

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

ABP Case ID: 321 285

**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 18 is approved subject to checking any recent correspondence not attached to file.

CO/DCA/DP/ADP/SAO BM Date 2/4

or **K47 Authorisation**

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 \_\_\_\_\_

BP90

**3. AA: Please prepare section 126 notice/ K47 letter as above to:**

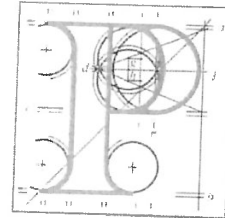
All parties - New date before 6th August 2025

EO: Cathy Carleton Date 2/4/25

AA: Dillon Corcoran Date 2/4/25

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Anne-Marie Boland  
Kilbane  
Broadford  
Co. Clare

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Teil  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

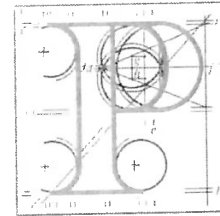
Tel  
LoCall  
Fax  
Website  
Email  
(01) 858 8100  
1800 275 175  
(01) 872 2684  
www.pleanala.ie  
bord@pleanala.ie

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Brendan Sweeney  
Kilbane  
Broadford  
Co. Clare

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Teil  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

Tel  
LoCall  
Fax  
Website  
Email

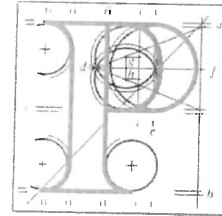
(01) 858 8100  
1800 275 175  
(01) 872 2684  
www.pleanala.ie  
bord@pleanala.ie

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



**An  
Bord  
Pleanála**

Chris Weldon  
Sunset Lodge  
Ardataggle  
Bridgetown  
Co. Clare  
V94 EV2X

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

**Teil**  
**Glao Áitiúil**  
**Facs**  
**Láithreán Gréasáin**  
**Ríomhphost**

**Tel**  
**LoCall**  
**Fax**  
**Website**  
**Email**

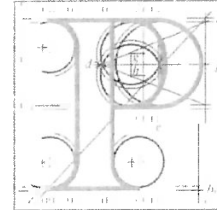
(01) 858 8100  
1800 275 175  
(01) 872 2684  
[www.pleanala.ie](http://www.pleanala.ie)  
[bord@pleanala.ie](mailto:bord@pleanala.ie)

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Clare County Council  
Planning Department  
New Road  
Ennis  
Co. Clare

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

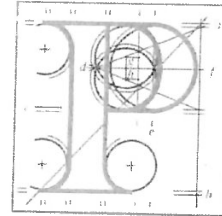
BP90 Registered Post

<b>Tel</b>	<b>Tel</b>	(01) 858 8100
<b>Glaao Áitiúil</b>	<b>LoCall</b>	1800 275 175
<b>Facs</b>	<b>Fax</b>	(01) 872 2684
<b>Láithreán Gréasáin</b>	<b>Website</b>	<a href="http://www.pleanala.ie">www.pleanala.ie</a>
<b>Riomhphost</b>	<b>Email</b>	<a href="mailto:bord@pleanala.ie">bord@pleanala.ie</a>

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

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Deirdre Boland  
Kilbane  
Broadford  
Co. Clare  
V94AW8F

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Teil  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

Tel  
LoCall  
Fax  
Website  
Email

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

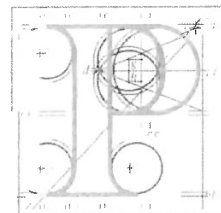
64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411

**Your Reference:** EDF Renewables Ireland Limited



An  
Bord  
Pleanála

MKO  
Tuam Road  
Galway  
Co. Galway  
H91 VW84

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Teil  
Glaó Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

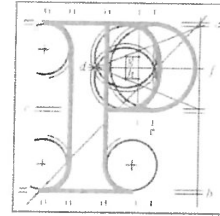
Tel  
LoCall  
Fax  
Website  
Email  
(01) 858 8100  
1800 275 175  
(01) 872 2684  
www.pleanala.ie  
bord@pleanala.ie

