

SECTION 131 FORM

File With Dalores / McLague S. 37
21/1/19
@15:00

Appeal NO: PL 302769-18

Defer Re O/H

TO: SEO

Having considered the contents of the submission ~~dated~~ received 14/1/19
from

Gleanna in a Pot Management Company I recommend that section 131 of the Planning and Development Act, 2000
be not be invoked at this stage for the following reason(s): No new issues raised

E.O.: A. Howard

Date: 16/1/19

To EO: _____

Section 131 not to be invoked at this stage.

Section 131 to be invoked – allow 2/4 weeks for reply.

S.E.O.: _____

Date: _____

S.A.O.: _____

Date: _____

M _____

Please prepare BP _____ - Section 131 notice enclosing a copy of the attached submission

to: _____

Allow 2/3/4 weeks – BP _____

EO: _____

Date: _____

AA: _____

Date: _____

File With _____

CORRESPONDENCE FORM

Appeal No: PL 302769

M s. Kelsh

Please treat correspondence received on 14/12/18 as follows:

1. Update database with new agent for Applicant/Appellant _____ 2. Acknowledge with BP <u>RL23</u> 3. Keep copy of Board's Letter <input type="checkbox"/>	1. RETURN TO SENDER with BP _____ 2. Keep Envelope: <input type="checkbox"/> 3. Keep Copy of Board's letter <input type="checkbox"/>
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Amendments/Comments	<u>Glenn Na Ri Management</u>
	<u>Company response to</u>
	<u>SP</u>

4. Attach to file (a) R/S <input type="checkbox"/> (d) Screening <input type="checkbox"/> (b) GIS Processing <input type="checkbox"/> (e) Inspectorate <input type="checkbox"/> (c) Processing <input type="checkbox"/>	RETURN TO EO <input checked="" type="checkbox"/> <u>AB.</u>
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	Plans Date Stamped <input type="checkbox"/>
	Date Stamped Filled in <input type="checkbox"/>
EO: <u>Allowed</u>	AA: <u>Carry Dorgan</u>
Date: <u>20/1/18</u>	Date: <u>9/1/19</u>

Anna Howard

From: Bord
Sent: Friday 14 December 2018 11:09
To: procbordemail
Subject: FW: ABP-302769-18
Attachments: Final Referral Response ABP-302769-18.pdf; Appendix 1.pdf

From: James O' Donnell [mailto:info@planningconsultancy.ie]
Sent: Friday 14 December 2018 10:46
To: Bord <bord@pleanala.ie>
Cc: Roslyn Collins <R.Collins@pleanala.ie>
Subject: ABP-302769-18

A Chara,

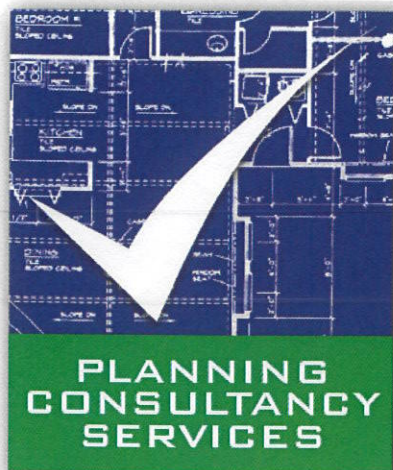
Attached is a third party response to the above referenced Referral.

I would be grateful if you could acknowledge receipt of this email and attachments by return.

Thanks & Regards,

James

James O' Donnell
BA, MRUP, Dip APM
Senior Planning Consultant
Planning Consultancy Services
Suite 3 Third Floor
Ross House
Victoria Place
Eyre Square
Galway City
Mob: 087-6066166
Web: www.planningconsultancy.ie



Title

*Third Party Submission to Referral –
ABP-302769-18
(PA Reg Ref: P/DC/3/14/18)*

Re:

"Whether the conversion of a ground floor office space for use as a two-bedroom apartment is or is not development or is or is not exempted development".

