

An
Bord
Pleanála

Application Form for Permission / Approval in respect of a Strategic Infrastructure Development

1.

Please specify the statutory provision under which your application is being made:	Section 37 A of the Planning and Development Act 2000, as amended
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2. **Applicant:**

Name of Applicant:	EP Energy Development Ltd.
Address:	3 rd Floor, the Crescent Building, Northwood Park, Santry, Dublin 9, D09 X8W3
Telephone No:	+353 (0) 86 410 1943
Email Address (if any):	Aaron.mcclean@epuki.co.uk

3. Where Applicant is a company (registered under the Companies Acts):

Name(s) of company director(s):	T.S. Bains, V.R. Pearson, J. Springl
Registered Address (of company)	3 rd Floor, The Crescent Building, Northwood Park, Santry, Dublin 9, D09 X8W3
Company Registration No.	694611
Telephone No.	N/A
Email Address (if any)	N/A

4. Person / Agent acting on behalf of the Applicant (if any):

Name:	Ed Barrett, Gravis Planning
Address:	41 Baggot Street Lower, Dublin 2, Ireland, D02 NN67
Telephone No.	+353 (0) 1224 1590
Mobile No. (if any)	
Email address (if any)	ebarrett@gravisplanning.com

Should all correspondence be sent to the above address? (Please tick appropriate box)

(Please note that if the answer is “No”, all correspondence will be sent to the Applicant’s address)

Yes: [] No:[]

Contact Name and Contact Details (Phone number) for arranging entry on site if required / appropriate:

Please contact the Agent, Ed Barrett.

5. Person responsible for preparation of Drawings and Plans:

Name:	Hannah Eisenberg (Fichtner) Penny Linton (Todd Architects)
Firm / Company:	Fichtner Consulting Engineers Todd Architects
Address:	Fichtner 77 Sir John Rogerson’s Quay, Grand Canal Docklands, Dublin, D02VK60 Todd Architects The Old Barracks 4A Lad Lane Hagan’s Court Dublin 2 D02 T997
Telephone No:	+353 (0)1 582 7151 (Fichtner) +353(0) 1 6620 500 (Todd Architects)
Mobile No:	
Email Address (if any):	hannaheisenberg@fichtner.co.uk penny.linton@toddarch.ie
Details all plans / drawings submitted – title of drawings / plans, scale and no. of copies submitted. This can be submitted as a separate schedule with the application form. Please see the cover letter which includes a schedule as part of the appendices.	

6. Site:

Site Address / Location of the Proposed Development (as may best identify the land or structure in question)	Land to the North of Tynagh Power Station, Derryfrench, Tynagh, Loughrea, Co. Galway
Ordnance Survey Map Ref No. (and the Grid Reference where available)	Map Sheet: 3653 Irish Grid Reference: 174450; Y: 213165
Where available, please provide the application site boundary, as shown in the submitted plans / drawings, as an ESRI shapefile in the Irish Transverse Mercator (ITM IRENET95) co-ordinate reference system. Alternatively, a CAD file in .dwg format, with all geometry referenced to ITM, may be provided.	
Area of site to which the application relates in hectares	8.3 ha
Site zoning in current Development Plan for the area:	Unzoned
Existing use of the site & proposed use of the site:	Existing use: Vacant Proposed Use: OCGT Power Station
Name of the Planning Authority(s) in whose functional area the site is situated:	Galway County Council

7. Legal Interest of Applicant in respect of the site the subject of the application:

Please tick appropriate box to show applicant's legal interest in the land or structure:	Owner	Occupier
	Other <input checked="" type="checkbox"/>	
Where legal interest is "Other", please expand further on your interest in the land or structure.		
Site Ownership: Tynagh Energy Limited and Orange Limited and ESB Networks (refer to letters of consent submitted).		
If you are not the legal owner , please state the name and address of the owner and supply a letter from the owner of consent to make the application as listed in the accompanying documentation.		
<p>Orange Limited C/o Matheson Ormsby Prentice Solicitors 70 Sir John Rogerson's Quay Dublin 2</p> <p>Tynagh Energy Limited Block A The Crescent Building Northwood Park Santry Dublin 9 D09 X8W3</p> <p>ESB Networks Leopardstown Road Foxrock, Dublin 18</p>		
Does the applicant own or have a beneficial interest in adjoining, abutting or adjacent lands? If so, identify the lands and state the interest.		
<p>No*</p> <p>*It should be noted however, that EP Energy Developments Ltd. is a subsidiary of EP UK Investments Ltd., which has an ownership interest in the existing Tynagh OCGT Power Station to the south of the site.</p>		

