

Your details

You	r full details:	
(a)	Name	Soleire Renewables SPV Limited
(b)	Address	Finance House, Main Street, Charleville, Co. Cork P56 XY00

Agent's details

Agent's details (if applicable) If an agent is acting for you, please also provide their details below. If you are not using an area to be also provide their details below.				
are not using an agent, please write "Not applicable" below.				
(a)	Agent's name	Entrust Limited		
(b)	Agent's address	Unit 1, First Floor, Oranmore Business Park, Oranmore Co. Galway, H91 P7X8		

Postal address for letters

	During the appeal we will post information and items to you or to your agent. For this appeal, who should we write to? (Please tick ✓ one box only.)					
	You (the appellant) at the ☐ ☐ The agent at the address in ☐ ☐ Part 2					
eta	ils about the proposed development					
4.	Please provide details about the planning authority decision you wish to appeal. If you want, you can include a copy of the planning authority's decision as the appeal details.					
	Planning authority (for example: Ballytown City Council)					
(a)	Planning authority (for example: Ballytown City Council)					
(a) [
	(for example: Ballytown City Council)					
(a) 	(for example: Ballytown City Council) Cork County Council Planning authority register reference number					
[[[(for example: Ballytown City Council) Cork County Council Planning authority register reference number (for example: 18/0123)					

Appeal details

5.	Please describe the grounds of your appeal (planning reasons and				
	arguments). You can type or write them in the space below or you can				
	attach them separately.				
	Diagon and attack 100 to 100				

Please see attached Statement of Grounds.

Supporting material

- **6.** If you wish you can include supporting materials with your appeal. Supporting materials include:
 - · photographs,
 - plans,
 - surveys,
 - drawings,
 - digital videos or DVDs,
 - technical guidance, or
 - other supporting materials.

Acknowledgement from planning authority (third party appeals)

7. If you are making a third party appeal, you **must** include the acknowledgment document that the planning authority gave to you to confirm you made a submission to it.

Fee

8. You must make sure that the correct fee is included with your appeal.

You can find out the correct fee to include in our Fees and Charges Guide on our website.

Oral hearing request

9.	If you wish to request the Pourd to hold an analysis as					
	If you wish to request the Board to hold an oral hearing on your appeal, please tick the "yes, I wish to request an oral hearing" box below.					
	Please note you will have to pay an additional non-refundable fee of					
	€50. You can find information on how to make this request on our					
	website or by contacting us.					
	If you do not wish to request an oral hearing, please tick the "No, I do not wish to request an oral hearing" box.					
	Yes, I wish to request an oral hearing					
	No, I do not wish to request an oral hearing ✓					

NALA has awarded this document its Plain English Mark Last updated: April 2019.





Unit 1, First Floor, Oranmore Business Park

Oranmore

Co. Galway

H91 P7X8

The Secretary,

An Bord Pleanála,

64 Marlborough Street,

Dublin,

D01 V902

16/05/2025

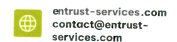
RE: First Party Appeal against Declaration under Section 5 of the Planning and Development Act 2000 (as amended)

Dear Sir/Madam,

Please find enclosed an appeal against a Section 5 Declaration recently issued by Cork County Council. The Local Authority issued its decision on 22nd April 2025 and thus the closing date for making a submission to An Bord Pleanala is 19th May 2025. The key details for the Appeal are set out below.

Name and Address of the Appellant: Soleire Renewables SPV Limited, Finance House, Main Street, Charleville, Co. Cork P56 XY00.









Subject Matter of the Appeal: First Whether the installation of 33kV underground cabling to facilitate a grid connection between a previously consented Ardnageehy Solar farm (PI ref: ABP-320298-24) and a previously consented 110kV substation (PI ref: ABP-314431-22) is, or is not, exempted development.

Address of the Proposed Development: Ballynadrideen & Ballyroe Townlands, Co. Cork

Planning Authority Reference and Declaration: Cork County Council, D/201/25: The works are development, and are not exempted development.

Applicable Fee: €220 enclosed: ((a) (iii) 1st party appeal relating to commercial development (no retention element in application - no EIS or EIAR involved).

I trust all is to your satisfaction, however, if you have any queries, please do not hesitate to contact me.

Yours faithfully

Richard Mahlalela

PH: +353 91 342511

Email: Richard@entrust-services.com





Soleire Renewables SPV Limited.

Finance House.

Main Street.

Charleville, Co. Cork

P56 XY00.

The Secretary,

An Bord Pleanála.

64 Marlborough Street,

Dublin,

D01 V902

18/05/2025

Re: First Party Appeal against Refusal Section 5 Declaration D/201/25 Cork County Council

Standard Practice v Mitigation

Dear An Bord Pleanála

We write in relation to the above and would be grateful if the following is considered as part of our Section 5 appeal.

We note from our dealings with Cork County Council that there would appear to be a misapprehension on their part concerning the interpretation of standard industry practice as acts of mitigation. We refer to two matters in particular.







