

# Inspector's Report ABP-318608-23

Type of Appeal

Appeal against a Section 18 Demand for Payment

Location

Lands at Carrignafoy, Cobh, Co. Cork.

Planning Authority

Planning Authority VSL Reg. Ref.

Site Owner

Cork County Council.

VS-0097.

Frank & Martin O'Mahony.

Inspector

Daire McDevitt.

# **1.0 Introduction**

This appeal refers to a Section 15 Notice of Demand for Payment of Vacant Site Levy issued by Cork County Council, stating their demand for a vacant site levy for the year 2022 amounting to €157,500 for vacant site at Carrignafoy, Cobh, Co. Cork and identified as VS-0097. The appeal site has two stated registered owner Frank O'Mahony and Martin O'Mahony.

Notices of Proposed Entry on the Vacant Sites Register was issued to Frank O'Mahony and Martin O'Mahony on 20<sup>th</sup> November 2020. On the 26<sup>th</sup> February 2021 Notices of Entry on the Vacant Sites Register was issued to Frank O'Mahony and Martin O'Mahony. Theis section 7(3) notice was not appealed to the Board.

A valuation pertaining to the site was issued by Cork County Council on the 18<sup>th</sup> November 2021 to Frank O'Mahony and Martin O'Mahony. The value of the subject site is stated to be €2,250,000. These was not appealed to the Valuation Tribunal.

A Notice of Demand for Payment of Vacant Site Levy for the year 2021 under Section 15 of the Urban Regeneration and Housing Act was issued to Frank O'Mahony and Martin O'Mahony on the 2<sup>nd</sup> December 2022 for the value of €157,500. The appellants (Frank O'Mahony and Martin O'Mahony) appealed the Demand for Payment Notice issued pursuant to Section 15 of the Urban Regeneration and Housing Act (ABP 315407-22 refers, the Board upheld the Notice).

A Notice of Demand for Payment of Vacant Site Levy for the year 2022 under Section 15 of the Urban Regeneration and Housing Act was issued to Frank O'Mahony and Martin O'Mahony on the 6<sup>th</sup> November 2023 for the value of €157,500. The appellants (Frank O'Mahony and Martin O'Mahony) appealed the Demand for Payment Notice issued pursuant to Section 15 of the Urban Regeneration and Housing Act and this forms the current appeal before the Board.

A Notice of Demand for Payment of Vacant Site Levy for the year 2023 under Section 15 of the Urban Regeneration and Housing Act was issued to Frank O'Mahony and Martin O'Mahony for the value of €157,500. The appellants (Frank O'Mahony and Martin O'Mahony) appealed the Demand for Payment Notice issued pursuant to Section 15 of the Urban Regeneration and Housing Act and this forms of a concurrent appeal under ABP 321113-24.

# 2.0 Site Location and Description

The portion of the lands identified as VS-0097 zoned residential have an area of c.5.16ha are located c.1.3 km to the north of Cobh town centre on the periphery of a built-up residential area. The site comprises a number of agricultural fields, with the College Manor residential estate bounding the site to the south, Cobh GAA grounds and a water tower located to the south-east, and agricultural lands to the north and west. The southern portion of the lands outlined under VS-0097 refers to lands zoned 'Green Infrastructure' and existing development and excluded for the purposes of VSL.

# 3.0 Statutory Context

### 3.1 Urban Regeneration and Housing Act 2015 (as amended).

The site was entered onto the register subsequent to a Notice issued under Section 7(1) of the Act that stated the PA was of the opinion that the site referenced was a vacant site within the meaning of Section5(1)(a) and 5(2) of the Act. Section 7(3) Notices were issued on the 26<sup>th</sup> February 2021 and the site was subsequently entered onto the register on that date.

Section 18 of the Act states that the owner of a site who receives a demand for payment of a vacant site levy under section 15, may appeal against the demand to the Board within 28 days. The burden of showing that:

(a) the site was no longer a vacant site on 1st January in the year concerned, or

(b) the amount of the levy has been incorrectly calculated in respect of the site by the Planning Authority,

is on the owner of the site.

# 4.0 Development Plan

With effect from 6<sup>th</sup> June 2022 the Cork County Development Plan 2022 – 2028 replaced the 8 Municipal District Local Area Plans adopted in 2017, including the

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Cobh Municipal District LAP. Chapter 2 of Volume 4 of the Development Plan includes the Cobh Municipal District.

The northern portion of the lands are identified as VS 0097 which are the subject of the Demand for Payment Notice are zoned CH-R-11 Medium A Density Residential.

Parcel ID EX-RES-35869 on the RZLT file is zoned Existing Residential/Mixed Use and Other Uses and does not form part of the lands used to calculate the VS levy.