8. Site History:

Details regarding site history (if known):

Has the site in question ever, to your knowledge, been flooded?

Yes: [] No: []

If yes, please give details e.g. year, extent:

Are you aware of previous uses of the site e.g. dumping or quarrying?

Yes: [] No:[]

If yes, please give details:

Are you aware of any valid planning applications previously made in respect of this land / structure?		
Yes: [<input checked="" type="checkbox"/>] No: [<input type="checkbox"/>]		
If yes, please state planning register reference number(s) of same if known and details of applications		
Reg. Ref. No:	Nature of Proposed Development	Nature of Final Decision of Application Grant of Refusal by Planning Authority / An Bord Pleanála
21/2192	Open Cycle Gas Turbine power plant (299MW) and associated infrastructure and buildings on land to the south of the Proposed Development to the west of the existing Tynagh Power Station.	This was Granted by ABP on February 8 2023.
041974	220 kV overhead transmission line from ESB transmission network to 400 MW power station. This runs from the north of the site to the existing Tynagh Power Station.	This was granted by GCC in June 2004
042511	An amendment of buildings and structures previously permitted under Planning Reg 03/2943 and the construction of gate house, fin-fan cooler, carpark in switch yard, gas cylinder storage shed, feed pump building, emergency generator and liquid fuel unloading station at Derryfrench, Tynagh, Loughrea.	This was granted by GCC in July 2004.
032943	Construction of electricity generating facility at Derryfrench, Tynagh, Loughrea.	This was granted by GCC in September 2003.
If a valid planning application has been made in respect of this land or structure in the 6 months prior to the submission of this application, then any required site notice must be on a yellow background in accordance with Article 19(4) of the Planning and Development regulations 2001 as amended.		
Is the site of the proposal subject to a current appeal to An Bord Pleanála in respect of a similar development?		

Yes: [] No:[]

If yes please specify

An Bord Pleanála Reference No.:

9. Description of the Proposed Development:

<p>Brief description of nature and extent of development</p>	<p>Demolition of existing vacant shed structure on site; Installation of an Open Cycle Gas Turbine (OCGT) unit and associated plant [Including GT enclosure; air intake; stack (40m high) with Continuous Emissions Monitoring System (CEMS); circuit breaker; main, auxiliary and ancillary transformers; switchyard; acoustic barriers; electrical rooms; finfan coolers; skids (to include gas skid, distillate fuel skid, lube oil skid, CO2 fire-fighting skid); propane store; pump out kiosk; gantry; hardstanding maintenance area]; Lubrication oil and chemical stores [3 no. shed structures]; Secondary fuel storage area [1 no. bunded fuel oil storage tank; fuel treatment plant; fuel forwarding building; fuel unloading area]; Fuel pipe gantry; Demineralised water storage tank and pumphouse; Firewater storage tank and pumphouse; Emergency diesel generator; Above Ground Installation ('AGI') to facilitate connection to existing gas pipeline; A new 220 kV switchyard bay within the existing electricity substation; And all associated ancillary development, site works and services including underground pipework and cabling, upgraded wastewater treatment plant, drainage infrastructure, fencing, internal roadways, lighting, etc.</p>
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10. In the case of mixed development (e.g. residential, commercial, industrial, etc), please provide breakdown of the different classes of development and a breakdown of the gross floor area of each class of development:

