

DEATH NOTICES

KENNEDY, Sr. Stanislaus (Treas. Religious Sisters of Charity, No 1 The Lodge, Stanhope Street, and formerly of Reenbui, Lispolie, Co. Kerry, 3rd November 2025 in the loving care of the staff of St. Francis Hospice Blanchardstown. Predeceased by her parents Bridget and Tadhg Kennedy and her sisters Mary and Kathleen. Deeply regretted by her Community and the Congregation of the Religious Sisters of Charity, her sister Eileen, brother Thomas, sister-in-law Bridie, brother-in-law Kevin, her nieces Deirdre, Caroline, Brid, Grainne, Ita, Aine, Sinead, nephews Ciaran, Michael, Tim, Tomás, grandnieces, grandnephews, great-grandnieces, great-grandnephews, her many friends and colleagues from Focus Ireland, Immigrant Council of Ireland, Young Social Innovators and The Sanctuary. Reposing at Bourke's Funeral Home, 71 Queen Street, Dublin 7 (D07CF68) on Thursday (tomorrow) from 2pm to 7.30pm. Requiem Mass will be held on Friday afternoon at 1pm in The Church of the Sacred Heart, Donnybrook (D04HW82) with burial afterward in the Sisters of Charity Community Cemetery, Donnybrook.

Rest in Peace

TYSON, Albert Rathfarnham, Dublin 14 and formerly of Drimnagh. 31st October 2025, passed away peacefully surrounded by his loving family in the excellent care of St. James Hospital and Care Choice Parnell Road. Albert is predeceased by his beloved wife Kathleen (Babs) and was a former sacristan of the Holy Spirit Church, Ballyroan. Albert will be sadly missed by his loving family, his daughter Deborah, son-in-law Robert, adored granddaughter Lorna, his brothers John and David, nieces and nephews, many friends and neighbours. Funeral Mass (today) Wednesday 5th November at 10am in the Church of the Holy Spirit, Ballyroan followed thereafter by burial in Bohernabreena Cemetery.

May he Rest in Peace

MEETING POINT

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VAN REMOVALS

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PERSONAL MESSAGES

INVESTOR'S WANTED - FOR 300K PROPERTY IN MONKSTOWN CO. DUBLIN. MINIMUM INVESTMENT 50K. 10 YEAR PERIOD ph 087 4024442



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LEGAL NOTICES

EUROPEAN UNION (CROSS-BORDER CONVERSIONS, MERGERS AND DIVISIONS) REGULATIONS 2023

WKW FM LIMITED

NOTICE OF CROSS-BORDER MERGER

WKW FM Limited (the "Company") intends to apply to the Irish High Court under the European Union (Cross-Border Conversions, Mergers and Divisions) Regulations 2023 (S.I. No. 233 of 2023) (the "Irish Regulations") which give effect to Directive (EU) 2017 / 1132 of the European Parliament and of the Council of 14 June 2017, as amended by Directive (EU) 2025/25 of the European Parliament and the Council of the European Union on cross-border mergers of limited liability companies (the "EU Directive") for a pre-merger certificate to effect a cross-border merger by absorption between the Company and Bauer Media Audio Holding GmbH ("BAGH") and together with the Company, the "Merging Companies") pursuant to the Irish Regulations and the provisions of articles §§ 305 et seq, § 2 no. 1 and §§ 46 et seq. of the German Transformation Act ("UmwG") which implements the EU Directive in Ireland and Germany respectively.

In accordance with the UmwG and the Irish Regulations, all the assets and liabilities, including all of the rights and obligations, of the Company shall transfer to, and be acquired and assumed by, BAGH by way of universal succession and the Company will cease to exist without going into liquidation (the "Merger").

The Company is a private company limited by shares, duly incorporated and validly existing under the laws of Ireland, having its registered office in Marconi House, Digges Lane, Dublin 2, Ireland and registered with the Irish Companies Registration Office under company number 347498. BAGH is a limited liability company established under German law with its statutory seat in Hamburg, Germany and having its business address at Burchardstraße 11, 20095 Hamburg, registered at the local court (Amtsgericht) of Hamburg under HRB 125740.

