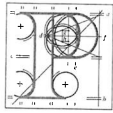
P.CAPRANI ____ 23/08/23

Our Case Number: ABP-316305-23

Planning Authority Reference Number: 22507



An Bord Pleanála

Laois County Council Áras an Chontae James Fintan Lalor Avenue Portlaoise Co. Laois R32 EHP9

Date: 21 August 2023

Re: Amend previously permitted Wind Farm development. An Eair and NIS accompanies this

application.

Lands at Graguenahown Knockardagur Boleybawn & Ironmills (Kilrush), Co. Laois

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 backlog of cases. The Board now intends to determine the above appeal before the **13th of November**, **2023**.

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

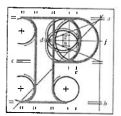
Yours faithfully,

Derek Kelly
Executive Officer
Direct Line:

BP90 Registered Post

Our Case Number: ABP-316305-23

Planning Authority Reference Number: 22507



An Bord Pleanála

Peter Sweetman, Kieran Brophy and Others Spink Abbeyleix Co. Laois

Date: 21 August 2023

Re: Amend previously permitted Wind Farm development. An Eair and NIS accompanies this

application.

Lands at Graguenahown Knockardagur Boleybawn & Ironmills (Kilrush), Co. Laois

Dear Sirs,

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 backlog of cases. The Board now intends to determine the above appeal before the **13th of November**, **2023**.

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

Yours faithfully,

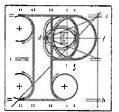
Derek Kelly Executive Officer Direct Line:

BP90 Registered Post

Our Case Number: ABP-316305-23

Planning Authority Reference Number: 22507

You. Reference: Pinewood Wind Limited



An Bord Pleanála

Gaeltech Energy Developments Clogan Limited Clondargon, Stradone, Co. Cavan H12 NV 06

Date: 21 August 2023

Re: Amend previously permitted Wind Farm development. An Eair and NIS accompanies this

application.

Lands at Graguenahown Knockardagur Boleybawn & Ironmills (Kilrush), Co. Laois

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 backlog of cases. The Board now intends to determine the above appeal before the **13th of November**, **2023**.

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

Yours faithfully

Derek Kelly Francisco Executive Officer

Direct Line:

BP90 Registered Post

Ríomhphost

Tel

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

ADF Case ID: \$16 305
1. Section 126 Notice
A Board decision will not be made in this case before the expiration of the 18- week statutory objective period.
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 is approved subject to checking any recent correspondence not attached to file.
CO/DCA/DP/ADP/SAO Date Date
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:
EO: 100 1005 Date 21/08/23
EO: Date

3.