Horizontal Directional Drillling (HDD)

We would confirm that the proposed grid route for the Ardnageehy–Ballyroe cable installation will incorporate Horizontal Directional Drilling (HDD) at the Dromin Stream. The application of HDD in this context aligns with industry best practice for utility crossings over sensitive watercourses, as it provides a trenchless, low-impact method that minimizes disturbance to aquatic habitats. The key point here, and as outlined in the Appeal Statement, is that this is a standard practice for crossing of watercourses whether or not they are hydrologically linked to a Natura 2000 designation. In other words, if the Blackwater River SAC did not exist (was not designated), the HDD technique would still be employed in this project.

Summer v Winter Working

Again, the option of undertaking work in the summer has also been misinterpreted as an act of mitigation by the Local Authority. In response, I would simply advise that any decision to carry out the proposed works during the summer would be based purely on issues around the accessibility and condition of the site as determined by rainfall levels etc. A decision to undertake the work during the summer would have to be considered, and possibly made, even if the Kilcolman Bog SPA did not exist.

Please let us know if further information is required.

Yours sincerely.

PJ McCarthy

Project Director

Soleire Renewables SPV Limited





ARDNAGEEHY - BALLYROE 33kV UNDERGROUND INTERCONNECTOR

LAND AT BALLYNADRIDEEN & BALLYROE TOWNLANDS, CO. CORK.

FIRST PARTY SECTION 5 APPEAL STATEMENT

Entrust Limited
On behalf of Soleire Renewables SPV Limited

18 MAY 2025

Table of Contents

1.	Introduction/Background	2
2.	Overview	2
3.	Proposed Development	2
4.	Context	6
5.	Relevant Natura 2000 Sites	6
6.	Potential Impacts and Effects (Alone or In Combination)	7
7.	Other Matters	1/
8.	Conclusion	15
rigure	1: Site Location	
lmage 1 Image 2	1: Dromin Stream2: Juxtaposition of Ballyroe Pond, Farmholding and Southern Tip of Pro	
Table 1:	: Potential impacts during the two Phases of the proposed developmen	nt7

Hard Copy Enclosures

- 1. Cork County Council Declaration
- 2. Archaeological Impact Assessment
- 3. Construction Methodology Report
- 4. AA Screening Report
- 5. Standard Works Letter From Soleire Renewables SPV Ltd
- 6. Cable route (SLM_OSI) Site Locality 1:10560
- Cable route (SLM_OSI) 1:5000
- Cable route (SLM_OSI)
- Cable route (Part 1) 1:2500
- Cable route (Part 2) 1:2500
- Cable route (Part 1) 1:500
- Cable route (Part 2) 1:500
- Cable route (Part 3) 1:500
- Cable route (Part 4) 1:500
- Cable route (Part 5) 1:500
- Cable route (Part 6) 1:500
- Cable route (Part 7) 1:500



1. Introduction/Background

- 1.1 On behalf of our clients, Soleire Renewables SPV Limited (hereinafter called the 'Appellant'), Entrust Limited (hereinafter referred to as 'the Agent') is appealing a Section 5 Declaration issued by Cork County Council on 22/04/2025. The key details of this case are set out below.
- 1.2 Subject Matter of the Appeal: Whether the installation of 33kV underground cabling to facilitate a grid connection between a previously consented solar farm, Ardnageehy (Local Authority Ref. 236099/ABP Ref. 320298-24) and a previously consented 110kV substation SID (ABP Ref. 314431-22) is, or is not, exempted development.
- 1.3 Address of the Proposed Development: Ballynadrideen & Ballyroe Townlands, Co. Cork.
- 1.4 Planning Authority Reference and Declaration: Cork County Council, D/201/25: The works are development, and are not exempted development. The reason cited by the Authority in its Declaration is that: 'it has not been satisfactorily demonstrated that the development would not have a significant effect on the integrity of a European site and an appropriate assessment would not be required.'
- 1.5 A copy of the Declaration is attached (refer Enclosure 1)

2. Overview

- 2.1 If it may be of assistance to the Board, we would respectfully summarise the position as we see it as follows.
- 2.2 <u>Development</u>: The proposed development is for 'works' and therefore constitutes development in accordance with Section 3(1)(a) of the Act.
- 2.3 <u>Exempted Development:</u> The proposed works are for the laying of underground cabling by an electricity undertaking. This constitutes exempted development under Schedule 2, Part 1, Class 26 of the Planning and Development Regulations 2001 (as amended), which states:
 - "The carrying out by any electricity undertaking of development consisting of the laying underground of mains, pipes, cables or other apparatus for the purposes of the undertaking."
- 2.4 <u>De-exemption</u>: The key issue to be considered by the Board is whether or not there is a requirement for an Appropriate Assessment and therefore whether or not the de-exemption contained in Article 9(1)(viiB) as it relates to appropriate assessment is invoked. It is our contention that this de-exemption should not



 $^{^{\}mathrm{1}}$ The Authority did not name the Natura site.

apply. Therefore, in the absence of any other de-exemptions, the exemption contained in Schedule 2, Part 1, Class 26 should be available to our clients.