Class of Development:	Gross Floor Area in m ²
N/A	N/A

11. Where the application relates to a building or buildings:

Gross floor space of any existing buildings(s) in m ²	405m ²
Gross floor space of proposed works in m ²	3721m ²
Gross floor space of work to be retained in m ² (if appropriate)	N/A
Gross floor space of any demolition in m ² (if appropriate)	405m ²

12. In the case of residential development please provide breakdown of residential mix: N/A

Number of	Studio	1 Bed	2 Bed	3 Bed	4 Bed	4 + Bed	Total
Houses	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Apartments	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Number of car-parking spaces to be provided		Existing: N/A	Proposed: N/A			Total: N/A	

13. Social Housing: N/A

Please tick appropriate box:	Yes	No
<i>Is the application an application for permission for development to which Part V of the Planning and Development Act 2000 applies?</i>		N/A
<p>If the answer to the above question is “yes” and the development is not exempt (see below), you must provide, as part of your application, details as to how you propose to comply with section 96 of Part V of the Act.</p> <p>If the answer to the above question is “yes” but you consider the development to be exempt by virtue of section 97 of the Planning and Development Act 2000, a copy of the Certificate of Exemption under section 97 must be submitted (or, where an application for a certificate of exemption has been made but has not yet been decided, a copy of the application should be submitted).</p> <p>If the answer to the above question is “no” by virtue of section 96 (13) of the Planning and Development Act 2000, details indicating the basis on which section 96 (13) is considered to apply to the development should be submitted.</p>		

14. Where the application refers to a material change of use of any land or structure or the retention of such a material change of use:

Existing use (or previous use where retention permission is sought)
Vacant
Proposed use (or use it is proposed to retain)
Power Plant
Nature and extent of any such proposed use (or use it is proposed to retain).
Refer to development description.

15. Development Details:

Please tick appropriate box:	If answer is yes please give details	YES	NO
Does the proposed development involve the demolition of a Protected Structure(s), in whole or in part?			√
Does the proposed development consist of work to a protected structure and / or its curtilage or proposed protected structure and / or its curtilage?			√
Does the proposed development consist of work to the exterior of a structure which is located within an architectural conservation area (ACA)?			√
Does the application relate to development which affects or is close to a monument or place recorded under section 12 of the National Monuments (Amendment) Act, 1994.			√
Does the application relate to work within or close to a European Site or a Natural Heritage Area?			√
Does the development require the preparation of a Natura Impact Statement?			√
Does the proposed development require the preparation of an Environmental Impact Assessment Report?	√		
Do you consider that the proposed development is likely to have significant effects on the environment in a transboundary state?			√
Does the application relate to a development which comprises or is for the purpose of an activity requiring an integrated pollution prevention and control license			√
Does the application relate to a development which comprises or is for the purpose of an activity requiring a waste license?			√
Do the Major Accident Regulations apply to the proposed development?		√	
Does the application relate to a development in a Strategic Development Zone?			√
Does the proposed development involve the demolition of any habitable house?			√

16. Services:

Proposed Source of Water Supply:
Existing connection: <input checked="" type="checkbox"/> New Connection: <input type="checkbox"/> Public Mains: <input type="checkbox"/> Group Water Scheme: <input type="checkbox"/> Private Well: <input type="checkbox"/> Other (please specify): _____ Name of Group Water Scheme (where applicable): N/A _____
Proposed Wastewater Management / Treatment:
Existing: <input checked="" type="checkbox"/> New: <input type="checkbox"/> Public Sewer: <input type="checkbox"/> Conventional septic tank system: <input type="checkbox"/> Other on site treatment system: <input type="checkbox"/> Please Specify: _____
Proposed Surface Water Disposal:
Public Sewer / Drain: <input type="checkbox"/> Soakpit: <input type="checkbox"/> Watercourse: <input type="checkbox"/> Other: <input checked="" type="checkbox"/> Please specify: Surface water drainage system to connect to the existing Tynagh Power Station drainage infrastructure.