Location:

*Ti Choinn, Gleann na Ri, Murrough, Galway
City*

Submission by:

Gleann na Ri Management Company

December '18

James O' Donnell
BA, MRUP, Dip APM
Planning Consultancy Services
Suite 3,
Third Floor,
Ross House,
Victoria Place,
Eyre Square,
Galway

M: 087-6066166
info@planningconsultancy.ie
www.planningconsultancy.ie

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1.0 Introduction

I refer to An Bord Pleanála's letter dated 19th November 2018, inviting a submission to the Section 5 Referral (Ref. ABP-302769-18) with regard to proposed works at the Ti Choinn Building, Gleann na Ri, Murrough, Galway City. The latter referral has been made by K King Construction Claregalway Ltd. against the decision made by Galway City Council that the proposal to "convert existing vacant office space and seminar room to a 1 bedroom studio apartment and connections to existing services within the Building" is not exempted development. Further to the Boards invitation, I have been instructed by the Management Company to make a submission on this case, as we concur with the Planning Authority that the proposed works (which are now almost complete) do not constitute exempted development. In particular, we are of the opinion that the provisions of S.I. no. 30 of the Planning & Development (Amendment) No.2 Regulations 2018, are not available in this case. This is discussed in greater detail below.

2.0 Site Location & Context

The subject site is located to the east of Galway City at the Gleann na Ri Residential Complex at Murrough. The complex is located south of the Old Dublin Road and north of the Galway-Dublin Railway Line. The subject unit is located within Ti Choinn Building to the east of the complex, which also has also been identified as Block D or Block 14 in the course of the Planning History. The subject unit is located along the south-eastern frontage of this entrance building, fronting onto the main approach road. A large expanse of undeveloped land is located south of the Railway Line and is earmarked for future development as part of a Murrough Local Area Plan (LAP).



Figure 1: Aerial View showing location and context of Subject Unit. (Source: Google Maps)

3.0 Section 5 Declaration/ Referral Details

On 17th August 2018, a Section 5 application was made by a Tom King to the Planning Authority seeking confirmation as to whether or not a proposed conversion of ground floor offices at Ti Chionn, Gleann Na Ri, for use as a 2 bed apartment the applicant constituted exempted development. Subsequently, on 7th September 2018, the Planning Authority made a Declaration that the proposed change of use is not considered exempt from planning permission. In turn, a Section 5(3) Referral was made by the applicant to An Bord Pleanala. However, it should be noted that the applicant did not await the Decision of Planning Authority, and has proceeded with the works on site, which are now nearing completion at the time of writing (See Figure 2 below).



Figure 2: Photo (December 2018) showing the completion of the proposed external alterations to the building, which is materially different to the “shopfront” of the adjoining Creche.

4.0 Planning History

Relevant planning permissions on site include the following, in chronological order.

Pl. Ref. No. 99/918: Permission for private residential or student accommodation comprising 5 No. 3 Storey Blocks Type A (total 60 apts.); 3 No. 4 Storey Blocks Type B (total 72 apts); 5 No. 4 Storey Blocks Type C (total 140 apts.) and ancillary facilities consisting of 3 storey local shops including laundrette, bank, restaurant, caretaker’s apt., conference room, with 14 apts, over this block, together with widening the access road. Ultimately Granted by An Bord Pleanala 06/04/2000 (PL 61.119288).

01/9: Permission for revisions to Block Type D (Block 14) amendment to Planning Application Ref. No. 918/99 (Private/Student Accommodation – 275 apartments, shops, launderette, restaurant, bank, conference room auxiliary works) to include revised internal layout and elevational treatment (retail units & apartment numbers unchanged) and reduction in eaves height. Granted 28/01/2001.

02/346: Permission for revisions to ground floor of Block Type D (Block 14 – Tí Choinn) previously granted Ref. No. 918/99 and 9/01 to include crèche and administrative offices. Granted 18/07/2002

Pl. Ref. No. 14/324: Permission granted for a development at Block 14 (Tí Choinn), namely the change of use of 2 No. vacant retail units (previously a restaurant and a shop) to 3 no. 2 bed ground floor apartments. This application to include alterations to North-East and North-West elevations as well as all ancillary site works.

The latter permissions will be discussed in greater detail below.

5.0 Grounds of Submission

In short, we are of the opinion that the proposed works do not comply with a number of the criteria outlined in the “*Planning & Development (Amendment)(No.2) Regulations 2018*” [S.I. No. 30 of 2018]. As such, the proposed development does not constitute exempted development. This is discussed in Table 1.