3. Proposed Development

- 3.1 The proposed development is for the installation of a 33kV underground cable for a distance of 1.83 Km. This project would facilitate a connection between the previously consented Ardnageehy Solar Farm and the previously consented 110kV Ballyroe Substation located in Ballynadrideen & Ballyroe Townlands, Co. Cork. The aim is to optimize the use of existing grid infrastructure, enabling efficient management of electricity output between two sites. This approach is expected to: enhance overall energy production and reliability; increase capacity; maximize export potential; and reduce energy wastage. The site selection was determined following a thorough review of potential lands capable of accommodating the development.
- 3.2 For most of this linear development site, the proposed installation methodology will be by means of opencut trench creation and backfill. One short section of Horizontal Direct Drilling (HDD) is required for a distance of 94.25m to cross a minor stream and canal (as described in the 'Outline Construction Methodology' Report that accompanies this Appeal and hereinafter referred to as the 'Dromin stream and associated drainage ditch' consistent with the terminology used in the AA Screening Report). HDD may also be required for the road crossing at the northern end of the site depending on site conditions.
- 3.3 The approximate minimum width of the redline boundary is 10m with a total development area of 1.8097 Ha/4.4719 Acres. The detailed route is identified in Figs. 1 and 2 below.
- 3.4 The proposed route commences within existing agricultural land, follows an agricultural path, and then runs beneath the L5519-16 secondary roadway. Continuing through fields and along farm paths, the underground cable (UGC) crosses the 'Dromin stream and associated drainage ditch' before reaching its termination point at Ballyroe Solar Farm. Ground conditions consist predominantly of Grassland (GA1&BC1) habitat which is bordered by a mix of Hedgerow (WL1) and Matures Treeline (WL2). There is a mix of both pastoral and arable grassland with pastoral being the more predominant of the two. There is also a section of planted Broadleaved Woodland (WD1). As previously noted, there is one Lowland depositing 'stream' that dissects the site (FW2) which is bordered by a Drainage ditch (FW4).
- 3.5 Outline construction details and construction methodology are included in the enclosed 'Outline Construction Methodology' Report. The interconnector will consist of:
 - 3 No. 110mm diameter uPVC power cable ducts (housing electrical cables).



- 1 No. 110mm diameter uPVC communications duct (for fibre-optic communication between solar farms).
- 1No. 63mm diameter duct (for earth continuity conductor).
- 3.6 The cable will be installed using open-cut trenching (940mm wide by 1220mm deep) for most of the route, with HDD used for watercourse crossings.
- 3.7 The estimated timeline for the construction is 8–12 weeks. Proposed work hours are: Monday-Friday: 08:00–20:00; and Saturday: 08:00–18:00. No work is proposed on Sundays or Bank Holidays (except in emergencies).

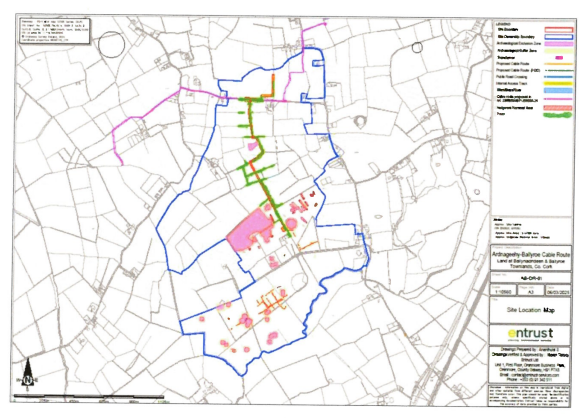


Figure 1: Site Location



Figure 2: Part 1 of Grid route

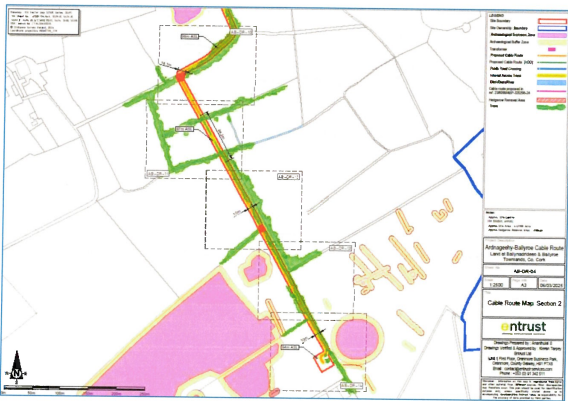


Figure 3: Part 2 of Grid route

4. Context

4.1 Figure 4 below is provided to illustrate the development under consideration in this Appeal in the context of the overall scale of solar farm and associated infrastructure permitted in this area and the proximity of relevant Natura 2000 sites. Please refer also to Appendix A for outline details of the relevant permissions.

