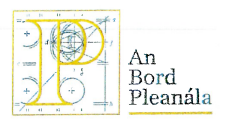
D.McCagre

Notice under Section 126 of the Planning and Development Act 2000, as amended.

ABP Case ID: 319 14-3	
1. Section 126 Notice	
A Board decision will not be made in this case before week statutory objective period.	ore the expiration of the 18-
Reason: Backlog of cases	
Due to the necessity of the Board to issue a notice	
A section 126 notice with a 'revised to' date of before the 18 wes is approved subject to checking any recent correspondence not attached to file.	
CO/DCA/DP/ADP/SAO S. Skelly Date 1/7/24	
or <u>K47 Authorisation</u>	
A section 126 notice issued in this case setting a revised decide by date; however, a decision will not now be taken by the Board before that revised date.	
Reason: Backlog of cases	
A K47 letter is approved for issue in this case. Place a target date of weeks on the database within which to decide this case subject to checking any recent correspondence not attached to the file.	
CO/DCA/DP/ADP/SAO	Date
2. EO: Please issue section 126 notice/ K47 letter as above to:	
SEO:	Date
3. AA: Please prepare section 126 notice/ K47 letter as above to:	
BP90 to: PA, 1st, 1x3cc	Kobs (4)
EO: Lite Ciele	Date 01-07-24.
AA: Sul	Date <u>ci</u> (c }

ase Number: ABP-319143-24

Planning Authority Reference Number: 2360023



Margaret McGivney Aughacordrinan Aughnacliffe Co. Longford N39 XT97

Date: 01 July 2024

Re: Extraction of rock comprising extension and deepening of the existing quarry; restoration of the site to biodiversity after use; all ancillary works within an overall application area of c. 36.8 ha. An Environmental Impact Assessment Report was submitted as part of the application. Aghamore Upper and Derreenavoggy townlands, Aughnacliffe, Co. Longford.

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, as amended. 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 a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board now intends to determine the above appeal before 04 November 2024.

The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

Executive Officer

Direct Line: 01-8737158

BP90 Registered Post

Teil Glao Áitiúil

Ríomhphost

LoCall Fax Facs Láithreán Gréasáin Website

Tel

Email

(01) 858 8100 1800 275 175 (01) 872 2684 www.pleanala.ie bord@pleanala.ie

64 Sráid Maoilbhríde Baile Átha Cliath 1 D01 V902

Our Case Number: ABP-319143-24

Planning Authority Reference Number: 2360023



Longford County Council Planning Department Great Water Street Lonaford Co. Longford

Date: 01 July 2024

Re: Extraction of rock comprising extension and deepening of the existing quarry; restoration of the site to biodiversity after use; all ancillary works within an overall application area of c. 36.8 ha. An Environmental Impact Assessment Report was submitted as part of the application. Aghamore Upper and Derreenavoggy townlands, Aughnacliffe, Co. Longford.

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, as amended. 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 a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board now intends to determine the above appeal before 04 Nove rbe r2024.

The Board will take all such steps as are open to it to ensure that the appeal is determined before that date

Yours faithfully,

Executive Officer

Direct Line: 01-8737158

BP90 Registered Post

Teil

Glao Áitiúil

Facs Láithreán Gréasáin

Ríomhphost

Tel LoCall

Email

Fax Website (01) 858 8100 1800 275 175

(01) 872 2684 www.pleanala.ie bord@pleanala.ie

64 Sráid Maoilbhríde Baile Átha Cliath 1 D01 V902

Our Case Number: ABP-319143-24

Planning Authority Reference Number: 2360023

Your Reference: Lagan Materials Limited t/a Breedon Ireland





Quarryplan Limited 10 Saintfield Road Crossgar Downpatrick Co. Down BT30 09HY Northern Ireland

Date: 01 July 2024

Re: Extraction of rock comprising extension and deepening of the existing quarry; restoration of the site to biodiversity after use; all ancillary works within an overall application area of c. 36.8 ha. An Environmental Impact Assessment Report was submitted as part of the application. Aghamore Upper and Derreenavoggy townlands, Aughnacliffe, Co. Longford.

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, as amended. 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 a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board now intends to determine the above appeal before 04 November 2024.

The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

Executive Officer

Direct Line: 01-8737158

BP90 Registered Post

Teil Glao Áitiúil

Ríomhphost

Láithreán Gréasáin **Email**

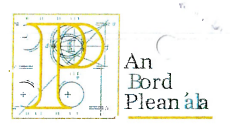
LoCall Fax Website (01) 858 8100 1800 275 175 (01) 872 2684 www.pleanala.ie bord@pleanala.ie

64 Sráid Maoilbhríde Baile Átha Cliath 1 D01 V902

Our Case Number: ABP-319143-24

Planning Authority Reference Number: 2360023

Your Reference: Damien Hetherton, Bernard Reilly and John F



Andrew Hersey Planning 3 Atlantic View West End Kilkee Co. Clare V15 PH32

Date: 01 July 2024

Re: Extraction of rock comprising extension and deepening of the existing quarry; restoration of the site to biodiversity after use; all ancillary works within an overall application area of c. 36.8 ha. An Environmental Impact Assessment Report was submitted as part of the application. Aghamore Upper and Derreenavoggy townlands, Aughnacliffe, Co. Longford.

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, as amended. 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 a current significant backlog of cases. The Board regrets the delay in determining this case.

The Board now intends to determine the above appeal before **04 November 2024**.

The Board will take all such steps as are open to it to ensure that the appeal is determined before that date.

Yours faithfully,

Lisa Quinn

Executive Officer

Direct Line: 01-8737158

BP90 Registered Post

Teil

Glao Áitiúil

Ríomhphost

Facs Láithreán Gréasáin Tel

LoCali Fax Website

Email

(01) 858 8100 1800 275 175 (01) 872 2684 www.pleanala.ie bord@pleanala.ie

64 Sráid Maoilbhríde Baile Átha Cliath 1 D01 V902