# An Bord Pleanála



Planning Appeal No.: PL26.245927

**Development:** Concrete batching plant, with maximum

height of 13.65m, associated truck wash out area, closed water management system and ancillary facilities on an area of circa 0.4ha within the Brownswood "Old Quarry, Brownswood, Enniscorthy,

County Wexford.

Planning Application: Permission

Planning Authority: Wexford County Council.

Applicant: Roadstone Limited

**Appellant:** Roadstone Limited.

Planning Authority: Reg. Ref.: 20150496

Planning Authority Decision: Grant with Conditions

Type of Appeal: Applicant vs Conditions

**Site Inspection:** 19<sup>th</sup> June 2016.

**Inspector:** Hugh Mannion

## 1. INTRODUCTION

This is one of three applications for development (PL26.245927, PL26.245932 and PL26.245934) all within an existing quarry operated by Roadstone in Brownswood, Enniscorthy, County Wexford. There are two further quarries, not covered by these applications, one to the east and one to the south.

These three applications (PL26.245927, PL26.245932 and PL26.245934) are adjacent to a site originally granted permission under PL26.202259 (file attached). That application was accompanied by an EIS and was subject to an EIA by the Board.

A further application for permission under PL26.231927 (file is missing) was made for the erection and operation of (a) a replacement semi-mobile asphalt/macadam mixing plant and (b) a replacement concrete batching plant on circa one hectare of lands at Brownswood quarry (register reference number Q3), Brownswood Townland, Enniscorthy, County Wexford. That application was determined by the Board under section 139 and the appealed conditions were removed.

This application, PL26.245927, is for the erection of a concrete batching plant, with maximum height of 13.65m, associated truck wash out area, closed water management system an ancillary facilities on an area of circa 0.4ha within the Brownswood "Old Quarry, Brownswood, Enniscorthy, County Wexford.

## 2. SITE DESCRIPTION

The site has an area of area of 0.4ha. The site is currently occupied by a disused concrete batching plant and machinery which is to be demolished and removed. Much of the site is hard surfaced. Immediately to the west of the site is an access road and gates leading to settlement ponds serving the existing quarry uses. Beyond these and further west is the N11 and then the Slaney River. To the north is a main access to the overall site from the N11 with a site office/reception building, parking, weighbridge and wheelwash. Further to the north of the site office/reception are the sites of appeals numbers PL26.245934 and PL26.245942.

An access road skirts the site to the immediate west and follows on south past the site to access further quarry lands in the ownership of the applicant. Immediately to the east the land form rises sharply to a further internal access toad and buildings related to the established use of the wider site as a quarry.

## 2. PROPOSED DEVELOPMENT

The proposed development comprises the erection of a concrete batching plant, with maximum height of 13.65m, associated truck wash out area, closed water management system an ancillary facilities on an area of circa 0.4ha within the Brownswood "Old Quarry, Brownswood, Enniscorthy, County Wexford.

#### 3. HISTORY

Relaying on the material submitted with this application and the available history documents it appears that this site is encompassed within a the "Old Quarry Property" which was described as 'effectively worked out' in the EIS that accompanied PL26.202259

## 4. PLANNING AUTHORITY DECISION

The planning authority granted permission subject to 14 conditions. Conditions 4, 6 and 7 are as follows:

4. Noise emanating from the development shall not cause to be measured at the facing elevation (outside) of any dwelling in the area, during the hours 0700-2100 a noise level of 55dB(A) ( $L_{\text{aeq}}$  1 hour) and during the hours 2100-0700 and Sundays and Bank Holidays a noise level of 42dB(A) ( $L_{\text{aeq}}$  1 hour). The noise is also not to be impulsive in nature or have an tonal element which is 5dB(A) above the adjacent frequencies.

**Reason:** In the interest of amenity and proper planning and sustainable development.

5. Total Suspended Particles (TSP) rising from the on-site operations when measured at any point along the site boundary (boundary with land not owned or under applicants' control) shall not exceed 150ug/m3 over a 20 hour averaging time period.

Stockpiles of materials relating to the development shall be suitably enclosed and/or relocated in accordance with detailed proposals for such to be agreed by the planning authority if this TSP emission limit is being breached as a result of open air stockpiles.

**Reason:** In the interest of amenity and proper planning and sustainable development.

6. Noise, dust and suspended particles generated by the development site shall be monitored in accordance with a detailed scheme for such which has been submitted for the agreement of the planning authority within 2 months of the final date of decision (unless as otherwise agreed with the planning authority).

Monitoring shall be carried out by suitably qualified persons. Dust is to be monitored utilising continuous monitoring equipment with 15 minute averaging internals, which are capable of continuously indicating the concentration of Total Suspended Particulates and PM10.

The planning authority reserve the right to seek/accept changes in the monitoring regime in the light of the results received and any changes in operations at the site.