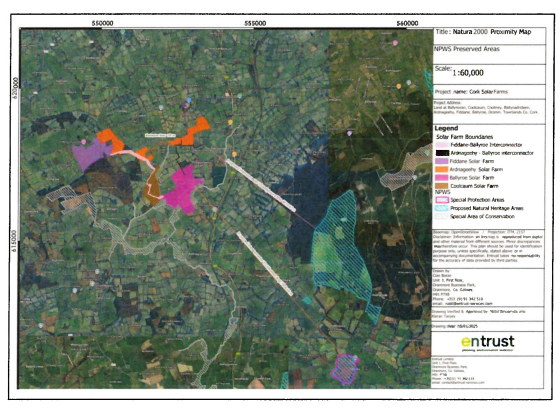


Figure 4: Identification of Permitted Solar Farms and Interconnector in Context of Natura 2000 Sites

5. Relevant Natura 2000 Sites

5.1 Consultant Ecologists Veon Ltd. were retained to prepare an Appropriate Assessment Screening Report. The brief for Veon Ltd. included the identification of relevant Natura 2000 sites. Natura 2000 sites in the vicinity of the proposed development and with a direct physical/hydrological connection to development were identified on the mapping system of the NPWS website http://webgis.npws.ie/npwsviewer/. In accordance with guidance from the Department of Environment, Heritage and Local Government (2009), 15km was used as a precautionary measure for identifying all potential effects. This distance is currently recommended in the case of plans, and derives from UK



guidance (Scott Wilson et al., 2006). For projects, the distance could be much less than 15km, and in some cases less than 100m, however this must be evaluated on a case-by-case basis with reference to the nature, size and location of the project, and the sensitivities of the ecological receptors, and the potential for in combination effects. It was found that this 15km distance was more than adequate for capturing all potentially significant impacts within the Zol.

5.2By following this methodology, the following Natura 2000 sites were identified:

- Ballyhoura Mountains SAC (Site Code 002036)
- Blackwater River SAC (Site Code 002170)
- Kilcolman Bog SPA (Site Code 004095)

6. Potential Impacts and Effects (Alone or In Combination)

6.1 In the submitted AA Screening Report, the following potential impacts of the proposed works are identified:

Table 1: Potential impacts during the two Phases of the proposed development.

	Potential Impacts ~ Release of sediment and pollutants which may be
Construction Period	discharged into surface waters, particularly during high rainfall events.
	~ Spillages of oils, fuels or other pollutants that could be transported to surface waters during rainfall events arising from the movement of vehicles and machinery.
	~ Increased silt loading.
	~ Emissions to air will include temporary fine particulate matter associated with ongoing works and other construction practices nb. these are unlikely to go further than the site boundary.
	~ The introduction or spread of invasive alien species.
	~ Disturbance to fauna (e.g. through noise from construction activity and/or human presence).
Operational Period	None

6.2 The potential effects on the identified Natura sites are considered below.

a. Ballyhaura Mountains SAC

Alone

- 6.3 This European Site is located entirely outside the proposed development site. At its nearest, the proposed development site is c. 6.4km north-west of the designated site. The SAC is located both upstream and up slope of the proposed development site and therefore does not form a viable pollution source pathway. All three Qualifying Interests (Northern Atlantic wet heaths with Erica tetralix [4010]; European dry heaths [4030]; and Blanket bogs [7130]) are in the flora category.
- 6.4 In the NPWS's 'Conservation Objectives Series' for this designation, no issues are raised in terms of the importance of any areas outside the SAC for important ex situ resources.
- 6.5 Having regard to the aforementioned, it is submitted that the proposed works alone will have no effects on the Ballyhoura Mountains SAC and, therefore, that such effects may be screened out.

In Combination

- 6.6 As the proposed development alone will have no effects on this SAC, and having regard also to its imperceptible scale relative to the permitted solar farm projects and wind farm projects in the locality, it is also submitted that any possibility of in combination effects does not arise and, therefore, that any such effects may be screened out. (please refer to Table 6.1 in the AA Screening Report for a full list of the projects and plans considered for possible in combination effects).
- 6.7 The Board is also respectfully referred to its decision on ABP Ref. 301000-18. In that case, the Board considered a planning application for works to connect a permitted Wind Farm at Boolard to an existing 110kv ESBN substation at Charleville. The works comprised, inter alia, the installation of approximately kilometres of 20kv underground electricity cable communications cable in ducting. Whilst this decision was in respect of a planning application (the application also sought permission for various alterations to the previously permitted wind farm), nevertheless there are strong similarities with the subject of this Appeal in terms of the nature of the works proposed in each case. Of note was the Board's findings in terms of AA wherein it recorded in the decision Order under the sub-head 'Appropriate Assessment' that it had completed an AA Screening exercise and 'concluded that, by itself or in combination with other development in the vicinity, the proposed development would not be likely to have a significant effect on any European Site in view of the site's conservation objectives.'



