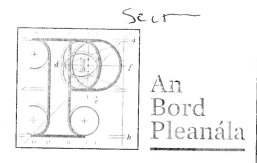
P.A.Reg.Ref: 14/6760



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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

Speighon Stephen Deighan **Executive Officer** 

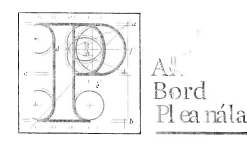
Direct Line:01-8737158

**BP** 90

**Registered Post** 

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

Your Ref:



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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

Sleigha Stephen Deighan **Executive Officer** 

Direct Line:01-8737158

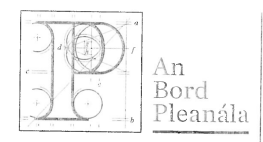
**BP** 90

**Registered Post** 



P.A.Reg.Ref: 14/6760

Your Ref: Barna Wind Energy (BWE) Ltd.



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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

Stephen Deighan Executive Officer

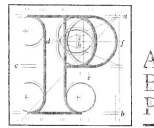
Speighon

Direct Line:01-8737158

**BP** 90

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

Your Ref: Barna Wind Action Group



Bord Pleanála

Noonan Linehan Carroll Coffey **Solicitors** 54 North Main Street Cork

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

Speighan

Stephen Deighan **Executive Officer** 

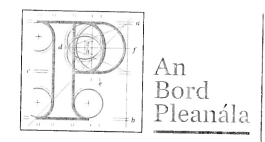
Direct Line:01-8737158

**BP** 90

**Registered Post** 

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

Your Ref:



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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

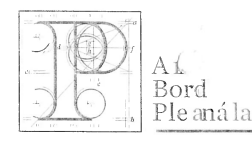
Stephen Deighan

Executive Officer
Direct Line:01-8737158

**BP** 90

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

Your Ref:



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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

SDeighan

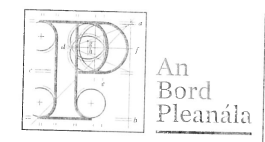
Stephen Deighan **Executive Officer** 

Direct Line:01-8737158

**BP** 90

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

Yo... Ref:



Anthony Cohu, Borlin, Bantry, Co. Cork.

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

Stephen Deighan **Executive Officer** 

Direct Line:01-8737158

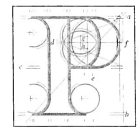
SDeighan

**BP** 90

**Registered Post** 

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

Your Ref:



Bord Ple anála

Nigel Fennell Castletown-Kinneigh Enniskeane Co. Cork

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

S Deighan

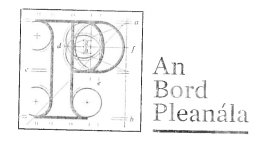
Stephen Deighan **Executive Officer** Direct Line:01-8737158

**BP** 90



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

Your Ref:



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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

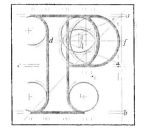
Speighon Stephen Deighan

**Executive Officer** Direct Line:01-8737158

**BP** 90

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

Your Ref:



Bord P leanála

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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

S. Deighan

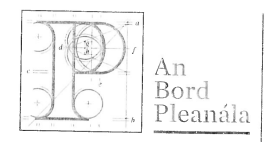
Stephen Deighan **Executive Officer** 

Direct Line:01-8737158

BP 90

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

Your Ref:



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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

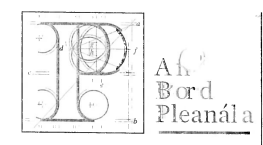
S Deighan

Stephen Deighan **Executive Officer** Direct Line:01-8737158

**BP 90** 

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

Your Ref:



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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

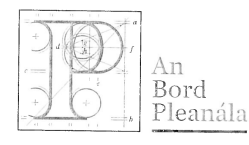
S. Reighon

Stephen Deighan **Executive Officer** Direct Line:01-8737158

**BP** 90

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

Your Ref:



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

17th 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 appeal.

It is a statutory objective of the Board to ensure that every appeal received is determined within eighteen weeks beginning on the date of receipt of that appeal. This is in accordance with section 126(2)(a) of the Planning and Development Act 2000. Where it appears to the Board that it would not be possible or appropriate to determine a particular appeal within this period, a notice must be sent to the parties in accordance with section 126(3)(a) of the Act.

The Board hereby serves notice under section 126(3)(a) that it will not be possible to determine the case within the statutory objective period due to further consideration at Board level.

The Board now intends to determine the above appeal before 25th August, 2017. The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

S Deighan

Stephen Deighan **Executive Officer** Direct Line:01-8737158

**BP 90** 

**Registered Post** 



Cas ... o. 04 248153

## Notice under Section 126 0f 2000 Act

PA date: 03-11-20150

E.O.: SN

Reg Ref: 14/6760

<b>Lodged:</b> 13-03-2017	Decide by: 16 Revised to:	-07-2017	P:	EP:	DA:	Mat.con:	
		EIS: Y	<b>Size:</b> 40.16 I	AA	EIS Pu	np:	
Development type \Class: \V	Itilities Vind Power Gene	erator					
			n, Co.Cork.				
With: Se	ction						
1. Section 126 Notice							
A Board decision will not be objective period.			·				
Reason: Ly Mer	causede	Rati	ia ei	T S	parc	level	
A section 126 notice with a checking any recent corre	a "revised to" dat spondence not a	e of befo ttached to	re <u>&amp;1817</u> o file.	is app	roved sul	bject to	
CO/DCA/DP/ADP/SAO	4. Hoco	non		Date	14/7	1/17	
0 1/47 1 (1 ) (1	/	/					_
2. K47 Authorisation							
A section 126 notice issue decision will not be taken l	o in this case set by the board befo	iting a rev ore the re	vised decide b	y date as lecified in the	indicated ne sectior	above. A n 126 notice.	
Reason:		·					
A K47 letter is approved fowithin which to decide this							
CO/DCA/DP/ADP/SAO				Date _			
	26 notice / <del>K47 le</del> date on databas		ver.		1	1	
SEO: 1000	Ryan	_		Date _	14/1	07/17	
	930.5						_
4. AA: Please prepare_ toparties_	BP90 se	ection 120 -	6 notice / <del>K47</del>	tetter as a	bove		
EO: Sleigh	a			Date _	14/7/	17	
AA: KSCA				Date _	16,-1.1	<u> </u>	
/							_