**Reason:** In the interest of amenity and proper planning and sustainable development.

# 5. GROUNDS OF APPEAL

The grounds of appeal may be summarised as follows;

 Condition 4 in relation to noise levels does not reflect the advice set out in the EPA Environmental Management in the Extractive Industry (Nonscheduled minerals) Guidelines for extractive energy which recommends limiting noise as follows;

Daytime 08:00 - 20.00 LAeq (1 hour) = 55 dBA.

Night time 20:00- 08:00 LAeq (1 hour) = 45 dBA.

 Condition 5 relates to noise levels and is more properly dealt with under an Air Pollution Licence which has been applied for to Wexford County Council. The Board does not generally attach such conditions and the condition should be deleted.

 Conditions 6 and 7 relate to total suspended particles (TSP) and noise, dust and particulate monitoring. It is not recommended by the DoEHLG/EPA guidance that PM10 be monitored in quarries an ancillary activities. Fugitive dust should be monitored by reference to the Bergerhoff Method. There have been no complaints from neighbouring residential uses in relation to dust emissions from the site.

## 6. PLANNING AUTHORITY RESPONSE

The planning authority responded to the appeal as follows;

- The conditions follow the advice set out in the EPA Guidance Note for Noise: Licence Applications, Surveys and Assessments in relation to Scheduled Activities (NG4) 2012.
- The Bergerhoff Method monitors the average dust deposition but does not give protection against "blow out" instances where large amounts of dust escape the site.

# 7. APPLICANT'S RESPONSE TO THE PLANNING AUTHORITY'S SUBMISSION

The applicant responded to the planning authority's submission as follows;

- The EPA guidance distinguishes between areas of 'low background noise' and 'all other areas'. Lower noise thresholds apply in areas of 'low background noise' than in 'all other areas'. The application site is in an area designated 'all other areas' and therefore the applicable night time noise level limits is 45dB (A) (L<sub>aeq</sub> 1 hour).
- The applicable standard for dust emissions is as set out in the EPA Environmental Management in the Extractive Industry Guidelines. An additional air quality assessment is submitted with this response. This assessment has looked at each potential receptor (houses) and addressed the potential for impact on air quality form dust and smaller particles arising within the application site but escaping the site to

impact upon these receptors. This additional air quality assessment has incorporated dust management records for this site which demonstrate compliance with the EPA 2006 ELV of 350mg/m²/day and that there is no record of complaints in relation to dust emissions. Therefore conditions 7 should be revised.

### 8. OBSERVATIONS

An Taisce made an observation making the case that the application would impact on the Slaney SAC and on Brownwood House the birthplace of the architect and designer Eileen Grey. The splitting of these applications is not in compliance with the requirements of the EIA regulations.

## 9. PLANNING POLICY

The Wexford County Development Plan 2013-2019 is the relevant county development plan for the area.

# **Objective ED11**

To ensure that extractive industry developments are sited, designed and operated in accordance with best practice. Cognisance should be paid to the following guideline documents (as may be superseded and/or updated) which are of particular relevance:

- Environmental Management in the Extractive Industry (EPA, 2006),
- Quarries and Ancillary Activities: Guidelines for Planning Authorities (DEHLG,2004),
- Wildlife, Habitats and the Extractive Industry (Notice Nature/ Irish Concrete Federation / NPWS 2010),
- The Environmental Code (ICF, 2006),
- Geological Heritage Guidelines for the Extractive Industry (ICF and GSI, 2008),
- Archaeological Code of Practice (ICF and DEHLG, 2009)

#### 10. ASSESSMENT

# **Imposing Environmental Management Conditions**

Generally where a site is subject to an integrated pollution control licence under the EPA Act, a waste licence under the Waste Management Act or a licence under the Air Pollution Act the planning authorities and the Board may not impose environmental conditions. I do not consider that these circumstances apply in this case and therefore it is open to the Board to impose environmental conditions.

## Condition 4 - Noise.

The planning authority imposed condition 4 as follows;

Noise emanating from the development shall not cause to be measured at the facing elevation (outside) of any dwelling in the area, during the hours 0700-2100 a noise level of 55dB(A) ( $L_{\text{aeq}}$  1 hour) and during the hours 2100-0700 and Sundays and Bank Holidays a noise level of 42dB(A) ( $L_{\text{aeq}}$  1 hour). The noise is also not to be impulsive in nature or have an tonal element which is 5dB(A) above the adjacent frequencies.

**Reason:** In the interest of amenity and proper planning and sustainable development.

The EPA Environmental Management in the Extractive Industry Non-Scheduled Guidelines advise (see page 13) that "quarry developments and ancillary activities" be subject to environmental limit values for noise of;

Daytime 08:00 - 20.00 LAeq (1 hour) = 55 dBA.

