

Niamh Hickey

From: Landuse Planning <LandUsePlanning@tii.ie>
Sent: Monday 20 April 2026 13:52
To: SIDS
Subject: An Coimisiún Pleanála - Case reference: PAX04.324165 -Maughanaclea Renewable Energy Development Cork. (TII26-135903)
Attachments: TII26-135903 ACP PAX04324165 Maughanaclea Renewable Energy Development Cork.pdf
Categories: Niamh

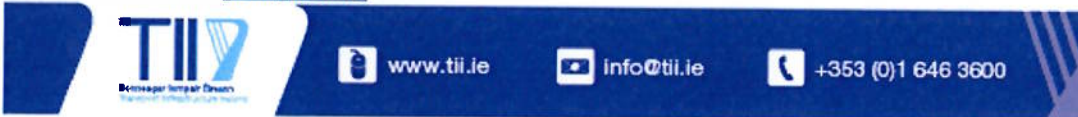
Caution: This is an **External Email** and may have malicious content. Please take care when clicking links or opening attachments. When in doubt, contact the ICT Helpdesk.

To whom it may concern,

I attach TII's submission related Case reference: PAX04.324165 -Maughanaclea Renewable Energy Development Cork.

TII would appreciate an acknowledgement of receipt.
Regards

Tara Spain
Head of Land Use Planning .
Transport Infrastructure Ireland.
Email: LandUsePlanning@tii.ie



I am a Designated Public Official under the Regulation of Lobbying Act 2015, for more information see www.lobbying.ie

In accordance with TII's Right to Disconnect policy, if you are receiving this email outside of normal working hours, I do not expect a response or action outside of your own working hours unless it is clearly noted as requiring urgent attention.

De réir pholasáí BIÉ An Ceart gan a bheith Ceangailte, má tá an ríomhphost seo á fháil agat lasmuigh de na gnáthuaireanta oibre, nílim ag súil le freagra ná le gníomh uait lasmuigh de do ghnáthuaireanta oibre féin mura bhfuil sé ráite go soiléir go bhfuil gá gníomhú go práinneach.

TII processes personal data provided to it in accordance with its Data Protection Notice available at <https://www.tii.ie/en/compliance/data-protection-notice/>

Próiseálann BIÉ sonraí pearsanta a sholáthraítear dó i gcomhréir lena Fhógra ar Chosaint Sonraí atá ar fáil ag <https://www.tii.ie/ga/compliance/data-protection-notice/>

TII E-mail system: This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you have received this email in error

then please notify postmaster@tii.ie and delete the original including attachments.

Córas r-phoist BIE: Tá an ríomhphost seo agus aon chomhaid a tharchuirtear leis faoi rún agus beartaithe lena n-úsáid ag an duine aonair nó ag an eintiteas a bhfuil siad dírithe chuige/chuici amháin. Más rud é go bhfuair tú an ríomhphost seo trí bhotún, cuir sin in iúil do postmaster@tii.ie, le do thoil, agus scrios an ríomhphost bunaidh agus aon cheangaltáin.

An Coimisiún Pleanála
64 Marlborough Street
Dublin 1

By email: sids@pleanala.ie

Dáta | Date
20-4-2026

Ár dTag | Our Ref.
TII26-135903

Bhur dTag | Your Ref.
PAX04.324165

RE: Maughanaclea Renewable Energy Development Cork

Dear Sir /Madam,

Transport Infrastructure Ireland (TII, "the Authority") understands that the subject development proposal can contribute to achieving the national target of renewable energy generation and reduction in greenhouse gas emissions. In that regard, TII welcomes and is supportive of proposals aimed at achieving the transition to a low carbon and climate resilient economy, increasing renewable energy generation, and enhancing energy security giving effect to National Strategic Outcome no. 8 of the National Planning Framework 'Transition to a Low Carbon and Climate Resilient Society'.

Within the foregoing context, it is proposed to address the proposed development in relation to the provisions of official policy and in relation to national road network maintenance and safety to ensure the proposed development can proceed complementary to the requirements of official policy concerning maintaining the strategic capacity and safety of the national road network in accordance with National Strategic Outcome no. 2 of the National Planning Framework 'Enhanced Regional Accessibility'.