# 5.0 Planning History

### RZLT:

**PA Ref. DRZLT 473703749 (ABP Ref. 316368-23)** refers to an appeal under section 653J(1) of the Taxes Consolidation Act 1997, as amended, against the inclusion of land on the Residential Zoned Land Tax Map.

### VSL:

**ABP Ref 315407-22** refers to a section 18 appeal against Demand for Payment of VSL for 2021 (Determination issued February 2024)

**ABP Ref 321113-24** refers to a current section 18 appeal against Demand for Payment of VSL for 2023

**PA Ref. 23/4526** refers to an application for 92 no. residential units and all associated site works. Comprises Phase 1 of a two-phase residential development.

# 6.0 Planning Authority Decision

# 6.1 Register of Vacant Sites Report:

There are no copies of site investigations, reports or photographs on the file.

# 6.2 Planning Authority Notices:

A Notice of Determination of Market Value was issued to Frank O'Mahony and Martin O'Mahony on the 18<sup>th</sup> November 2021 that the valuation placed on the site is

€ 2,250,000 and instructions to make an appeal to the Valuations Tribunal, accompanied by a map with the site outlined.

A section 7(3) Notice issued on 26<sup>th</sup> February 2021 advising the owners that their site had been placed on the register.

A section 7(1) Notice issued on the 20<sup>th</sup> November 2020 advising the owners that their site had been identified as a vacant site and invited submissions, accompanied by a site map.

A Section 15 Demand for Payment Notice of 2021 Vacant Site Levy issued to Frank O'Mahony and Martin O'Mahony on the  $2^{nd}$  December 2022 advising the owner that of the amount of  $\in$ 157,500 was due for the year 2021. Current appeal before the Board.

A Section 15 Demand for Payment Notice of 2022 Vacant Site Levy issued to Frank O'Mahony and Martin O'Mahony on the 6<sup>th</sup> November 2023 advising the owner that of the amount of €157,500 was due for the year 2022. Current appeal before the Board.

I note that a Section 15 Demand for Payment Notice of 2023 Vacant Site Levy issued to Frank O'Mahony and Martin O'Mahony advising the owner that of the amount of €157,500 was due for the year 2023. Current appeal before the Board. (concurrent appeal lodged 23<sup>rd</sup> October 2024)

# 7.0 The Appeal

# 7.1 Grounds of Appeal

The landowners have submitted an appeal to the Board, against the Demand for Payment for the year 2022.

The grounds of the appeal can be summarised as follows:

- Case to remove site Ref. VS-0097 from the Council's Vacant Site Register.
  - It is submitted that there is an extant VSL appeal on the site (ABP 315407-22) which has not been decided.
  - The appeal is based on the incorrect period i.e. 1<sup>st</sup> January 2021 to 31<sup>st</sup>
    December 2021 and should be deemed null and void.

- It is also considered to overestimated.
- No map provided for the lands.
- Public infrastructure no in place to serve the site.
- Overestimated Market Valuation
  - It is submitted that there is an extant VSL appeal on the site (ABP 315407-22) which has not been decided.
  - The appeal is based on the incorrect period i.e. 1<sup>st</sup> January 2021 to 31<sup>st</sup>
    December 2021 and should be deemed null and void.
  - It is also considered to be overestimated.
  - No map provided for the lands to clearly identify VS -0097.
  - VS-0097, 15.8ha identified are in its majority is neither zoned for residential use nor vacant. The undeveloped residential lands are not included on the VSR.
  - Under the Cork County Development Plan 2022-2028 only 5.2ha of the lands are zoned residential, the remainder of the VS-0097 lands are either not zoned or not vacant. Based on 5.2ha the valuation is submitted to be €432,000.
  - Reference to details submitted with the ABP 315407-22 appeal and valuation of lands in the vicinity which is considered more realistic.
- Lands should be removed from the Vacant Site Register as the boundaries are incorrectly identified. Of the c.15.8 ha site only c.5.2ha are zoned residential (remained is either built up or not zoned residential). As the majority of the site is either built up or not zoned residential it should be removed and the demand for payment cancelled.
- The valuation is flawed and should be considered null and void.
- Significant inconsistencies in the Council's VSR.