Table 1: Level of Compliance of proposed development with criteria outlined in S.I. No. 30 of 2018

Criteria from S.I. No. 30 of 2018	Statement of Compliance
6(c)(i) “the structure concerned was completed prior to the making of the Planning and Development (Amendment) (No. 2) Regulations 2018”	On this matter we would concur with the applicant that the structure concerned i.e. Tí Choinn/ Block D/ Block 14, was completed prior to the making of the 2018 Regs.
6(c)(ii) “the structure concerned has at some time been used for the purpose of its current use class, being Class 1, 2, 3 or 6”	<p>The parent planning permission Pl. Ref. No. 99/918 (An Bord Pleanála Reference PL 61.119288), allowed for the upper floors of the building to be used for Student Accommodation or Apartments. However, under the parent permission, the entirety of the ground floor of the structure was originally permitted to accommodate Retail units, as well as Communal Facilities for the benefit of the wider apartment/student accommodation complex at Gleann na Ri. These facilities included a Comms room (Communications Room), Seminar Room, Common Room, Tea room and Communal toilets. In fact, the extent of the subject unit is located where the Comms Room, Tea Room, Communal Toilets and Common room were originally envisaged.</p> <p>In the course of the planning history, although the internal layout evolved slightly, the subject unit was consistently dedicated to the use/accommodation of Communal Facilities to serve the wider residential complex. For example, under Pl. Ref. No. 01/9, the subject units was also dedicated to the latter uses. Again under, Pl. Ref. No. 02/346, the subject unit was dedicated for the following communal uses, i.e. Comms room, luggage room, communal toilets, waiting room/reception and office.</p>

	<p>Later under Pl. Ref. No.'s 14/324 & 15/359, Existing Floor Plans for the subject unit accompanied the application. The use indicated at the subject unit was consistent with that shown under Pl. Ref. No. 02/346.</p> <p>Finally, it should be noted that as the unit was permitted and used as a dedicated area to accommodate Communal Facilities for the Residential Complex, this does not fall into any of the relevant Classes i.e. Class 1, 2, 3 or 6. In these circumstances, the proposal cannot be considered exempted development.</p>
<p>6(c)(iii) <i>"the structure concerned, or so much of it that is the subject of the proposed development, has been vacant for a period of 2 years or more immediately prior to the commencement of the proposed development"</i></p>	<p>My clients wish to dispute the applicants assertion that the Comms room was vacant 2 years prior to the commencement of development, as this unit continued to have a "services use" to serve the entirety of the Residential Complex since the inception of the development. The applicants proposal seeks to supplant the existing Comms Room with a private "Utility Area" to serve the subject apartment. In this regard we refer to a letter from "Ocean Property Management" confirming the presence of vital infrastructural services within the Comms room, which perform important communal functions to operate the estate. This letter states that <i>"it is not possible for the management company to operate without having access to these essential services located in this area"</i>¹. In other words, the Comms room acts as a nerve centre for the Complex. Owing to the fact that this Room acts as a telecommunications infrastructure and cable node, it cannot be readily be relocated. As such, it follows that the proposed Section 5 conversion cannot be availed of by the applicant. In the interest of due diligence, we request that as part of the Inspectors site visit, the location and content of the Comms room is inspected.</p>
<p>6(d)(i) <i>"The development is commenced and completed during the relevant period."</i></p>	<p>This is subject to compliance with the other criteria.</p>
<p>6(d)(ii) <i>"Subject to sub-paragraph (iii), any related works, including works as may be required to comply with sub-paragraph (vii), shall affect only the interior of the structure and shall not materially affect the external appearance of the structure so as to render its appearance inconsistent with the character of the structure or of neighbouring structures."</i></p>	<p>It should be noted that the applicant has now proceeded with the "proposed works" and the external changes are now complete (See Figure 1 above). The south east elevation is the main elevation facing onto the access road/public realm. In time this thoroughfare could potentially serve the extensive Murrrough Local Area Plan area (LAP), further to the south. The reduction in the glazing along the subject unit is significant, and is inconsistent with the frontage of the adjoining creche, and will materially affect the external appearance of the structure.</p>
<p>6(d)(iii) <i>"Any related works for the alteration of existing ground floor shop fronts shall be consistent with the fenestration details and architectural and streetscape character of the remainder of the structure or of neighbouring structures."</i></p>	<p>Again the alteration of the existing "shopfront" is considered to be inconsistent with the character of the remainder of the structure (especially the creche unit).</p>

¹ **Note:** The use of the subject unit, access to the subject unit together with external works to the subject unit is currently the subject of Legal proceedings.

