

Treasa Keegan 9 Hazelwood Park Celbridge Co. Kildare W23 XH11

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Thomas Bibby 29 Sarsfield Street Nenagh Co. Tipperary

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

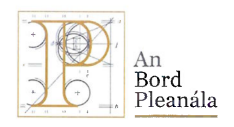
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



The Heritage Council c/o Virginia Teehan Aras na hOidhreachta Church Lane Co. Kilkenny R95 X264

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

E mear Reilly Executive Officer

Direct Line: 01-8737184

Your Reference: Susan Traill



JCK JCK Solicitors 16 Castle Street Ardee Co. Louth

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimea rR elly
Executive Officer

Direct Line: 01-8737184



St. Patricks National School c/o Paul O'Donnell Collon Road Slane Co. Meath C15 NX78

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

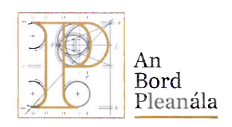
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Slane Youth Café (Foroige) c/o Nicola Byrne 39 Churchlands Slane Co. Meath C15 A3A0

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly
Executive Officer

Direct Line: 01-8737184



Slane Community Forum c/o Wayne Harding The Hub Main Street Slane Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

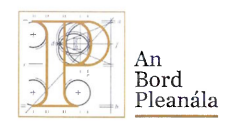
The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eim ear Reilly

Executive Officer

Direct Line: 01-8737184



Slane and District History Society c/o Edward Fleming Saucertown House Swords K67 P5C0

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Ronan O'Loughlin Curraghtown Moynalty Kells Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

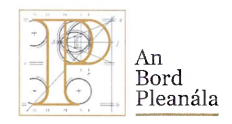
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Executive Officer

Direct Line: 01-8737184



Robert Kenny Townley Hall Drogheda Co. Louth

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

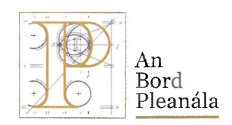
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Peter Murray Main Street Ballydehob Co. Cork P81 WP08

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184

Your Reference: Paul Loughran



Corr Oakwood Mountrice Monasterevin Co. Kildare W34 DX27

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

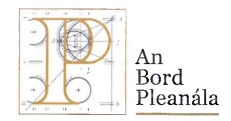
The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184

Your Reference: Patricia Farrell



Corr Oakwood Mountrice Monasterevin Co. Kildare W34 DX27

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly **Executive Officer**

Direct Line: 01-8737184



Office of Public Works c/o Sarah Roche Jonathan Swift Street Trim Co. Meath C15 NX36

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Office of Public Work c/o Rosemary Collier Jonathan Swift Street Trim Co. Meath C15 NX36

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



National Transport Authority c/o Robert Parkinson Dún Scéine Iveagh Court Harcourt Lane D02 WT20

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Michelle & Kevin Garrigan Riverbank Fennor Slane Co. Meath C15 DK80

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Elmear Reilly Executive Officer

Direct Line: 01-8737184



Michael & Elaine Cully The Pound Road Slane Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

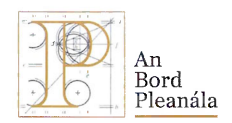
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Megan Flanagan Hermitage House Chapel Street Slane Co. Meath C15 YX98

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam.

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly
Executive Officer

Direct Line: 01-8737184



Meath County Council Martin Murray Director of Services, Transportation Buvinda House Dublin Road, Navan Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Meath County Council Planning Department Buvinda House Dublin Road Navan Co. Meath C15 Y291

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

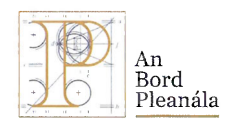
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Maeve Carbin 43 Churchlands Slane Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



John Rogers Crewbawn Slane Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184

Your Reference: John Kealy



Corr Oakwood Mountrice Monasterevin Co. Kildare W34 DX27

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184

Your Reference: John and Mary Colgan



Corr Oakwood Mountrice Monasterevin Co. Kildare W34 DX27

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

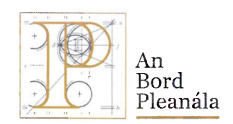
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Jillian Gott & Mark Hallinan Shine Craft & Gift Shop 3 Newgrange Mall Slane Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam.

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly
Executive Officer

Direct Line: 01-8737184



Jane McCulloch & Co. 29 Fennor Lodge Slane Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

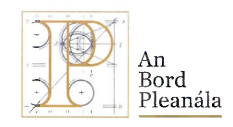
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly
Executive Officer

Direct Line: 01-8737184



Jack Rogers Crewbawn House Crewbane Slane Co. Meath C15 W6TF

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Irish Georgian Society c/o Donough Cahill City Assembly House 58 South William Street

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam.

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



International Council on Monuments & Sites c/o Fidelma Mullane 8 Merrion Square Dublin 2

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

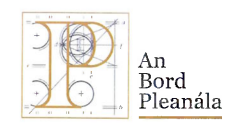
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



HSE c/o Carmel Lynch Environmental Health Service County Clinic Navan Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

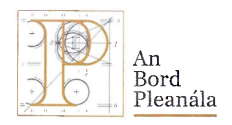
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly
Executive Officer

Direct Line: 01-8737184



Health and Safety Authority
The Metropolitan Building
James Joyce Street
Dublin
Dublin 1

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

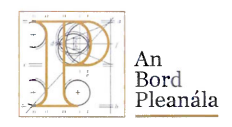
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Francis Ledwidge Museum c/o Terence Wogan Janeville Drogheda Road Slane C15 DK82

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Stane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Fionan O Muircheartaigh 41 Nutgrove Park Dublin 14 D14 X625

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Fáilte Ireland Environment & Planning Unit 88-95 Amiens St North Dock Dublin 1 D01 WR86

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly
Executive Officer

Direct Line: 01-8737184



Dr. Afric White & Prof. Killian Hurley 2 Ledwidge Hall Green Slane Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Development Application Unit C/O The Manager Government Offices Newtown Road Wexford Co. Wexford Y35 AP90

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Davina Gray Hoathstown Ardee Co. Louth

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Ei mear Reilly Executive Officer

Direct Line: 01-8737184



Councillor Wayne Harding Rathmaiden Slane Co. Meath C15C2R7

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

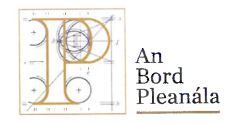
The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eim ear Reilly Executive Officer

Direct Line: 01-8737184



Bypass Slane Campaign c/o Conor Brady 42 Ledwidge Hall Slane Co. Meath C15 FT29

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184



Alex & Carina Conyngham Rock Farm Slane Slane Co. Meath

Date: 21 June 2024

Re: A proposed Road Development comprising of the N2 Slane By-Pass and Public Realm

Enhancement Scheme

Within the Townlands of Slane, County Meath

Dear Sir / Madam,

In accordance with section 221(2)(a) of the Planning and Development Act 2000, as amended, it is a statutory objective of the Board to ensure that every proposed road development approval application received is determined within a period of 18 weeks, beginning on the last date for making submissions.

Where it appears to the Board that it would not be possible or appropriate to determine a particular application within this period, a notice must be sent to the road authority and persons who made submissions on the proposed road development, in accordance with section 221(3)(a) of the 2000 Act.

The Board hereby serves notice under section 221(3)(a) of the 2000 Act, that it appears to the Board that it would not be possible/appropriate to determine the above application within the period of 18 weeks (i.e. by 20th June 2024) due to a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board intends to determine this application before 18th October 2024. The Board will take all such steps as are open to it to ensure that the matter is determined before that date.

Yours faithfully,

Eimear Reilly Executive Officer

Direct Line: 01-8737184