17. Notices:

Details of public newspaper notice – paper(s) and date of publication
Copy of page(s) of relevant newspaper enclosed Yes: [<input checked="" type="checkbox"/>] No:[<input type="checkbox"/>]
Details of site notice, if any, - location and date of erection
Copy of site notice enclosed Yes: [<input checked="" type="checkbox"/>] No:[<input type="checkbox"/>]
Details of other forms of public notification, if appropriate e.g. website
Website: https://tynaghnorthocgt.ie/

18. Pre-application Consultation:

Date(s) of statutory pre-application consultations with An Bord Pleanála
Schedule of any other pre application consultations –name of person / body and date of consultation to be provided as appropriate and also details of any general public consultations i.e. methods, dates, venues etc. This can be submitted as a separate schedule with the application form.
Enclosed:
Yes: [<input checked="" type="checkbox"/>] No:[<input type="checkbox"/>]
Schedule of prescribed bodies to whom notification of the making of the application has been sent and a sample copy of such notification.
Enclosed:
Yes: [<input checked="" type="checkbox"/>] No:[<input type="checkbox"/>]

19. Confirmation Notice:

Copy of Confirmation Notice

Attach a copy of the confirmation notice in relation to the EIA Portal where an EIAR accompanies the application.¹

20. Application Fee:

Fee Payable	€100,000
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I hereby declare that, to the best of my knowledge and belief, the information given in this form is correct and accurate and that the application documents being deposited at the planning authority offices, and any other location specified by the Board in pre application consultations, including a website (if any) will be identical to the application documents being deposited with the Board.

Signed: (Applicant or Agent as appropriate)	
Date:	15/08/2023

General Guidance Note:

The range and format of material required to be compiled / submitted with any application in respect of a proposed strategic infrastructure development shall generally accord with the requirements for a planning application as set out in the Planning and Development Regulations, 2001 to 2018 and those Regulations should therefore be consulted prior to submission of any application.

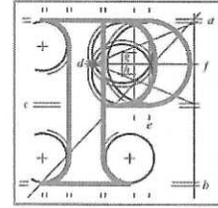
September 2018

¹ This has been attached to the cover letter.

Appendix A – SID Determination (ABP-315213-22)

Our Case Number: ABP-315213-22

Your Reference: EP Energy Developments Limited



**An
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Gravis Planning
121 Baggot Street Lower
Dublin 2

Date: 11 May 2023

Re: Open Cycle Gas Turbine power plant and ancillary buildings.
Derryfrench, Tynagh, Loughrea, Co. Galway

Dear Sir / Madam,

Please be advised that following consultations under section 37B of the Planning and Development Act, 2000 as amended, the Board hereby serves notice under section 37B(4)(a) that it is of the opinion that the proposed development falls within the scope of paragraphs 37A(2)(a) and (b) of the Act. Accordingly, the Board has decided that the proposed development would be strategic infrastructure within the meaning of section 37A of the Planning and Development Act, 2000, as amended. Any application for permission for the proposed development must therefore be made directly to An Bord Pleanála under section 37E of the Act.

Please also be informed that the Board considers that the pre-application consultation process in respect of this proposed development is now closed.

Attached is a list of prescribed bodies to be notified of the application for the proposed development.

In accordance with section 146(5) of the Planning and Development Act, 2000 as amended, the Board will make available for inspection and purchase at its offices the documents relating to the decision within 3 working days following its decision. This information is normally made available on the list of decided cases on the website on the Wednesday following the week in which the decision is made.

The attachment contains information in relation to challenges to the validity of a decision of An Bord Pleanála under the provisions of the Planning and Development Act, 2000, as amended.

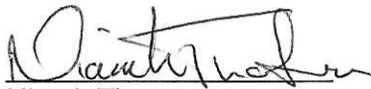
If you have any queries in relation to the matter please contact the undersigned officer of the Board.

Please quote the above mentioned An Bord Pleanála reference number in any correspondence or telephone contact with the Board.