#### 7.2 Planning Authority Response

Response dated 20<sup>th</sup> December 2023, comments are summarised as follows:

- The Notice issued on the 6<sup>th</sup> November 2023 for the period 1<sup>st</sup> January 2022 to 31<sup>st</sup> December 2022, a typo in the main text body is noted. However it is submitted that it is clear to all parties that the purpose of the demand and the period to which it applies. The subject letter set out at the heading of the correspondence 'Demand for Payment of Vacant Site Levy for 2022 Period'. In addition the first paragraph of the correspondence issued again states that the levy is for the 2022 period.
- Cork County Council's VSR was updated on the 7/11/23 and the map attached to Entry VS-0097 was temporarily removed in error from the website. The Entry itself remained listed on the Council's VSR, the map has since been reinstated and copy of the VSR updated 13/12/23 is submitted.
- The valuation of the lands and calculation of the levy is specifically restricted to the lands zoned residential as identified in the 2022-2028 Plan which have a site area of c.5.2ha. Policy Objective CH-R-11 Medium a Density Residential.
- The Market Valuation carried out in 2021 related to a plot with an area of c.5.2 hectares. Copy of valuation attached which notes based on a market value in the region of €175,000/acres, the Market Valuation of €2,250,000 was submitted to the planning authority in 2021.
- The appeal relate only to the Levy demand issued under section 18 of the Act.
- The Council's entry onto the VSR was not appealed by the landowners.
- The incorrect reference VS-0021 was included in the body of the letter. The correct Reference VS-0097 and address was used in the letter.
- At the time of writing the PA noted there was an active planning application on the subject lands under ref. 23/4526 which was at FI stage.

# 8.0 Assessment

### 8.1 Introduction

The appeal on hand relates to a Section 15 Demand for Payment. In accordance with the provisions of the legislation there are 2 key criteria to consider:

(a) the site was no longer a vacant site on 1st January in the year concerned, or

(b) the amount of the levy has been incorrectly calculated in respect of the site by the Planning Authority.

I will consider each of these in turn.

### 8.2 The site is no longer vacant

The Board should be aware that the provisions of Section 18(2) of the Act does not specify whether the applicant must demonstrate whether the site constitutes a vacant site as per the provisions of Section 5(1)(a) or 5(1)(b) i.e. that the site constituted a vacant site in the first instance when the Section 7(3) Notice was issued or whether they must just demonstrate that notwithstanding the Notice issued, that development has taken place on the site and it is no longer vacant as of the 1st of January in the year concerned, in this case 2022.

### 8.3 Is it a Vacant Site?

A Section 7(3) Notice of Entry on the Vacant Sites Register was issued on the 26<sup>th</sup> February 2021. No Section 9 appeal was made to the Board. An assessment was carried out by the planning authority as to whether the site constituted a vacant site under section 5(1)(a). Following an assessment the site was placed on the register; these matters have not changed.

The appellants dispute that site continues to be vacant at the time of appeal as the lands are not serviced. Based on the information presented I have no evidence that this is the case. I further note the lands are identified as Tier 1 in the current County Development Plan and an application for a residential development was permitted under PA Ref. 23/4526.

Based on the information submitted and the evidence presented by the planning authority I am satisfied that for the period concerned, 2022, the site remained a vacant site.

I note the grounds of appeal (received 4<sup>th</sup> December 2023) note ABP 315407-22 remained undecided, this was the case however I note that the Board issued a Determination on the 7<sup>th</sup> February 2024 confirming the Demand for Payment for Levy due for the year 2021.

### 8.4 Levy Calculation

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A Notice of Determination of Market Value was issued to Frank O'Mahony and Martin O'Mahony on the18th November 2021 with a value of  $\in$  2,250,000. The appellants have submitted that lands not zoned residential are included within the boundaries of VS-00097, the local authority in their submission dated 18<sup>th</sup> January 2023 state 'the site identified as VS-0097 (folio reference CK32369) does include area outside of the portion zoned residential which represents the extent of the landownership folio. At Valuation stage, section 12 of the Urban Regeneration and Housing Act 2015 as amended, inly the lands zoned for residential development were accounted for". It is possible that the procedures employed by the planning authority to value the site, could have formed the basis for an appeal to the Valuation Tribunal. The text contained in the notice, the methodology employed to value the site and the market value price assigned to the site are all matters that could have been reasonably assembled in an appeal to the Valuation Tribunal, with or without further correspondence from the planning authority after the section 12 notice was issued.

Though the appellant may feel they have a strong case to make in relation to the market value of the site. At the date of the valuation notification (18<sup>th</sup> November 2021), the landowners should have appealed directly to the Valuation Tribunal within 28 days. This has not happened and there is no record that the landowners at the time made an appeal to the Tribunal against a determination made by a planning authority. The scope of an appeal to the Valuation Tribunal is set out in detail at section 13 of the 2015 Act and this section of the Act was highlighted to the owner in the text of the section 12 Notice. In any case, unfortunately for the appellants, the Board has no jurisdiction to adjudicate a determination of market value, that is for the Valuation Tribunal to do.

A valuation carries out in 2021 remains valid for the Levy due for 2022 (Demand issued in 2023) as section 12 sets out that a valuation is required to be carried out at least once every 3 years.

