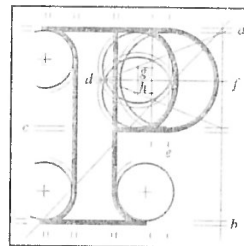


**Our Ref:** PL 04.248153 (245824)  
**Reg.Ref:** 14/6760

**Your Ref:** Barna Wind Energy (BWE) Ltd.



An  
Bord  
Pleanála

Fehily Timoney & Company  
Core House,  
Pouladuff Road,  
Cork.

10th July 2017

**Appeal**                      **Re:** 6 no. wind turbines.  
Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co.Cork.

Dear Sir/Madam,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04. 248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was the non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Having regard to the Court Order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to now request you under section 131 of the Planning and Development Act 2000 to make any further general submissions or observations you may have on the planning application the subject of the appeals.

Any such submissions that you may have must be received on or before **8th August, 2017**.

The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m. on the date specified above**.

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.

Tel                      Tel                      (01) 858 8100  
Glaos Aitheil                      LoCall                      1890 275 175  
Fax                      Fax                      (01) 872 2684  
Lailiúinín Gréasáin                      Website                      www.pleanala.ie  
Rionphost                      Email                      bord@pleanala.ie

81 Sand Mountain  
3rd-4th Floor  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

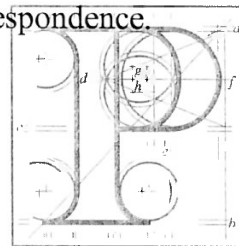
Please quote the above appeal reference number in any further correspondence.

Yours faithfully,

*PP Nicholas Marken*

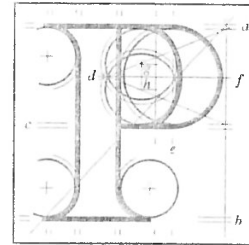
Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

BP 70



An  
Bord  
Pleanála

**Registered Post**



Planning Section,  
Cork County Council  
County Hall,  
Carrigrohane Road,  
Cork.

10th July 2017

**Appeal**                      **Re:** 6 no. wind turbines.  
Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co.Cork.

Dear Sir/Madam,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.

The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m.** the date specified above.

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.

Please quote the above appeal reference number in any further correspondence.

Yours faithfully,

*PP* 

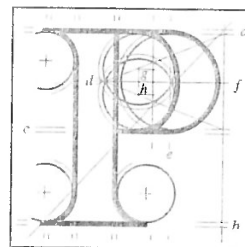
Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

BP 70

**Registered Post**

**Our Ref:** PL 04.248153 (245824)  
**Reg.Ref:** 14/6760

**Your Ref:**



An  
Bord  
Pleanála

Jerome Cohalan and Geraldine Hanley,  
C/O Jerome Cohalan,  
Gurranreigh,  
Lissarda,  
Co. Cork.

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.

Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co. Cork.

Dear Sir,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

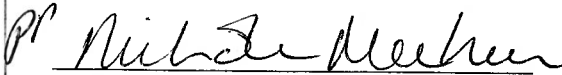
In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.

The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m.** (the date specified above).

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.

Please quote the above appeal reference number in any further correspondence.

Yours faithfully,

*PP* 

Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

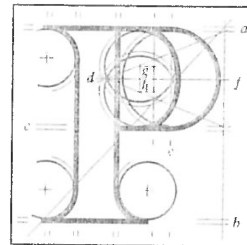
BP 70

**Registered Post**

**Our Ref:** PL 04.248153 (245824)

**Reg.Ref:** 14/6760

**Your Ref:**



An  
Bord  
Pleanála

Michael P. & Mary O'Riordan,  
Clashbredane,  
Kilmichael,  
Macroon,  
Co. Cork.

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.

Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co.Cork.

Dear Sir/Madam,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

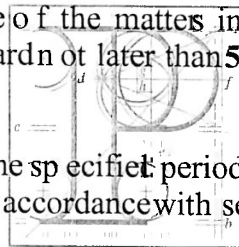
Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.