Teil	Tel	(01) 858 8100
Glaó Áitiúil	LoCall	1800 275 175
Facs	Fax	(01) 872 2684
Láithreán Gréasáin	Website	www.pleanala.ie
Ríomhphost	Email	bord@pleanala.ie

64 Sráid Maoilbhríde	64 Marlborough Street
Baile Átha Cliath 1	Dublin 1
D01 V902	D01 V902

Yours faithfully,



Niamh Thornton
Executive Officer
Direct Line: 01-8737247

PC09

Teil
Glaio Áitiúil
Facs
Láithreán Gréasáin
Ríomhphost

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

64 Sráid Maoilbhríde
Baile Átha Cliath 1
D01 V902

64 Marlborough Street
Dublin 1
D01 V902

Prescribed Bodies

- Minister for Housing, Local Government and Heritage (Development Applications Unit)
- Minister for Department of Tourism, Culture, Arts, Gaeltacht, Sport and Media
- Minister for Agriculture, Food and the Marine
- Department of the Environment, Climate and Communications
- National Parks & Wildlife Service
- Minister for Transport
- Irish Water
- Inland Fisheries Ireland
- Transport Infrastructure Ireland
- Environmental Protection Agency
- The Heritage Council
- An Taisce
- An Chomhairle Ealaíon
- Fáilte Ireland
- Office of Public Works
- Health Service Executive
- Commission for Regulation of Utilities
- Galway County Council

Further notifications should also be made, where deemed appropriate.

Note 1: The prospective applicant should be advised to submit a standalone document (which may form part of the EIAR) with the planning application, which outlines the mitigation measures, in the interest of convenience and ease of reference.

S.37A Application Procedures

- An application can only be lodged after formal notice has been received by the prospective applicant under section 37A(4)(a) of the Planning and Development Act, 2000 as amended.
- The application must be made by way of full completion of an application form to An Bord Pleanála.
- The sequencing of the application process and the content of the public notice is as set out at section 37E of the Planning and Development Act, 2000, as amended.
- The Board requires as a minimum that the public notice of the application would be in two newspapers circulating in the area to which the proposed development relates, one of which should be a national newspaper (A sample public notice is attached). A site notice in accordance with the protocols set out in the Planning and Development Regulations, 2001-2019 must also be erected. The date of the erection of the site notice is to be inserted; otherwise it should contain the same information as the newspaper notices and should remain in place for the duration of the period during which the public can make submissions to the Board.
- The documentation relating to the application is to be available for public inspection at the offices of the relevant planning authority and the offices of An Bord Pleanála. In this regard the requirements in terms of the number of copies of the documentation to be lodged with the relevant planning authority and the Board is as follows:
 - Planning Authority – 5 hard copies and 2 electronic copies.
 - An Bord Pleanála – 2 hard copies and 8 electronic copies.
- The Board also requires the prospective applicant to provide a stand-alone website containing all of the application documentation. The address of this website is to be included in the public notice.
- The public notice of the application is to indicate that the application documentation will be available for public inspection after a period of at least 5 working days has elapsed from the date of the publication of the notice so as to ensure that the documentation is in place for such inspection.
- The time period for the making of submissions by the public is to be at least seven weeks from the date the documents become available for inspection (not from the date of publication of the public notices). The Board requires that the public notice must indicate the deadline time and date for the making of submissions to the Board. The prospective applicant should advise the Board's administrative personnel in advance, of the details of its proposed public notice and further definitive advice on the notice including confirmation of dates/times can be communicated at that stage.
- The service of notice of the application on any prescribed bodies must include a clear statement that the person served can make a submission to the Board by the same deadline as specified in the public notice (Sample letter to prescribed bodies attached).
- The letter serving notice on the planning authority with the necessary copies of the documents should be addressed to the Chief Executive Officer and should also alert the authority to the Board's requirement that the application documentation be made available for public inspection/purchase by the planning authority in accordance with the terms of the public notice (copies of any newspaper/site notices should be provided to the planning authority). It is the Board's intention that all of the

application documentation will remain available for public inspection during the currency of the application.