<p>6(d)(iv) "No development shall consist of or comprise the carrying out of works to the ground floor area of any structure which conflicts with any objective of the relevant local authority development plan or local area plan, pursuant to the Part 1 of the First Schedule to the Act, for such to remain in retail use, with the exception of any works the purpose of which is to solely provide on street access to the upper floors of the structure concerned."</p>	<p>This criteria does not appear to be relevant to the assessment of the subject case.</p>
<p>6(d)(v) "No development shall consist of or comprise the carrying out of works which exceeds the provision of more than 9 residential units in any structure."</p>	<p>We understand this criteria was designed to ensure that Part V requirements (Social Housing), are not avoided. As present (as indicated on the drawings accompanying PI. Ref. No. 15/359), there are 17 no. units within the structure. The proposed development would facilitate at total of 18 units. Furthermore, we refer to the parallel Referral (ABP-302770-18), which could ultimately facilitate the provision of 19 residential units within the structure. As the proposal would facilitate additional residential development in excess of the 9 unit threshold, the proposed development cannot be considered exempted, and would also circumvent Part V requirements.</p>
<p>6(d)(vi) "Dwelling floor areas and storage spaces shall comply with the minimum floor area requirements and minimum storage space requirements of the "Sustainable Urban Housing: Design Standards for New Apartments — Guidelines for Planning Authorities" issued under section 28 of the Act or any subsequent updated or replacement guidelines."</p>	<p>At face value, the proposed drawings would appear to comply with the latter criteria. However, owing to the function of the Comms Room and the inability to relocate this communal telecommunications/ infrastructural services node, the proposed "Kitchen Utility" for the proposed apartment cannot be provided. In these circumstances, the proposal cannot be considered exempted development.</p>
<p>6(d)(vii) "Rooms for use, or intended for use, as habitable rooms shall have adequate natural lighting."</p>	<p>The proposed drawings would appear to comply with the latter criteria.</p>
<p>6(d)(viii) "No development shall consist of or comprise the carrying out of works to a protected structure, as defined in section 2 of the Act, save where the relevant planning authority has issued a declaration under section 57 of the Act to the effect that the proposed works would not materially affect the character of the structure or any element, referred to in section 57(1)(b) of the Act, of the structure."</p>	<p>N/A. The subject structure is not a protected structure.</p>
<p>6(d)(ix) "No development shall contravene a condition attached to a permission under the Act or be inconsistent with any use specified or included in such a permission."</p>	<p>Under the parent planning permission for the apartment/student accommodation complex (99/281), Condition No. 1 (as imposed by An Bord Pleanála – ABP Ref. No. PL 61.119288), required that the "development shall be carried out in accordance with the plans and particulars lodged with the application..." In turn, the area of the subject unit was dedicated to Communal Residential Facilities to serve the entirety of the apartment/student accommodation complex. In addition, the use of this unit/ground floor area continued to be controlled under the provisions of Condition no. 1 of PI. Ref. No. 01/9 and</p>

	Condition No. 2 of Pl. Ref. No. 02/346.
6(d)(x) "No development shall relate to any structure in any of the following areas: (I) an area to which a special amenity area order relates; (II) an area of special planning control; (III) within the relevant perimeter distance area, as set out in Table 2 of Schedule 8, of any type of establishment to which the Major Accident Regulations apply."	N/A. None of these constraints apply in this case.
6(d)(xi) "No development shall relate to matters in respect of which any of the restrictions set out in subparagraph (iv), (vii), (viiA), (viiB), (viiC), (viii) or (ix) of article 9(1)(a), or paragraph (c) or (d) of article (9)(1), would apply."	9(1)(a)(iv) – N/A 9(1)(a)(vii) – N/A 9(1)(a)(viiA) – N/A 9(1)(a)(viiB) – N/A 9(1)(a)(viiC) – N/A 9(1)(a)(viii) – N/A 9(1)(a)(ix) – N/A
6(d)(xii) "No development shall consist of or comprise the carrying out of works for the provision of an onsite wastewater treatment and disposal system to which the code of practice made by the Environmental Protection Agency pursuant to section 76 of the Environmental Protection Agency Act 1992 relates and entitled Code of Practice – Wastewater Treatment and Disposal Systems Serving Single Houses together with any amendment to that Code or any replacement for it."	6(d)(xii) – N/A

6.0 Summary:

We trust this submission is comprehensive and we now look forward to the decision of An Bord Pleanála.