The Board cannot consider comments that are outside the scope of the matter in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m.** **< the date specified above.**

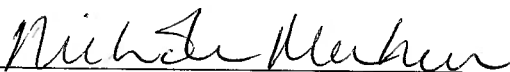


An  
Bord  
Pleanála

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 33 of the 2000 Act.

Please quote the above appeal reference number in any further correspondence.

Yours faithfully,

*PR* 

Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

BP 70

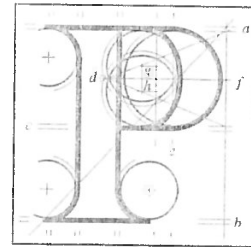
**Registered Post**





**Our Ref:** PL 04.248153 (245824)  
**Reg. Ref:** 14/6760

**Your Ref:**



An  
Bord  
Pleanála

Michael Allen,  
Moneynacroha,  
Castletown Kenniegh,  
Enniskeane,  
West Cork.

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.  
Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co.Cork.

Dear Sir,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

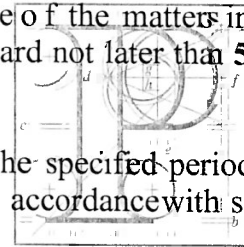
Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.

The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m.** of the **date specified above.**



An  
Bord  
Pleanála

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.

Please quote the above appeal reference number in any further correspondence.

Yours faithfully,

Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

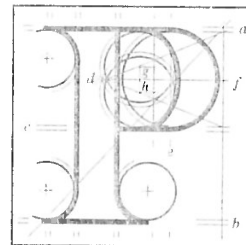
BP 70

**Registered Post**

**Our Ref:** PL 04.248153 (245824)

**Reg.Ref:** 14/6760

**Your Ref:**



An  
Bord  
Pleanála

Anthony Cohu,  
Borlin,  
Bantry,  
Co. Cork.

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.

Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co. Cork.

Dear Sir,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.

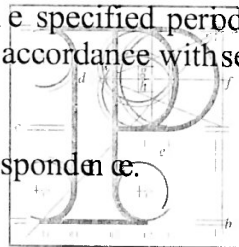
The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m. on the date specified above.**

Tel (01) 858 8100  
Glas Arait LoCall 1890 275 175  
Facs (01) 872 2684  
Láithreán Gréasán Website www.pleanala.ie  
Riomphost Email bord@pleanala.ie

64 Soid MacShingis  
Barr Aithis Cluain 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.



An  
Bord  
Pleanála

Please quote the above appeal reference number in any further correspondence.

Yours faithfully,

*Stephen Deighan*

Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

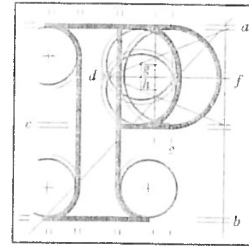
BP 70

**Registered Post**

**Our Ref:** PL 04.248153 (245824)

**A.Reg.Ref:** 14/6760

**Your Ref:**



An  
Bord  
Pleanála

Nigel Fennell  
Castletown-Kinneigh  
Enniskeane  
Co. Cork

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.

Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co.Cork.

Dear Sir,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.

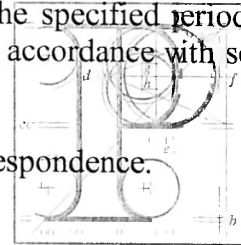
The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m. on the date specified above**.

Tel (01) 858 8100  
Glaos Ábhuil LoCall 1890 275 175  
Facs (01) 872 2684  
Láithreán Gréasáin Website [www.pleanala.ie](http://www.pleanala.ie)  
Ríomhphost Email [bord@pleanala.ie](mailto:bord@pleanala.ie)

64 Soid Mairbhíne  
Sáile Ána Cluain I  
D01 V602

64 Marlborough Street  
Dublin 1  
D01 V902

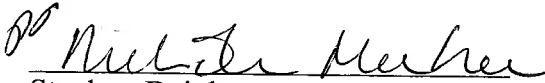
If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.