b. Blackwater River SAC

Alone

- 6.8 Whilst this SAC is situated approximately 193.5 metres to the south of the southern tip of the proposed development, this needs to be considered in the following context. The Blackwater River Special Area of Conservation (SAC) (Site Code: 002170) is a complex and wide-ranging network of main channels, tributaries, sub-tributaries and streams. From west to east, the designation covers a distance of 111km as the crow flies. There is a distance of almost 40km between the northern and southern extremities of the designated area. That part of the designation located close to the proposed site is almost in line with the northernmost extremity of the designation. At this point, the 'channel' may be characterised as being in the lowest category of the water network hierarchy. In the NPWS's Conservation Objectives document for the Blackwater River SAC, very significant distances along the various elements of the water network between the proposed development and many of the Qualifying Interests' locations can be identified. The most extreme of these include the following QI's located circa 58-62km away from the proposed site as the crow flies at the Howth Estuary end of the River: [1140] Mudflats and Sandflats; [1130] Estuaries; [1330] Atlantic Salt Meadow; and [1410] Mediterranean Salt Meadow.
- 6.9 Notwithstanding the aforementioned, the NPWS Conservation Objectives document does identify populations of the White Clawed Crayfish, Sea Lamprey and River Lamprey Qualifying Interests in closer proximity to the proposed development. It is also acknowledged that there is a theoretical hydrological connection between the site and the SAC through via 'the Dromin Stream' (EPA Code: 18D300). This stream traverses the site and, in theory, connects to the SAC. However, the following considerations must also be taken into account.
- 6.10 Veon Ecologists have identified that at the point the stream crosses the development site, it is in the uppermost reaches of its course, is shallow and degraded, is characterized by isolated puddles with limited water quality and minimal free-flowing water; and has no significant gradient along its length. The stream is predominantly bordered by dense hedgerows and treelines resulting in habitat conditions unsuitable for key qualifying species, including Atlantic Salmon, Sea Lamprey, and Freshwater Pearl Mussel. Although the site and the SAC are associated with the same underlying limestone aquifer, the subsoil between them exhibits low to moderate permeability and limited groundwater vulnerability, thereby reducing the likelihood of pollutant transfer via groundwater pathways.



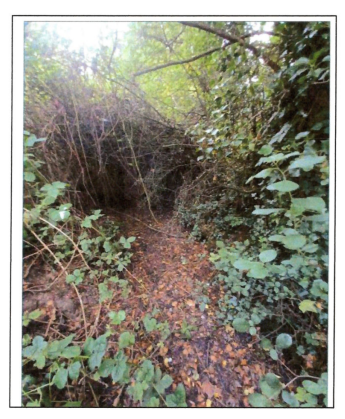


Image 1: Dromin Stream

- 6.11 The proposed implementation of Horizontal Directional Drilling (HDD) for cable installation will completely avoid in-stream works, significantly reducing the potential for surface or hydrological disturbance. The development site does not support habitats of significance for the listed Qls (Species or habitat). Due to the small footprint, timescale and nature of the works, along with plentiful alternative habitat within the site surroundings, disturbance to local terrestrial habitats/species is considered minimal. Having regard to the aforementioned, it is concluded in the AA Screening Report that the hydrological connection through Dromin Stream is deemed unlikely to serve as a pathway for pollution transfer and that, notwithstanding the close proximal distance of the site to the Blackwater River SAC, it will have no significant long-term impacts. In that Report, the Ecologist also advises that standard implementation of standard pollution control practises for construction works can further solidify this conclusion. Nb. Such standard practices do not constitute mitigation (please refer to Section 6d on 'Standard Work Practices')
- 6.12 In the NPWS's 'Conservation Objectives Series' for this designation, no issues are raised in terms of the importance of any areas outside the SAC for essential ex situ resources.
- 6.13 Having regard to the aforementioned, it is submitted that the proposed works alone will have no direct or indirect effects on the Blackwater River SAC and, therefore, that such effects may be screened out.

In Combination

6.14 As the proposed development alone will have no effects on this SAC, and having regard also to its imperceptible scale relative to the permitted solar farm projects and wind farm projects in the vicinity, and the limited duration of, and methodology for the works it is also submitted that any possibility of in combination effects does not arise and, therefore, that any such effects may be screened out.

c. Kilcolman Bog SPA

Alone

- 6.15 The NPWS's 'Conservation Objectives' document for the Kilcolman Bog SPA identifies four Qualifying Interests. One of these, [A999] Wetlands, is in the flora category. As the SPA is located approximately 7.86km from the proposed development site and is neither hydrologically, nor physically, connected to the proposed development, it is submitted that there shall be no significant direct effects on this QI, nor on the three remaining QI's.
- 6.16 The three remaining QI's are from the avian family: [A038] Whooper Swan; [A052] Teal; and [A056] Shoveler. Whilst the 'Conservation Objectives' document identifies ex situ activity for the Teal and Shoveler, in the various NIS reports and Screening Reports prepared for the various energy projects in the area neither species has been identified as being significantly active and it is submitted that there shall be no significant indirect effects from the development on these QI's.
- 6.17 With regard to the remaining QI, ex situ Whooper Swan roosts and flight paths have been recorded previously. This was the key concern of Cork County Council. However, the submitted AA Screening Report identifies the following considerations:
 - The habitat on-site would not be a significant habitat of the species. A review
 of previous reports on whooper swan activity in the area supports this
 conclusion with flightpaths and colonies only being recorded to the south of
 the site and with no overlap.
 - Within the locality of the project, significant flock sizes have been noted roosting in Ballyroe Quarry pond. Ballyroe Quarry pond is within the 350m disturbance buffer at 222m (Goodship, N.M and Furness, R.W., 2022). If it is undertaken in the summer period, the work will have no effect on these wintering species. If the work was to be completed during the winter months, the north-south linear nature of the works, together with the timeframe provided for the project (installation of 100m of cable per day), should ensure