- The deposition of the application documentation and the making of the application to the Board should take place immediately after the publication of the notice and the completion of the service requirements. It should not await the conclusion of the period for the public to make submissions. The application documentation should include a copy of all letters serving notice of the application on prescribed bodies and the local authority, copies of the actual newspaper notices as published and the site notice.
- **The fee for lodging an application is €100,000.** The fee for making a submission in respect of an application is €50 (except for certain prescribed bodies which are exempt from this fee). There is an existing provision enabling the Board to recover its costs for processing any application from the applicant. In addition, the legislation also enables the Board to direct payment of costs or a contribution towards costs incurred by the planning authority and third parties.

The sequencing of the making of the application is summarised as follows:

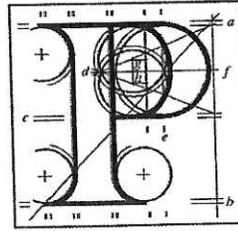
1. Publish newspaper notices.
2. Serve copy of relevant documents on bodies/persons required to be notified of the application. Deposit required number of copies with relevant planning authority.
3. Deposit required number of copies of application documentation with An Bord Pleanála and make an application to it.

Guidelines for Electronic Copies of Applications

(Standalone Website & CD Copies)

- Each document/drawing should be clearly labelled
- EIA and NIS chapters saved individually should be named with the number and title of the chapter e.g. Chapter 2: Ecology, Chapter 3: Human Beings etc., and not just the chapter number.
- Document names cannot begin or end with a dot, cannot contain consecutive dots and cannot contain any of the following characters: ~ " # % & * : < > ? / \ { | }.
- Drawings should be saved with the drawing title and/or number, not just the drawing number.
- Large documents to have 'contents' page e.g. EIA and to be paginated appropriately to allow ease of access to its various sections.
- Documents/drawings should not be compressed e.g. not Winzipped, and should open directly.
- Each document/drawing when opened should be clearly legible and any scaling of the drawing clearly and accurately indicated.
- Each document/drawing when opened should be oriented in the appropriate way (portrait/landscape). It should also be possible to rotate the document/drawing.
- The documents/drawings should be presented in the same sequence as they appear in the hard copy of the application, in order to make the electronic copy as accessible as possible.

- All photographs/photomontages shall be in colour, not blurred and clearly legible.
- All drawings/maps which rely on any colour interpretation e.g. red/blue edging, zoning etc. must be provided in colour.



**An
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Judicial Review Notice

Judicial review of An Bord Pleanála decisions under the provisions of the Planning and Development Acts (as amended).

A person wishing to challenge the validity of a Board decision may do so by way of judicial review only. Sections 50, 50A and 50B of the Planning and Development Act 2000, as amended, contain provisions in relation to challenges to the validity of a decision of the Board.

The validity of a decision taken by the Board may only be questioned by making an application for judicial review under Order 84 of The Rules of the Superior Courts (S.I. No. 15 of 1986). Sub-section 50(6) of the Planning and Development Act 2000 requires that any application for leave to apply for judicial review must be made within 8 weeks of the date of the decision of the Board, save for decisions made pursuant to a function transferred to the Board under Part XIV of the Planning and Development Act 2000, where any application for leave to apply for judicial review must, as set out in sub-section 50(7), be made within 8 weeks beginning on the date on which notice of the decision of the Board was first sent (or as may be the requirement under the relevant enactment, functions under which are transferred to the Board, was first published). These time periods are subject to any extension which may be allowed by the High Court in accordance with sub-section 50(8).

Section 50A(3) states that leave for judicial review shall not be granted unless the Court is satisfied that (a) there are substantial grounds for contending that the decision is invalid or ought to be quashed and (b) the applicant has a sufficient interest in the matter which is the subject of the application or in cases involving environmental impact assessment is a body complying with specified criteria.