Night time 20:00- 08:00 LAeq (1 hour) = 45 dBA.

When the Board determined PL26.202259, on the adjoining site in the ownership of the same applicant, it imposed a condition (condition number 11) as follows:

During the operation and restoration phase of the proposed development the noise level from the operations measured at the site boundaries shall not exceed

- (i) an Laeq T value of 55 dB(A) during the period 0800 hours to 1700 hours Monday to Saturday,
- (ii) an Laeq T value of 45 dB(A) at any other time.

All sound measurements shall be carried out in accordance with the ISO recommendations 1996 (assessment of noise with respect to community response) as amended by ISO Recommendations 1996/1, 2 and 3 (description and measurement of environmental noise (as appropriate)).

All machinery and vehicles employed on the site and the conveyor shall be fitted with effective silencers of a type appropriate to the specification and at all times the best available technology, not entailing excessive costs, shall be employed to prevent or counteract defects of noise emitted by vehicles, plant machinery or otherwise arising from the quarry activities.

**Reason:** To protect the amenities of the properties in the vicinity of the site.

In a more recent case (PL04.244651 - copy attached) imposed a condition repeating the noise limits recommended by the EPA Guidelines but varied the hours within which they would apply. The Board's model condition does not specify the hours within which the restrictions on noise should apply.

Having regard to the following;

- This application relates only to the erection and operation of an concrete batching plant and truck wash out area with an enclosed water management system within an established largely worked out quarry,
- The material submitted with the application and appeal especially figure 2 illustrating the location of noise sensitive receptors received by the Board on the 29<sup>th</sup> February 2016,
- The advice in relation to noise control set out in the EPA Environmental Management in the Extractive Industry Non-Scheduled Activities Guidelines,

I recommend imposing an amended condition number 4 consistent with condition 11 imposed on the adjoining site under PL26.202259. This condition is set out below.

#### Conditions 6 and 7.

Conditions 6 and 7 may be considered together.

The Board imposed a condition (condition 9) in relation to the quarrying activity on the adjoining site in the ownership of the same applicant in appeal reference PL26.202259.

Dust outfall (maximum measured total dust deposition rate – soluble plus insoluble) measured at any point of the site boundary shall not exceed 350 milligrammes per square metre per day (DIN method).

**Reason:** To minimise the generation of dust and to protect amenities of adjoining properties.

As set out above I consider that, generally, conditions limiting environmental emissions are appropriately included in planning permissions where sites are not covered by integrated pollution control licences or air pollution licences.

The Quarries and Ancillary Activities Guidelines for Planning Authorities (DOEHLG April 2004) states<sup>1</sup> that any asphalt plant or tar macadam plant constructed after 1987 requires a licence under Air Pollution Act. AS far as I can ascertain no such licence application has been made in relation to this planning application.

The applicant makes the case (see applicant's submission received by the Board on the 29<sup>th</sup> February 2016) that the appropriate advice in relation to air quality for this type development is at 3.4 of the EPA Environmental Management in the Extractive Industry Non-Scheduled Guidelines where emission limit values are set out. I agree with this point and furthermore note that the Board's standard condition reflects the advice in these Guidelines.

Condition 6 refers to Total Suspended Particles. The applicant's submission to the Board makes the case that this description does not reflect the advice set out in the DoEHLG, EPA or the CIF guidelines in relation to quarries and ancillary activities.

I agree with this point and note that the EPA in the US states that it ceased to use this term in 1987. The EPA Environmental Management in the Extractive Industry Non-Scheduled Guidelines refers only to "dust" and does not does

<sup>&</sup>lt;sup>1</sup> Page 14 of the Guidelines

not refer to "total suspended particles". The guidelines state (see paragraph 3.4.2)

"The impact of dust is usually monitored by measuring rates of dust deposition (DoE, 1995). There are currently no Irish statutory standards or EPA guidelines relating specifically to dust deposition thresholds for inert mineral dust. There are a number of methods to measure dust deposition but only the German TA Luft Air Quality Standards (TA Luft, 1986) specify a method of measuring dust deposition – The Bergerhoff Method (German Standard VDI 2119, 1972) – with dust nuisance. It is the only enforceable method available. Where this method is deemed unsuitable for use, and only in these circumstances, an alternative method may be agreed with the local authority".

The Board's standard condition in relation to dust within quarries references the Bergerhoff Method for measuring dust deposition but leaves the location of monitoring equipment to be agreed between the developer and the planning authority.

Having regard to the foregoing I recommend removing conditions 4, 6 and 7 and imposing an amended condition 4 and attaching a new condition 5 as set out below.

# **Environmental Impact Assessment**

Schedule 5 Part 2 Article 2 (b) provides that the extraction of stone, gravel, sand or clay where the area of extraction would be greater than 5ha requires an EIA. The proposed development does not fall into this class.