that, at most, the work would be in the disturbance distance for a period of one day only. As such, this disturbance effect would not be considered as one of continued significance to the species. Furthermore, it is also submitted that the aforementioned buffer zone is designed with human activity in mind, rather than machine activity as the whooper swan can habituate to such activity. Finally, another factor to be considered is the presence between the Pond and the southern tip of the site of a small farmholding (see image below). It is submitted that the familiarity of the whooper swans with these structures etc. will further reduce any effects of the proposed works on this QI.

• Significant roosts have also been noted within the wider Awbeg Floodplain and Blackwater Flats with these areas being known frequently used flightpaths for ex-situ foraging. However, both of these areas are again south of the proposed project and outwith the advised 350m disturbance zone.

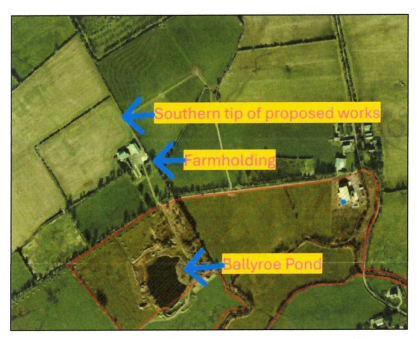


Image 2: Juxtaposition of Ballyroe Pond, Farmholding and Southern Tip of Proposed Works

6.18 Having regard to the aforementioned, it is submitted that the proposed works alone will have no direct or indirect effects on the Kilcolman Bog SAC and, therefore, that such effects may be screened out.

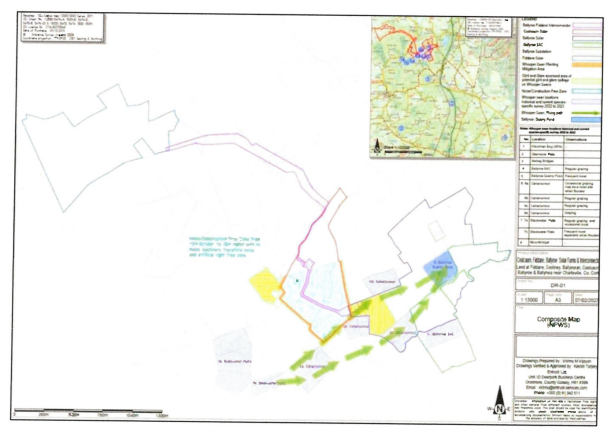


Figure 5: Whooper Swan Activity

In Combination

6.19 As the proposed development alone will have no effects on this SAC, and having regard also to its imperceptible scale relative to the permitted solar farm projects and wind farm projects in the vicinity, it is also submitted that any possibility of in combination effects does not arise and, therefore, that any such effects may be screened out.

d. Standard Work Practices

- 6.20 As argued in Kelly v An Bord Pleanála [2019] IEHC 84, standard good practice measures that are not precisely designed to mitigate or avoid impacts on a European site can be considered in the AA screening phase. Two aspects of the proposed development require consideration from this perspective.
 - 6.20.1 Possible summer construction period: Decisions on what period of the year to undertake the proposed works will be a matter for the developer, once all required statutory permits are in place etc. In the submitted AA Screening Report, the Ecologists conclude that there would be no impact on the Whooper Swan whether the works are carried out in summer or winter. Summer working is a standard good practice mainly due to easier accessibility of the site as there are fewer difficult conditions as compared to the winter period where there is relatively heavier and more persistent



rainfall in winter. It is not specifically designed to avoid impacts on the SPA as argued by the council. A decision to work in the summer at this location would be a decision that would have to be made even if the Kilcolman Bog SPA designation did not exist and if this wider area was not an attraction for the whooper swan.