Section 50B contains provisions in relation to the costs of certain judicial review proceedings in the High Court; pursuant to Section 50B(1), Section 50B applies to the following proceedings:

- (a) proceedings in the High Court by way of judicial review, or of seeking leave to apply for judicial review, of—
 - (i) any decision or purported decision made or purportedly made,
 - (ii) any action taken or purportedly taken,

(iii) any failure to take any action, pursuant to a statutory provision that gives effect to

- (I) a provision of the EIA Directive 85/337/EEC as amended to which Article 10a (as inserted by Directive 2003/35/EC) of that Directive applies,
- (II) the SEA Directive 2001/42/EC, or
- (III) a provision of the IPPC Directive 2008/1/EC to which Article 16 of that Directive applies, or
- (IV) Article 6(3) or 6(4) of the Habitats Directive; or

(b) an appeal (including an appeal by way of case stated) to the Supreme Court from a decision of the High Court in a proceeding referred to in paragraph (a);

(c) proceedings in the High Court or the Supreme Court for interim or interlocutory relief in relation to a proceeding referred to in paragraph (a) or (b).

The general provision contained in section 50B(2) is that in proceedings to which the section applies each party shall bear its own costs. The Court however may award costs against any party in specified circumstances. There is also provision for the Court to award the costs of proceedings or a portion of such costs to an applicant, to the extent that the applicant succeeds in obtaining relief, against a respondent or notice party, or both, to the extent that the action or omission of the respondent or notice party contributed to the relief being obtained.

General information on judicial review procedures is contained on the following website, www.citizensinformation.ie.

Disclaimer: The above is intended for information purposes. It does not purport to be a legally binding interpretation of the relevant provisions and it would be advisable for persons contemplating legal action to seek legal advice.

Appendix B – Schedule of prescribed bodies

Schedule of Prescribed Bodies		
Prescribed Body	Address	Email Address
Minister's Office, Department of Housing, Local Government and Heritage,	Custom House, Dublin, D01 W6X0	foi@housing.gov.ie
Department of Tourism, Culture, Arts, Gaeltacht, Sport and Media,	23 Kildare Street, Dublin 2, D02 TD30	FOI@tcagsm.gov.ie
Department of Agriculture, Food and Marine,	Agriculture House, Kildare Street, D02 WK12.	info@agriculture.gov.ie
Department of the Environment, Climate and Communications,	29-31 Adelaide Road, Dublin 2, D02 X285	customer.service@decc.gov.ie
National Parks and Wildlife Service,	7, 90 King Street N, Arran Quay, Dublin, D07 N7CV	natureconservation@npws.gov.ie
Minister of Transport,	Leeson Street, Dublin 2, D02 TR60	info@transport.gov.ie
Irish Water (Uisce Eireann),	Colvill House, 24 – 26 Talbot Street, Dublin 1	info@irishwater.ie
Inland Fisheries Ireland,	3044 Lake Drive, Citywest Business Campus, Dublin, D24 CK66	foi@fisheriesireland.ie
Transport infrastructure Ireland,	Parkgate Business Centre, Parkgate Street, Dublin 8, D08 DK10	info@tii.ie

Environmental Protection Agency,	Johnstown Castle Estate, Co. Wexford, Y35 W821	info@epa.ie
The Heritage Council,	Áras na hOidhreachta, Church Lane, Kilkenny, R95 X264	media@heritagecouncil.
An Taisce,	Tailors' Hall, Back Lane, Dublin, D08 X2A3	info@antaisce.org
The Arts Council / An Chomhairle Ealaíon,	70 Merrion Square, Dublin 2.	reception@artscouncil.ie
Fáilte Ireland	88 - 95 Amiens Street Dublin 1 D01 WR86	customersupport@failteireland.ie
Office of Public Works,	Jonathan Swift Street, Trim, Co. Meath, C15 NX36	info@opw.ie
Health Service Executive,	Dr. Steevens' Hospital Steeven's Lane Dublin 8 D08 W2A8	press@hse.ie
Commission for Regulation of Utilities (CRU),	The Grain House, The Exchange, Belgard Square North, Tallaght, Dublin 24, D24 PXW0	foi@cru.ie
Galway County Council,	Aras an Chontae, Prospect Hill, Galway, H91 H6KX	planning@galwaycoco.ie
Health and Safety Authority	Metropolitan Building, James Joyce Street Dublin 1	contactus@hsa.ie