The shareholder of the Company, being BAGH, will be asked to approve the common draft terms in respect of the Merger (the "Common Draft Terms") by way of a written special resolution on or around 10 December 2025, being a date which is no earlier than 30 days after the publication of the notice referred to in regulation 33(6) of the Irish Regulations.

If the Merger becomes effective, all assets and liabilities of the Company, including the rights and obligations of the creditors of the Company, will transfer to and be acquired by BAGH by way of universal succession pursuant to the Irish Regulations and the UmwG. As a result of the Merger and pursuant to the Irish Regulations and the UmwG, the Company will cease to exist without going into liquidation.

The Company acknowledges that creditors may exercise any rights that they may have under regulation 38 of the Irish Regulations. The rights and obligations of the creditors of the Company will transfer to BAGH pursuant to the Irish Regulations and the UmwG.

As the net assets of the Company exceed the liabilities of BAGH, no additional safeguards are offered to creditors in connection with the Merger. Any creditor who is dissatisfied with the fact that no additional safeguards are offered to creditors in connection with the Merger and who can credibly demonstrate that, due to the Merger, satisfaction of their claim is at stake, may apply to the High Court of Ireland for adequate safeguards pursuant to Regulation 38(1) of the Irish Regulations. Such an application must be made within three months of the date of delivery to the Registrar of Companies of the documents referred to under regulation 33(1) of the Irish Regulations (i.e. within three months of 29 October 2025).

Full information on the arrangements made for the exercise of the rights of creditors, employees and minority shareholders, if any, of the Company or BAGH may be obtained, free of charge, from the relevant registered office of the Company or BAGH, as detailed above. Applications for this information should be made in respect of the Company to Marconi House, Digges Lane, Dublin 2, Ireland.

The Company **HEREBY GIVES NOTICE** that the (i) Common Draft Terms; (ii) notice informing members, creditors and employees' representatives that they may submit to the Company, no later than five working days before the date of the aforementioned written resolution of the Company, comments concerning the Common Draft Terms (the "Notice"); and (iii) Irish Companies Registration Office Form CBM1 (Notice of Proposed Cross Border Merger) in the form prescribed by Schedule 1 Part 2 of the Irish Regulations (the "CRO Form CBM1"), were delivered to the Registrar of Companies on 29 October 2025 in accordance with regulation 33 of the Irish Regulations. Copies of the (i) Common Draft Terms; (ii) Notice; and (iii) CRO Form CBM1 may be obtained upon request from the Registrar of Companies at the Companies Registration Office, Bloom House, Gloucester Place Lower, Dublin 1, Ireland and on www.cro.ie or from the Company or BAGH at the relevant registered office of the Company or BAGH, as detailed above.

The Common Draft Terms are available for inspection between the hours of 9.00 am and 5.30 pm on any day, other than a Saturday, Sunday or public holiday, at the Company's registered office at Marconi House, Digges Lane, Dublin 2, Ireland.

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Planning and Development Act 2000 as Amended.

Notice of Direct Planning Application to An Coimisiún Pleanála in respect of a Strategic Infrastructure Development.

County Carlow (Carlow County Council)

In accordance with section 182A of the Planning and Development Acts (as amended) Ballyloo Solar Farm Limited gives notice that it proposes to seek the approval of An Coimisiún Pleanála for a period of 10 years for development at Ballyloo, Castletown, Graiuenaspiddoge, Kellistown East, Kellistown West, Kilballyhue, Knockbower, Leagh Or Ballybeg, Linkardstown and Moyle Big (townlands), County Carlow.

Certain details of the proposed development are unconfirmed in this planning application and an opinion on unconfirmed details from the Commission (Case Reference: ABP-321858-25) pursuant to section 287B of the Planning and Development Act 2000 (as amended) accompanies this planning application. The details unconfirmed in this application are the voltage and corresponding switchgear of the substation, the voltage and corresponding specification of the underground cable grid connection, and the route of the final c.0.35-0.6 km section of the underground cable grid connection to the existing 110/220kV Kellis substation. The range of parameters under which the design will fall are specified on this site notice and in the design flexibility opinion that accompanies this application.