6.20.2 Proposed Horizontal Directional Drilling (HDD): Again, the decision to cross the Dromin Stream by use of HDD is a decision that, for good environmental practices generally, would be made even if the Blackwater River SAC designation did not exist. As noted at Section 5.6 of the submitted Construction Methodology Report: 'Horizontal Direction Drilling (HDD) is a method of drilling under obstacles (bridges, gas lines, water courses, etc.) in order to install cable ducts. This method is employed where installing ducts using standard installation methods (e.g. trenching) are not possible. The mobilisation of HDD equipment will be required along the proposed route at the Canal and Stream crossings as shown on entrust drawing No. AB-DR-06. HDD may also be required at the public road crossing ...' (please also refer to Enclosure 5: Letter from Soleire Renewables SPV Limited)

7. Other Matters

a) Archaeological Assessment

- 7.1 An Archaeological Impact Assessment Report was prepared by Courthey Deery Archaeological Consultants (see Enclosure 2) to establish a baseline for the archaeological heritage associated with the proposed underground cable route. The assessment of the proposed development area was conducted through a desk study, supplemented by a geophysical survey (Licence No.: 24R0410) to evaluate the archaeological potential beneath the proposed interconnector route. Previous cultural heritage and archaeological assessments carried out by Courtney Deery Heritage Consultancy Ltd in the surrounding region have facilitated a comprehensive understanding of the topography and land use within the study area. The findings from these prior assessments have informed this report (Cotter 2017; Crowley 2019; Crowley 2023; Crowley and O'Brien 2023; McLoughlin 2022; McLoughlin 2023; Nicholls 2017; Nicholls 2019; Young and Bird 2023a; Young and Bird 2023b; Young and Bird 2024).
- 7.2 The archaeological report concludes that there are no recorded monuments or protected sites along the proposed cable route, within the defined redline boundary, or in the surrounding area. The entire length of the proposed cable route underwent geophysical surveys in multiple phases (Licence No.: 19R0129; 22R0388; 24R0410). Any archaeological remains identified during these surveys have been preserved in situ through the establishment of



exclusion and buffer zones around the surviving below-ground remains. As a result, none of these remains will be adversely affected by the proposed interconnector. It can therefore be concluded that the de-exemptions as contained in Article 9(1)(viiA) and (viiB) referring to archaeological heritage and Recorded Monuments are not applicable.

b) Local Authority Decision and Rationale

- 7.3 The decision of the Local Authority was strongly predicated on the report of its internal Ecologist. We would comment briefly on the Ecologist's report below.
- 7.4 Points 'a' and 'b' in the report expressed concerns in relation to effects for the Whooper Swan. Please refer to Section 6c: 'Kilcolman Bog SPA' above where any potential effects on this QI are addressed.
- 7.5 Point 'c' in the Ecologist's Report referenced possible summer working and inferred that this constituted mitigation and therefore could not be screened out. Please refer to Section 6d: 'Standard Work Practices' above in which a clear distinction is drawn between standard practice on the one hand, and mitigation on the other.
- 7.6 Finally, Point 'd' in the Report refers to a permission previously granted for a solar farm at the site of Ballyroe Pond (Pl ref. 20/4041) and the refusal of a subsequent application (Pl ref. Ref. 22/6901) for a solar farm on the same site because the development would 'result in the direct loss of an area of core foraging habitat for the Whooper Swan. In the Report it is also stated that no reference to this refusal has been made in the AA Screening Report.
- 7.7 We would respectfully advise the Board as follows. The second application was refused due to concerns that the development would result in the direct loss of main foraging habitat for the Whooper Swan within the Kilcolman Bog Special Protected area. Furthermore, as they refused development does not constitute a project for the very reason that it was refused permission, it is not necessary to refer to it as a project.

8. Conclusion

8.1 The proposed development has been evaluated for its potential impacts on Natura 2000 sites, with particular attention to hydrological and ecological linkages. The Blackwater River Special Area of Conservation (SAC) is the sole designated Natura 2000 site considered to have a potential hydrological connection to the development site. However, detailed analysis of the intervening habitat characteristics and the proposed construction methods indicates that the pathway for pollutant transfer is not feasible. The development site does not provide habitats of significance for the listed QIs



(Species or habitat) of the surrounding Natura 2000 sites. The submitted AA Screening Report and additional commentary above demonstrates that there shall be no significant impacts on the Whooper Swan either alone, or in combination with other plans/projects. With similar habitat composition being seen in much of the surrounding region. No Qls were recorded during site walkover within the study area.

8.2 We respectfully submit that, based on the information provided, the proposed works are development, are exempted development, and are not deexempted under Article 9(1)(vii) or (viiA), or (viiB).

APPENDIX A: Solar Farm and Associated Infrastructure Planning History in the Area

Ardnageehy Solar farm

Planning Application Description; permission for the development of a 10-year planning permission for the construction of, and 40-year operation and subsequent decommissioning of, a development consisting of a 92.75-hectare solar farm and underground grid connection route. The underground grid connection route will run underneath private lands and L5527, L5528 and L5529 public roads for 1km where it will connect the proposed development to the previously consented electricity grid interconnector (Cork County Council Pl. Ref 22/5933). The solar farm comprises four separate land parcels divided by local roads.