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Ivan O'Connell  
12 Hurdlestown Meadows  
Broadford  
Co. Clare  
V94 RY2P

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Teil  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

Tel  
LoCall  
Fax  
Website  
Email

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

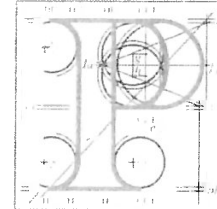
64 Sráid Maoilbhride  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902



**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

James Skehan  
Ballynevin  
Bridgetown  
O'Briens Bridge  
Killaloe  
Co. Clare  
V94VW1H

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

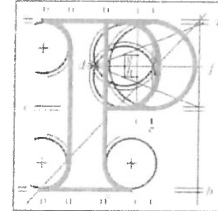
BP90 Registered Post

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

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

John Ryan  
Clonaconry,  
Kilbane,  
Broadford,  
Co. Clare  
V94 N471

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Tel  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

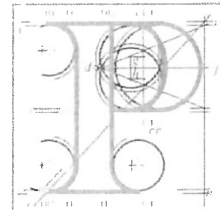
Tel  
LoCall  
Fax  
Website  
Email  
(01) 858 8100  
1800 275 175  
(01) 872 2684  
www.pleanala.ie  
bord@pleanala.ie

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Konrad Rumberger  
Carrownakilly  
Killaloe  
Co. Clare  
V94NDP8

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

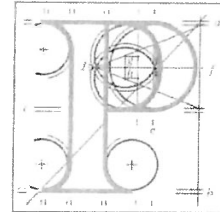
BP90 Registered Post

Teil	Tel	(01) 858 8100
Glaao 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

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Mary Ryan  
Clonaconry  
Kilbane  
Broadford  
Co. Clare

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

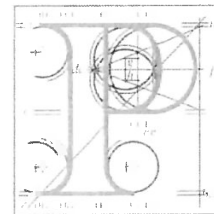
BP90 Registered Post

Tel	Tel	(01) 858 8100
Glaao 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

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Michael and Josephine Lovett  
Kilbane  
Broadford  
Co. Clare

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

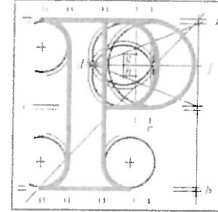
BP90 Registered Post

Teil	Tel	(01) 858 8100
Glaao 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

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Michael Ryan  
Clongaheen  
Kilbane  
Broadford  
Co. Clare  
V94R3NR

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Teil  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

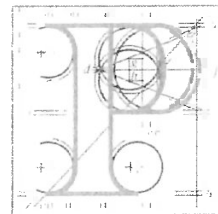
Tel  
LoCall  
Fax  
Website  
Email  
(01) 858 8100  
1800 275 175  
(01) 872 2684  
www.pleanala.ie  
bord@pleanala.ie

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Michael Sweeney  
Clongaheen  
Kilbane  
Broadford  
Co. Clare

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

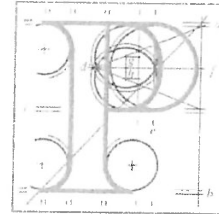
BP90 Registered Post

<b>Tel</b>	<b>Tel</b>	(01) 858 8100
<b>Glaao Áitiúil</b>	<b>LoCall</b>	1800 275 175
<b>Facs</b>	<b>Fax</b>	(01) 872 2684
<b>Láithreán Gréasáin</b>	<b>Website</b>	<a href="http://www.pleanala.ie">www.pleanala.ie</a>
<b>Riomhphost</b>	<b>Email</b>	<a href="mailto:bord@pleanala.ie">bord@pleanala.ie</a>

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

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Orlaith Nihill and Others  
Ryehill  
Ardnatagle  
O'Brien's Bridge  
Co. Clare  
V94R9D7

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Tel  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

Tel  
LoCall  
Fax  
Website  
Email

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

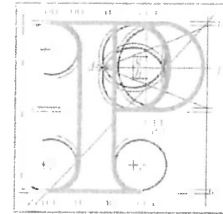
64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902