Yours faithfully,

James O'Donnell



Senior Planning Consultant,
BA MRUP Dip APM
Planning Consultancy Services.

Appendix 1: Letter from Ocean Property Management

Appendix 1: Letter from Ocean Property Management



5th December 2018

Mr. James O'Donnell,
Planning Consultancy Services,
Ross House,
Victoria Place,
Galway.

RE: ABP-302769-18

Dear Mr. O'Donnell,

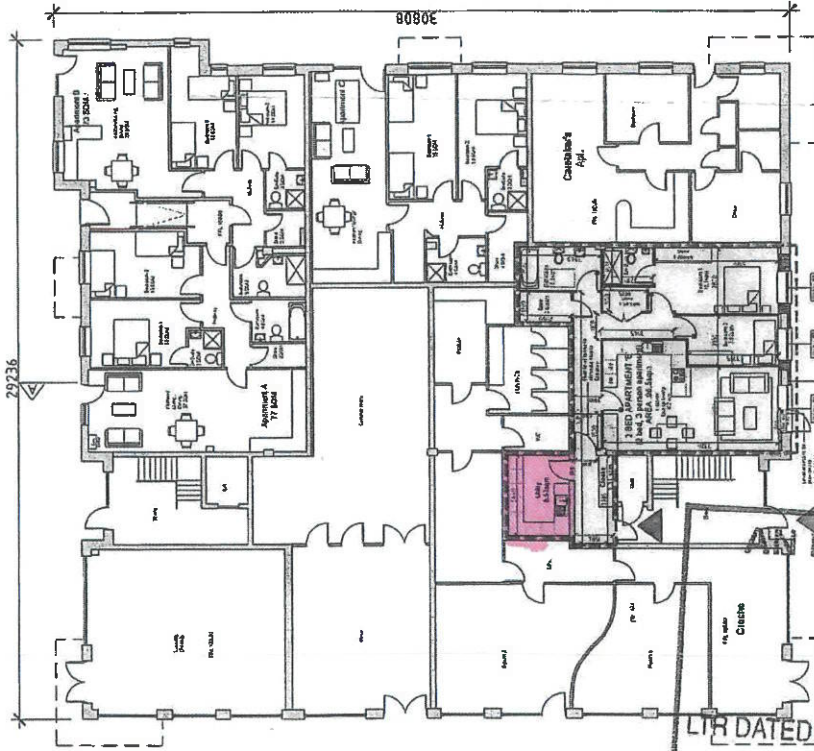
I refer to the An Bord Pleanála case ABP-302769-18.

I wish to make you aware that the proposed drawings ignore the existence of the Gleann Na Ri communications room that contains the essential common area services of the estate. The Gleann Na Ri estate comprises of fourteen apartment complexes and the entire estate's CCTV cables, CCTV equipment, telephone and internet lines and patch panels, fibre optic cables, gate communication cables and all of the fire alarms cabling and connections are housed within this area. I have outlined the location of these services on the attached drawing. It is not possible for the management company to operate without having access to these essential services located in this area.

Yours Sincerely,



John Fitzgerald



Proposed Apartment Area:
 332,500 sqm (128,415 sq ft)
 Proposed Floor Area:
 675,330 sqm (258,840 sq ft)

AN BORD PLEANÁLA
 1 Ground Floor Plan
 Scale: 1:100
 Date: 01 DCT 2018
 LIR DATED FROM
 LDG-
 ABP-

T.A.S.T. / SCALE: 3:08
 PROPOSED PLANS
 18187
 3103
O'Neill | O'Malley Ltd.
 ARCHITECTS / PROJECT MANAGEMENT

Project Name:
Exemption Application
 Project:
 Proposed 2 Bedroom Apartment
 Client:
 T.I. Chubb, Graham Mc RL, Murrighill
 Date:
 01 DCT 2018

No.	Date	By	Comments

No.	Date	By	Comments

I, the undersigned, being a qualified architect, hereby certify that this is a true and correct copy of the plans as submitted to me, and that they conform to the requirements of the Building Act, 1990, and the Building Regulations, 1997, and that the plans have been prepared in accordance with the provisions of the said Act and Regulations, and that the plans have been prepared in accordance with the provisions of the said Act and Regulations, and that the plans have been prepared in accordance with the provisions of the said Act and Regulations.

