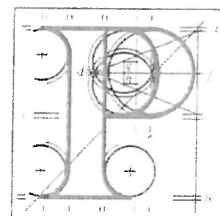


Our Case Number: ABP-322432-25

Your Reference: Bison Quarries Ltd



An
Bord
Pleanála

WSP Ireland Consulting Ltd
Floor 2
Town Centre House
Naas
Co. Kildare
W91 TDOP

Date: 06 May 2025

Re: Application for substitute consent under Section 177E for quarry. A remedial EIAR accompanies the application.
Coolsickin or Quinsborough, Monasterevin, Co. Kildare.

Dear Sir / Madam,

An Bord Pleanála has received your substitute consent application on **28th April 2025** in respect of the above mentioned development.

Please be aware that section 177M of the Planning and Development Act 2000, as amended provides that where the Board grants an application for substitute consent under section 177K, it may determine that a sum or sums is or are required to be paid in order to defray some or all of the costs incurred by the Board or the planning authority during the course of consideration of the application and may direct the applicant to pay the sum or sums to the Board or the planning authority or both, as the case may be.

In circumstances where the Board makes a decision to direct an applicant for substitute consent to pay an additional sum or sums (beyond the application fee already paid) to it and/or the planning authority under this section it is required to notify the applicant of this provisional decision at the same time as notifying it of the Board's decision on the substitute consent application. Section 177M furthermore provides that an applicant who receives a notification in relation to such a costs decision can at that stage and within 2 weeks of the date of such notice make submissions or observations to the Board in relation to the sum or sums so notified. The Board shall consider any such submissions made to it and shall then decide to confirm, vary or withdraw the original costs notice and give notice to the applicant of the Board's final decision and the reasons therefore.

The Board will now consider the validity of the application by reference to the requirements of section 177E (2) of the Planning and Development Acts 2000, as amended, and articles 223, 224, 225, and 227 of the Planning and Development (Amendment) (No.3) Regulations 2001, as amended.

Tel
Glao Áitiúil
Facs
Láithreán Gréasáin
Riomhphost

Tel
LoCall
Fax
Website
Email

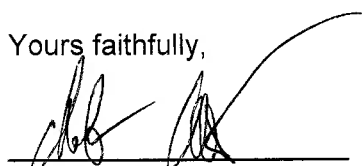
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www.pleanala.ie
bord@pleanala.ie

64 Sráid Maoilbhríde
Baile Átha Cliath 1
D01 V902

64 Marlborough Street
Dublin 1
D01 V902

A receipt for the fee lodged is enclosed.

Yours faithfully,



Derek Kelly
Executive Officer
Direct Line: 01-8737149

SC01

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