**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Paraic Boland  
Kilbane  
Broadford  
Co. Clare

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

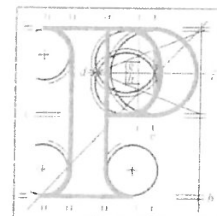
BP90 Registered Post

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

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

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Patrice McAuliffe  
Sunset Lodge  
Ardataggle  
Bridgetown  
Co. Clare

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

**Teil**  
Glao Áitiúil  
**Facs**  
Láithreán Gréasáin  
Riomhphost

**Tel**  
LoCall  
**Fax**  
**Website**  
**Email**

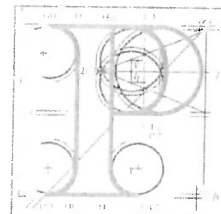
(01) 858 8100  
1800 275 175  
(01) 872 2684  
www.pleanala.ie  
bord@pleanala.ie

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Philip Horan  
Lisroe  
Kilbane  
Broadford  
Co. Clare  
V94 VAP6

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Tell  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

Tel  
LoCall  
Fax  
Website  
Email

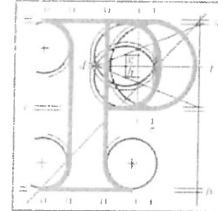
(01) 858 8100  
1800 275 175  
(01) 872 2684  
www.pleanala.ie  
bord@pleanala.ie

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Sean Conway  
Sean Conway Engineering Ltd  
Ardnataggle  
Bridgetown  
Co. Clare  
V95T923

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Tel  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Riomhphost

Tel  
LoCall  
Fax  
Website  
Email

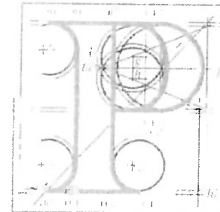
(01) 858 8100  
1800 275 175  
(01) 872 2684  
www.pleanala.ie  
bord@pleanala.ie

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

Shane O'Connell  
Glenomra  
Gortnaglogh  
Broadford  
Co. Clare  
V94XHN6

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

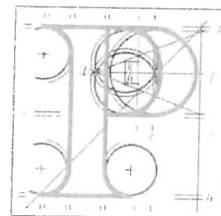
BP90 Registered Post

Tel	Tel	(01) 858 8100
Glao Áitiúil	LoCall	1800 275 175
Facs	Fax	(01) 872 2684
Láithreán Gréasáin	Website	<a href="http://www.pleanala.ie">www.pleanala.ie</a>
Ríomhphost	Email	<a href="mailto:bord@pleanala.ie">bord@pleanala.ie</a>

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

**Our Case Number:** ABP-321285-24

**Planning Authority Reference Number:** 2460411



An  
Bord  
Pleanála

William Wixted  
Barbane  
Broadford  
Co. Clare  
V94NP9F

**Date:** 02 April 2025

**Re:** Construction of 7 wind turbines, meteorological mast, temporary construction facilities and all associated site works. 10 year permission for wind farm. A Natura Impact Statement and Environmental Impact Assessment Report accompany this application.  
In the townlands of Kilbane, Killeagy (Ryan), Shannaknock, Killeagy (Stritch), Killeagy (Goonan), Ballymoloney, Magherareagh and Lackareagh Beg, Co. Clare.

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 6 August 2025.

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

Yours faithfully,

Cathy Carleton  
Executive Officer  
Direct Line: 01-8737203

BP90 Registered Post

Teil  
Glao Áitiúil  
Facs  
Láithreán Gréasáin  
Ríomhphost

Tel  
LoCall  
Fax  
Website  
Email

(01) 858 8100  
1800 275 175  
(01) 872 2684  
[www.pleanala.ie](http://www.pleanala.ie)  
[bord@pleanala.ie](mailto:bord@pleanala.ie)

64 Sráid Maoilbhríde  
Baile Átha Cliath 1  
D01 V902

64 Marlborough Street  
Dublin 1  
D01 V902