I note An Taisce's observation that this application, and I infer the observation is referring to the two other current applications under PL26.245934 and PL26.245932, should be subject to EIA. I consider that these applications are essentially within the area of an established quarry, are of such a nature that they will not materially alter the impacts—arising from the existing quarry related activity on site and that there is sufficient information available to the Board to support this conclusion.

Having regard to the characteristics including the size of the proposed development, the locations of the proposed development in a worked out quarry and the restricted geographical area and population affected I conclude that the proposed development is not a sub-threshold development to which Schedule 7 of the EIS Regulations applies.

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# **Appropriate Assessment (AA)**

The application included an AA screening report (see the SLR Global Environmental Solutions report on file) which identified the Slaney River Valley SAC and the Wexford Harbour and Slobs SPA as the two Natura 2000 sites with potential to be impacted upon by the proposed development by reason of being within 2kms radius of the site and the absence of a source-pathway-receptor relationship with any other site.

The AA screening report concluded (page 34 of the SLR Global Environmental Solutions report that the proposed project will have no significant effects on any Natura 2000 site or any of the qualifying habitats or species for which the sites have been designated alone or in combination with other plans or projects.

Having regard to the information on the file, the material published by the NPWS in relation to the Slaney River Valley SAC and the Wexford Harbour and Slobs SPA, which I consider adequate in order to issue a screening determination, it is reasonable to conclude that the proposed development, individually or in combination with other plans or projects would not be likely to have a significant effect on Slaney River Valley SAC and the Wexford Harbour and Slobs SPA, or any other European site, in view of the sites' Conservation Objectives, and a Stage 2 Appropriate Assessment (and submission of a NIS) is not therefore required.

# Impact on Brownswood House.

The impact of the proposed development on Brownswood house was raised by An Taisce. This house was the birth place of Eileen Grey the architect/furniture designer, is listed in the NIAH and is a protected structure. However it is located south of, and outside of, the overall quarry in which all three of these current applications are situated and, I conclude, will not be impacted upon by the proposed development.

# 11. RECOMMENDATION

I recommend that the Board deal with this appeal under section 139 of the Planning and Development Act, 2000 as amended as follows;

Amend condition 4 so that it shall be as set out below and remove conditions 5, 6 and 7 and attach a new condition 5 as follows;

#### Condition 4

During the operation of the proposed development the noise level from the operations measured at the site boundaries shall not exceed

- (i) an Laeq T value of 55 dB(A) during the period 0800 hours to 1700 hours Monday to Saturday,
- (ii) an Laeq T value of 45 dB(A) at any other time.

All sound measurements shall be carried out in accordance with the ISO recommendations 1996 (assessment of noise with respect to community response) as amended by ISO Recommendations 1996/1, 2 and 3 (description and measurement of environmental noise (as appropriate)).

All machinery and vehicles employed on the site and the conveyor shall be fitted with effective silencers of a type appropriate to the specification and at all times the best available technology, not entailing excessive costs, shall be employed to prevent or counteract defects of noise emitted by vehicles, plant machinery or otherwise arising from the quarry activities.

**Reason:** To protect the amenities of the properties in the vicinity of the site.

## **Condition 5**

- (a) Dust levels at the site boundary shall not exceed 350 milligrams per square metre per day averaged over a continuous period of 30 days (Bergerhoff Gauge). Details of a monitoring programme for dust shall be submitted to, and agreed in writing with, the planning authority prior to commencement of development. Details to be submitted shall include monitoring locations, commencement date and the frequency of monitoring results, and details of all dust suppression measures.
- (b) A monthly survey and monitoring programme of dust and particulate emissions shall be undertaken to provide for compliance with these limits. Details of this programme, including the location of dust monitoring stations, and details of dust suppression measures to be carried out within the site, shall be submitted to, and agreed in writing with, the planning authority prior to commencement of any quarrying works on the site. This programme shall include an annual review of all dust monitoring data, to be undertaken by a suitably qualified person acceptable to the planning authority. The results of the reviews shall be submitted to the planning authority within two weeks of completion. The developer shall carry out

any amendments to the programme required by the planning authority following this annual review.

**Reason:** To control dust emissions arising from the development and in the interest of the amenity of the area.

# **Reasons and Considerations**

Having regard to the Quarries and Ancillary Activities Guidelines for Planning Authorities (DOEHLG 2004) and the Environmental Management in the Extractive Industry Non-Scheduled Guidelines (EPA 2006), to the existing established nature of the quarrying operation within the site and on adjoining lands in the ownership of the applicant, the location of the application site relative to nearby residential properties and to the N11 national primary route the Board considered that conditions numbers 5, 6 and 7 should be amended as set out in this order.

Hugh Mannion Planning Inspector 8<sup>th</sup> June 2016