In the Authority's opinion there are a number of operational issues related to the subject development proposal, in combination with the related planning application, that are required to be considered to address network maintenance and road safety prior to any decision on this planning application.

TII notes that that the applicant indicates that abnormal weight loads are not a feature of the turbine component delivery vehicles but are abnormal in size . TII based on application material available is unable to clearly ascertain the capability of the haulage network identified will be able to accommodate such potential loadings, lengths nor temporary works to the national road network identified which may be required.

TII recommends that any permission granted by An Coimisiún Pleanála for the proposed development would provide the following requirements as a planning condition:

1. Full details of the transportation of all Abnormal Loads and all 'Exceptional Abnormal Loads' associated with the subject development shall be agreed with all planning and

road authorities along all proposed haul routes prior to the commencement of any development. Such agreement shall include and address the following requirements;

- a. The Exceptional Abnormal Load Vehicle diagram shall be provided to include Gross Vehicle Weight; Individual Axle Weights; Axle Spacing; and total vehicle length, width, and height. Exceptional Abnormal Load Vehicles shall comply with the standard configuration of a trailer with two bogies and two tractors; one pulling and one pushing as detailed within TII Publications AM-STR-06048.
 - b. All bridges to be crossed will need a full structural assessment by the developer in accordance with TII Publications AM-STR-06048 to verify that they can sustain the load safely and without any damage.
 - c. A Chartered Engineer with appropriate experience of assessing bridges for such Exceptional Abnormal Loads shall be required to certify that each structure to be crossed can sustain the loading regime safely and without damage. Appropriate Professional Indemnity Insurance shall also be in place.
 - d. Each local authority (who own the bridge assets and issue the load permits) shall be provided with an appropriate level of indemnity proportionate to the risk and the value of the bridge structures to be crossed.
 - e. Each local authority (who own the bridge assets and issue the load permits) shall be provided with insurance cover appropriate to the Risk and the value of the bridge structures to be crossed.
 - f. Pre-structural surveys and post-structural surveys will be required.
2. All necessary works required to accommodate the development proposals shall be identified . Any proposed works to the national road network to shall comply with TII Publications and shall be subject to Road Safety Audit as appropriate. Subject to the outcome of Road Safety Audit, works should ensure the ongoing safety for all road users. Works should ensure the ongoing safety for all road users.
 3. Any damage caused to the pavement of the existing national road (e.g. tearing of the surface course) shall be rectified in accordance with TII Pavement Standards and details in this regard shall be agreed with the Road Authority prior to the commencement of any development on site.
 4. All national road and ancillary overground/underground assets shall be subject to proper undamaged reinstatement and properly certified to the relevant standards in accordance with the assets' functions together with any working widths/depths required.
 5. Any operator who wants to transport a vehicle or load whose weight falls outside the limits allowed by the Road Traffic (Construction Equipment & Use of Vehicles) Regulations 2003, SI 5 of 2003, must obtain a permit for its movement from each Local Authority through whose jurisdiction the vehicle shall travel.
 6. Where temporary works within any MMaRC Contract Boundary are required to facilitate the transport of any abnormal loads to site, the applicant/developer shall contact Page 2 thirdpartyworks@tii.ie in advance, as a works specific Deed of Indemnity will be needed by TII before the works can take place.
 7. All necessary Deed of Indemnity , licenses, approvals, or agreements with the local road authorities and TII shall be in place prior to any development commencing on site.

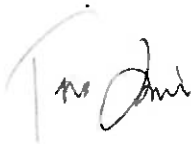
Reason; In the interests of safeguarding levels of safety and the strategic function of the national road network in accordance with National Strategic Outcome Number 2 of the National Planning Framework. Conclusion It is requested that the above matters are taken into consideration prior to any decision on the subject application.

In the interests of clarification, no part of this submission shall be construed as TII giving consent to access or alter any national road infrastructure assets including drainage regimes, vehicle restraint and safety systems, ducting, HDD crossings, structures, etc. In the event that any damage is caused by any development works to the national road or associated assets, overground or underground, costs arising to fully remediate all impacted infrastructure assets to TII Publications standards and requirements will be pursued by or on behalf of TII.

The Authority trusts that the foregoing comments prove of assistance to the Commission in dealing with this matter.

TII would appreciate acknowledgment of receipt of this submission.

Yours faithfully,



Head of Land Use Planning