The proposed development comprises of:

- 1) **A 220kV Air Insulated Switchgear (AIS) or Gas Insulated Switchgear (GIS) electricity substation or a 110kV AIS electricity substation, including two control buildings, associated electrical structures and apparatus, lightning protection, telecom pole, perimeter security fencing, security lighting, water and drainage infrastructure, temporary construction compound to connect to and serve solar farms;**
- 2) **Associated grid connection between the proposed substation and the existing 110/220kV Kellis substation comprising 220kV or 110kV underground electricity cables (reflecting final substation option) of c.8.9 km or c. 8.65 km in length to be provided in an excavated trench including associated fibre cable and ducting, and all associated site development and reinstatement works. Two options are proposed after the first c.8.3 km of underground grid connection and for the final c.0.35 - 0.6 km of the underground cable grid connection route comprising (i) cabling in the L30535 public road, or (ii) cabling in private agricultural land;**
- 3) **Temporary construction and permanent operational access to the substation from the L3050, vehicular entrance and access track from this public road;**
- 4) **All ancillary site development, excavation, construction, landscaping and reinstatement works;**
- 5) **The development subject to this application forms part of grid connection and access arrangements which will facilitate the connection of the permitted Ballyloo Solar Farm (Carlow County Council Reference 24/60043 / An Coimisiún Pleanála Reference ABP-322347-25), permitted Park Solar Farm (Carlow County Council Reference 24/60205), and proposed Ballybannon Solar Farm (Carlow County Council Reference 25/60137) to the national electricity grid via the existing 110/220kV Kellis substation.**

A Natura Impact Statement (NIS) has been prepared in respect of the proposed development. The NIS includes consideration of the permitted Ballyloo and Park Solar Farms and the proposed Ballybannon Solar Farm which are located in County Carlow. The planning application and the NIS may be inspected free of charge or purchased on payment of a specified fee (which fee shall not exceed the reasonable cost of making such copy) during public opening hours for a period of seven weeks commencing 14th November 2025 at the following locations:

- The offices of An Coimisiún Pleanála, 64 Marlborough Street, Dublin 1, D01V902.
- The offices of Carlow County Council, County Buildings, Athy Rd, Carlow, R93 E7R7.

The application may also be viewed on the following website: www.ballyloosubstation.ie

Submissions or observations may be made in writing to An Coimisiún Pleanála ('the Commission') 64 Marlborough Street, Dublin 1, D01V902, or online at www.pleanala.ie, during the above-mentioned period of seven weeks relating to -

- (i) the implications of the proposed development for proper planning and sustainable development, and
- (ii) the likely effects on the environment of the proposed development, and
- (iii) the likely significant effects of the proposed development on a European site, if carried out.

Any submissions/observations must be accompanied by a fee of €50 (except for certain prescribed bodies) and must be received by the Commission not later than 5.30 p.m. on the 12th January 2026.

Such submissions / observations must also include the following information:

- The name of the person making the submission/observation, the name of the person acting on his/her behalf, if any, and the address to which any correspondence relating to the application should be sent;
- The subject matter of the submission/observation; and
- The reasons, considerations and arguments on which the submission or observation is based in full.

Any submissions or observations which do not comply with the above requirements cannot be considered by the Commission. The Commission may at its absolute discretion hold an oral hearing on the application. (For further details see 'A Guide to Public Participation in Strategic Infrastructure Development' on the Commission's website www.pleanala.ie).

The Commission may in respect of an application for permission/ approval decide to-

- (a) (i) grant the permission/approval, or
- (ii) make such modifications to the proposed development as it specifies in its decision and grant permission/approval in respect of the proposed development as so modified, or
- (iii) grant permission/approval in respect of part of the proposed development (with or without specified modifications of it of the foregoing kind),

and any of the above decisions may be subject to or without conditions, or

- (b) refuse to grant the permission/approval.

Any enquiries relating to the application process should be directed to the Strategic Infrastructure Development Section of An Coimisiún Pleanála (Tel. 01- 8588100). A person may question the validity of any such decision by the Commission by way of an application for judicial review, under Order 84 of the Rules of the Superior Courts (S. I. No.15 of 1986, as amended), in accordance with section 50 of the Planning and Development Act, 2000, as amended. Practical information on the review mechanism can be accessed under the heading Information on cases / Weekly lists - Judicial review of planning decisions on the Commission's website www.pleanala.ie or on the Citizens Information Service website www.citizensinformation.ie.

Signed: Conor Frehill (HW Planning, Agent)

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