An  
Bord  
Pleanála

Please quote the above appeal reference number in any further correspondence.

Yours faithfully,



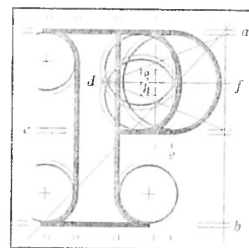
Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

BP 70

**Registered Post**

Our Ref: PL 04.248153 (245824)  
P.A.Reg.Ref: 14/6760

Your Ref:



An  
Bord  
Pleanála

Teresa Flynn,  
Horseshoe Cottage,  
Farranmareen,  
Castletown, Kenneigh,  
Enniskeane, West Cork.

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.

Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co.Cork.

Dear Madam,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

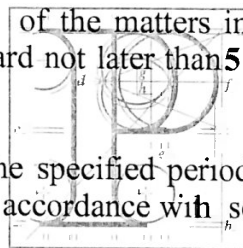
In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.

Tel: (01) 858 8100  
Glo Aoil: LoCall 1890 275 175  
Facs: Fax (01) 872 2684  
Lithreán Gréasáin: Website [www.pleanala.ie](http://www.pleanala.ie)  
Ríomphost: Email [bord@pleanala.ie](mailto:bord@pleanala.ie)

64 South Woodlands  
Bala Alpha Chath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m.** **the date specified above.**



An  
Board  
Planning  
and  
Building

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.

Please quote the above appeal reference number in any further correspondence.

Yours faithfully,

Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

BP 70

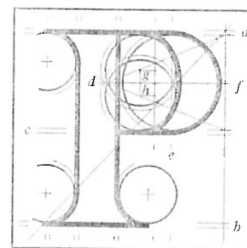
**Registered Post**





**Our Ref:** PL 04.248153 (245824)  
**P.A.Reg.Ref:** 14/6760

**Your Ref:**



An  
Bord  
Pleanála

Patrick Manning,  
Barnadivane,  
Terelton,  
Macroon,  
Co. Cork.

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.

Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co.Cork.

Dear Sir,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

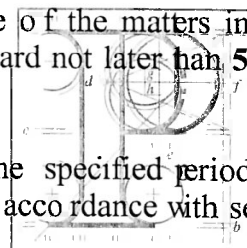
Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.



The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m.** of the date specified above.

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.



Please quote the above appeal reference number in any further correspondence.

Yours faithfully,

*pt*

Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

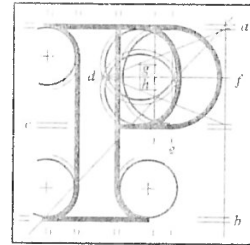
BP 70

**Registered Post**

**Our Ref:** PL 04.248153 (245824)

**Reg.Ref:** 14/6760

**Your Ref:**



An  
Bord  
Pleanála

Eleanor O'Leary,  
Clearagh,  
Lissarda,  
Co. Cork.

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.

Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co. Cork.

Dear Madam,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.

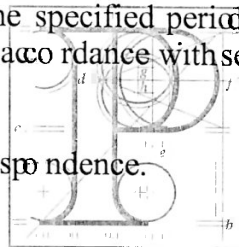
The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m. on the date specified above**.

Tel (01) 858 8100  
LoCall 1890 275 175  
Fax (01) 872 2684  
Website www.pleanala.ie  
Email bord@pleanala.ie

64 Sals Mairbhíne  
Bóthar Ána Cléirí  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902


If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.



An  
Bord  
Pleanála

Please quote the above appeal reference number in any further correspondence.

Yours faithfully,

*SP*  


Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

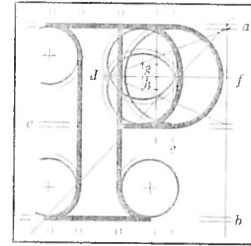
BP 70

**Registered Post**

**Our Ref:** PL 04.248153 (245824)

**Reg. Ref:** 14/6760

**Your Ref:**



An  
Bord  
Pleanála

Sarah Hodgkinson and Others,  
Moneylea,  
Dunmanway,  
Co. Cork.

