plans and proposals for an aftercare programme for a period of not less than five years, and security provisions within and bounding the quarry site.

Reason: In the interest of visual amenity and in order to enhance ecological value and to ensure public safety.

4. Unless the further development of the quarry permitted under ABP reg. ref. QD0023 has been commenced prior to that date, the developer shall lodge with the planning authority, within six months of the date of this order, a cash deposit, a bond of an insurance company, or other security to secure the provision and satisfactory restoration of the site, coupled with an agreement empowering the local authority to apply such security or part thereof to the satisfactory

restoration 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 An Bord Pleanála for determination.

Reason: To ensure the satisfactory restoration of the site.

COSTS

The Board determined the costs required to be paid under section 177 (k) (2) in accordance with the Board's standard policy in this regard, as follows:

To be paid to An Bord Pleanála as	€1,300
a contribution towards the costs of	
consideration of the application.	
To be paid to the Planning Authority	€1,125
as a contribution towards the costs	
of consideration of the application.	

Board Member:

_ Date: 30th December 2016

Philip Jones