A Notice of Demand for Payment of Vacant Site Levy for the year 2021 under Section 15 of the Urban Regeneration and Housing Act was issued to Frank O'Mahony and Martin O'Mahony on the 2<sup>nd</sup> December 2022 for the value of € 157,500 for the year 2021 relating to lands identified as VS-0021, which refers to the current appeal before the Board. The applicable rate is 7% and it is evident,

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therefore, that the levy calculation has been correctly calculated. The Demand Notice issued under section 15 of the 2015 Act correctly states the levy due.

The appellants submit that the Demand for Payment Notice should be cancelled as the first paragraphs referred to 'ref VS-0021 at Carrignafoy, Cobh, Co. Cork'. Under ABP 315407-22 it was acknowledge that VS-0021 referred to lands at Carrigtwohill and in different ownership. It was considered that this was a typographical error as the correspondence clearly identified the lands as VS-0097 in its subject matter and referred to the correct postal address which stated 'ref VS-0021 at Carrignafoy, Cobh, Co. Cork'. Having regard to the foregoing it was therefore considered the Notices valid and as such the Demand for payment for the year 2021 was confirmed (ABP 315407-22 refers).

A Notice of Demand for Payment of Vacant Site Levy for the year 2022 under Section 15 of the Urban Regeneration and Housing Act was issued to Frank O'Mahony and Martin O'Mahony on the 6<sup>th</sup> November 2023 for the value of € 157,500 for the year 2022 relating to lands identified as VS-0097, which refers to the current appeal before the Board. The applicable rate is 7% and it is evident, therefore, that the levy calculation has been correctly calculated. The Demand Notice issued under section 15 of the 2015 Act correctly states the levy due.

It is submitted that the Notices are null and void as the wrong period is referenced. The PA in correspondence received by An Bord Pleanála on the 20<sup>th</sup> December 2023 acknowledge that there was a typo in the main body of the Notice but that the heading clearly stated 'Demand for payment for Vacant Site Levy for the 2022 period' and furthermore the first paragraph also referred to the year 2022.

I am satisfied the Notices are valid and that it was clear that the Notice refer to a Demand for Payment for VSL for the year 2022.

It is submitted that the valuation is incorrect as the majority of the lands identified as VS 0097 are not zoned residential nor considered vacant. The PA note that the valuation is based on a site area of 5.2ha which corresponds with e residential zoned lands and therefore is correct.

The Council valued the site in 2021, the LA is required to revalue once at least every three years thereafter.

I note that the appellant highlighted that the VSR updated on the 7<sup>th</sup> November 2023 while including text for the appeal site did not have a map uploaded. The PA in correspondence received by ABP on the 20<sup>th</sup> December 2023 acknowledged that the map had been temporarily removed from the website in error but was restored on the 13<sup>th</sup> December 2023. I note this issue but am satisfied that the technical issue did not render the demand for payment invalid as the maps remains the same and the applicant was clearly informed that a Levy was due for the lands identified as VS-0097 referred to the lands entered on the VSL.

# 9.0 Recommendation

I recommend that in accordance with Section 18 (3) of the Urban Regeneration and Housing Act 2015 (as amended), the Board should confirm that the site was a vacant site as of the 1 of January 2022 and was a vacant site on 4<sup>th</sup> December 2023, the date on which the appeal was made. In accordance with Section 18(4) of the Urban Regeneration and Housing Act 2015 (as amended), the Board confirm that the amount of the levy has been correctly calculated in respect of the vacant site. The demand for payment of the vacant site levy under Section 15 of the Urban Regeneration and Housing Act 2015 is, therefore, confirmed.

# **10.0 Reasons and Considerations**

Having regard to:

(a) The information placed before the Board by the Planning Authority in relation to the entry of the site on the Vacant Sites Register,

- (b) The grounds of appeal submitted by the appellant,
- (c) The report of the Planning Inspector,

(d) the need for housing in the area, the site is suitable for the provision of housing as demonstrated by the residential land use zoning for the area, and that insufficient reason is put forward to cancel entry on the Vacant Sites Register,

(e) That the majority of the site is and was vacant/idle for the period concerned,

(f) The amount of the levy has been correctly calculated at 7% of the site value in 2021,

(g) There has been no change in the ownership of the site during the period concerned, 2022, the Board is satisfied that the site was a vacant site on the 1<sup>st</sup> of January 2022 and was a vacant site on 4<sup>th</sup> December 2023, the date on which the appeal was made and the amount of the levy has been correctly calculated. The demand for payment of the vacant site levy under Section 15 of the Urban Regeneration and Housing Act 2015 is, therefore, confirmed.

I confirm that this report represents my professional planning assessment, judgement and opinion on the matter assigned to me and that no person has influenced or sought to influence, directly or indirectly, the exercise of my professional judgement in an improper or inappropriate way.

Dáire McDevitt Inspectorate 23<sup>rd</sup> December 2024