*To: Director Of Services:* Aircraft Noise Competent Authority, County Hall, Main Street, Swords, Co. Dublin.

*I the undersigned make this submission in opposition to any change in the planning permission to allow night flights from Dublin Airport. Instead, we support the submission from the Saint Margaret's, The Ward Residents relating to this matter as summarized below:*

* ANCA and the DAA have totally ignored the objective of Target 2 of the EU Action Plan '1'owards a zero pollution for air, water and *soW'* adopted in May 2021 as the targets for 2030 are set at far higher noise levels in 2019 and 2018, which far exceed the baseline year of 2017 required under the EU Action Plan. The selection of 2019 as the baseline is contrary to ANCA's own SEA document used to screen the project.

.- Neither ANCA nor the DAA have evaluated the serious health effects, and costs associated with

such health effects, of their proposed modification to the current restrictions in place at Dublin Airport.

* This has serious health implications for the inhabitants within the St Margaret's The Ward area.
	+ ANCA and the DAA are proposing noise insulation as a mitigation measure to nighttime noise increases within the St Margaret's The Ward communities. This is contrary to Fingal County Council's advice within their own Devetopment Plan, and testing carried out within the St Margaret's The Ward area on housing that has already been insulated by the DAA recently indicates the guidance referred to by Fingal County Council and the WHO cannot be achieved and will cause serious health issues of those affected by the proposed increase in night time noise.
	+ From the OAA's proposal, **79,405** people will be **Highly Annoyed** and **37,080** will be **Highly Sleep Disturbed** in 2025.
	+ Submission from HSE Environmental Health to Fingal County Council states that all efforts should be made to minimize the number of people subjected to the adverse health effects of aircraft noise by reducing aircraft noise levels to below the WHO safe limits of 45dB Lden and 40dB Lnight..
	+ The selection of 2019 or 2018 as the baseline for noise comparison does not meet the requirements of Directive 2002/49/EC as required by the Aircraft Noise (Dublin Airport) Regulation Act 2019. The escalating noise reported in noise action plans dating back to 2008 have been ignored with respect to reducing and prevention of noise at Dublin Airport.
	+ From 2016 to 2019 the size of the daytime noise 45dB lden contour grew from 370km2 to 745km2
	+ From 2016 to 2019 the size of the nighttime noise 40dB Lnight contour grew from 212km2 to 328km2• *:*
	+ The figures presented by the DAA for 2018 as a baseline are incorrect as during 2018 the crosswind runway was used extensively and therefore the figures are distorted and are not accurate with respect to reviewing the current application. The health effects proposed to be inflicted on the St Margaret's The Ward community have not been evaluated by either the DAA or ANCA. The real cost due to health effects alone is calculated at more than €600 million per annum due to the proposal. ***{Please Turn Over...)***
	+ The DAA and Fingal County Council in the Dublin Airport Noise Action Plan claim that aircraft types have changed in Dublin Airport between 2003 to 2017 resulting in quieter aircraft. However, noise exposure levels grew exponentially in line with movement increases.
	+ At the Oral Hearing in 2007 for the North Runway, figures were presented comparing 2007 levels to a 2025 forecast. The increase in population exposed with the 2025 forecast scenario was deemed unacceptable by An Bord Pleanala's consultant, Mr Rupert Thornely-Taylor. The figures in the DAA's current proposal are higher again. In 2007 the forecast noise exposure figures were deemed to be unacceptable from a health point of view. How can they be acceptable now?
	+ Noise levels submitted by the DAA to the St Margaret's The Ward group for various noise emissions for specific aircraft types indicate that there is very little difference in the actual measured noise level between the older and newer aircraft. Therefore, the assertions claimed regarding f!eet replacements is totally flawed
	+ Using DAA's own forecasts for arrivals and departures there appears to be no reason for proposing a change from the current flight restrictions as there is little or no difference in proposed movements
	+ The reports on cost effectiveness submitted by the DAA exclude quantification of costs associated with the adverse health effects inflicted on residents. This item was specifically requested by ANCA and was not provided by the DAA. We in St Margaret's The Ward as citizens were expecting this information to be presented to us as requested by ANCA. We refer to our submission on Public Health where we have evaluated the costs associated with the adverse health effects inflicted on us which indicated that the total yearly cost based on the 2019 figures is a staggering 610 million euro. How are we expected to suffer these costs to protect our health?
	+ The cost effectiveness analysis (CEA} submitted by Riondo does not meet the requirements of EU598/2014 as it does not take into account of the current flight restrictions in place at Dublin Airport. The report therefore is misleading and inaccurate.
	+ The cost effectiveness analysis as submitted by Ricondo does not take into account the costs associated with Carbon Emissions nor does it indicate the costs in meeting Ireland's requirements under the Climate Action and Low Carbon (Amendment) Act 2021for the proposed revision to the current restrictions.
	+ The EIAR submitted does not meet the requirements set out in the EPA guidance as it does not take into account the foreseeable and planned increase in passenger numbers above 32 million passengers and is considered 'project splitting'.

Signed Address:

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Date: *J;,* th, February,2022