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.

Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co. Cork.

Dear Madam,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.

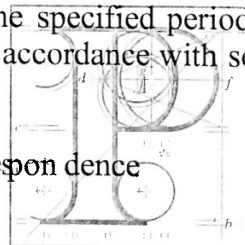
The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m. on the date specified above**.

Tel (01) 858 8100  
Glas Áirí 1890 275 175  
Facs (01) 872 2684  
Láithreán Gréasáin Website [www.pleanala.ie](http://www.pleanala.ie)  
Roinnphost Email [bord@pleanala.ie](mailto:bord@pleanala.ie)

64 Bord Pleanála  
Balla Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.



An  
Bord  
Pleanála

Please quote the above appeal reference number in any further correspondence

Yours faithfully,

*Stephen Deighan*

Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

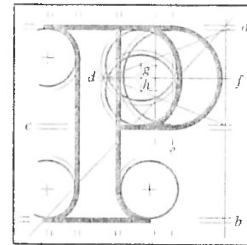
BP 70

**Registered Post**

**Our Ref:** PL 04.248153 (245824)

**Reg.Ref:** 14/6760

**Your Ref:**



An  
Bord  
Pleanála

Stephanie Larkin,  
Moneygoff East,  
Castletown,  
Enniskeane,  
Co. Cork.

10th July 2017

**Appeal**

**Re:** 6 no. wind turbines.

Lackareagh and Garranereagh,  
Lissarda and Barnadivane, Terelton, Co.Cork.

Dear Madam,

I have been asked by An Bord Pleanála to refer to the above mentioned appeal bearing reference number PL04.248153.

An Bord Pleanála had previously made a decision on this appeal by order dated 8th July, 2016 under appeal reference number PL04.245824. That decision was quashed by order of the High Court and the case was remitted by that Court back to An Bord Pleanála for a new decision. A copy of the High Court order is attached to this letter for your information.

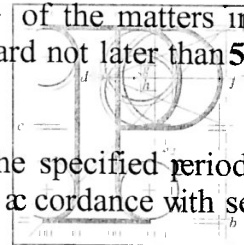
Having regard to the foregoing the appeal has now been reactivated. The basis of that Court decision and An Bord Pleanála's consent to the quashing of its decision was non-activation of the intended circulation for comment of a submission made in the course of the appeal by the applicant for planning permission to certain participants in the appeal. In that regard An Bord Pleanála is now circulating for comments submissions received from the applicant for planning permission in response to both third party appeals lodged to all other parties and observers to the case.

Accordingly, the Board is of opinion that, in the particular circumstances of this appeal, it is appropriate in the interests of justice to request you to make submissions or observations in relation to the enclosed submissions dated 6th and 7th January, 2016 received from Fehily Timoney and Company.

Furthermore, having regard to the Court order, the quashing of the previous Board decision and the elapsement of time the Board considers that it is also appropriate in the interests of justice to also request you to make any further general submissions or observations you may have on the planning application the subject of the appeals.

In accordance with section 131 of the Planning and Development Act, 2000 you are requested to make any submissions or observations that you may have on or before **8th August, 2017**.

The Board cannot consider comments that are outside the scope of the matters in question. Your submission in response to this notice must be received by the Board not later than **5.30 p.m.** (the date specified above).

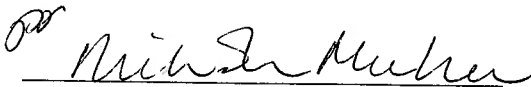


An  
Bord  
Pleanála

If no submission or observation is received before the end of the specified period, the Board will proceed to determine the appeal without further notice to you, in accordance with section 133 of the 2000 Act.

Please quote the above appeal reference number in any further correspondence.

Yours faithfully,



Stephen Deighan  
Executive Officer  
Direct Line: 01-8737158

BP 70

**Registered Post**