Planning Reference: 236099/ ABP-320295-24)

Planning Authority: Cork County Council

Applicant: Soleire Renewable SPV Limited

Address: Townland of Fiddane, Cooliney, Coolcaum, Ballynoran, Ballynadrideen, Ardnageehy, Charleville, Co. Cork

Status: Application submitted 13/07/2017, Decision to Grant Permission dated 01/07/2024 (63 conditions), Third Party Appeal submitted XXX (ABP-320295-24),

Coolcaum Solar Farm

Permission for the development of a 42.6-hectare solar farm. The proposed solar farm will consist of a 10-year planning permission for the construction of, and a 40-year operation and subsequent decommissioning series of ground mounted solar photovoltaic (PV) panels.

Planning Reference: 22/05681/ ABP-317577-23)

Planning Authority: Cork County Council

Applicant: Soleire Renewable SPV Limited

Address: Townland of Coolcaum, Churchtown, Mallow, County Cork.

Status: Decision to Grant Permission dated 23/06/2022(54 conditions)



Fiddane Solar Farm

Planning Application Description: permission for the development of a 67.8 hectare Solar PV Farm. The proposed solar farm will consist of the installation of a 30-year operation and subsequent decommissioning of a series of ground mounted solar photovoltaic (PV) panels.

Planning Reference: 17/05799

Planning Authority: Cork County Council

Applicant: IGP Solar 8 Limited

Address: Townland of Fiddane, Ballyhea, County Cork.

Status: Application submitted 13/07/2017, Decision to Grant Permission dated 26/01/2018 (64 conditions), Third Party Appeal submitted 22/02/2018 (ABP-30128-18), Response to Appeal by Applicant received by ABP 04/04/2018, Planning Permission from ABP dated 23/10/2018 (15 Conditions incl. operational period of 25 years reduced from 30 years). Judicial Review lodged 25/01/2019. Case referred back to ABP which granted permission on 01/03/2021 (16 conditions) with planning permission for 30 years. Also, a separate application was made for a 33kV grid connection (19/06817) which received an initial grant of permission dated 11/11/2020, received a third-party appeal (ABP-308846-20), was then granted by ABP on 22/07/22 (5 conditions).

Fiddane Amendments Solar Farm

Planning Application Description: The development will consist of an application for permission to amend the design of the previously approved development (Planning Reference: Cork Co. Co. 175799 & An Bord Pleanála ABP-306915-20) which comprises consent for a 67.8 hectare Solar PV Farm at Fiddane, Ballyhea, Charleville, Co. Cork. The proposed amendments include; (1) increase in number of transformers, (2) reduction in the spacing of Solar PV rows (strings), (3) increase in size and configuration of solar panels, (4) overall increase in solar power generation (5) change in solar panels tilt (degree), (6) minor reduction in the height of solar array, (7) operational period proposed to be extended from 30 to 40 years.

Planning Reference: 22/06536

Planning Authority: Cork County Council

Applicant: Soleire Renewable SPV Limited

Address: Townland of Fiddane, Ballyhea, Charleville, Co. Cork



Status: Request for Further Information Response submitted 21/04/23. Decision to Grant Permission issued 15/06/2023.

Ballyroe Solar Farm

Planning Application Description: The development will consist of for a 10 year planning permission for the development of a 102.76 hectare Solar PV Farm and 3.425 kilometre underground electricity grid connection (0.34 hectares) giving a total combined area for both the solar farm and underground grid connection of 103.1 hectares. The proposed solar farm will consist of the installation of a 40 year operation and subsequent decommissioning of a series of ground mounted solar photovoltaic (PV) panels.

Planning Reference: 20/04041

Planning Authority: Cork County Council

Applicant: Soleire Renewables SPV Limited

Address: The proposed solar farm is located in the townlands of Ballyroe and Dromin, Ballyhea, Charleville, County Cork. The proposed 33kV underground electricity grid connection is to be installed entirely under public roads from the proposed solar farm at Ballyroe to Charleville 110kV ESB Substation, which passes through the townlands of Ballyroe, Ballynadrideen, Ardnageehy, Rathnacally and Clashganniv in Ballyhea, Charleville, County Cork.

Status: Application submitted 17/01/2020, Decision to Grant Permission dated 16/02/2021 (52 conditions), Final Grant dated 22/03/2021. Planning permission excluded the Special Area of Conservation (SAC) portion of the site at 33 hectares (18,486 panels).

Ballyroe Amendments Solar Farm

Planning Application Description; The development will consist of an application for permission to amend the design of the previously approved development (Planning Reference: Cork Co. Co. 20/04041) which comprises consent for a Solar PV Energy Development at Ballyroe and Dromin townlands, Ballyhea, Charleville, Co. Cork.

Planning Reference: 226901

Planning Authority: Cork County Council

Applicant: Soleire Renewable SPV Limited

Address: Townland of Ballyroe and Dromin townlands, Ballyhea, Charleville, Co.



Cork.

Status: Request for Further Information Response submitted 27/04/23. Notification of Decision to Refuse Permission issued 20/06/23.

Fiddane - Ballyroe Electricity Grid Interconnector

Planning Application Description; The development (which traverses through Coolcaum by way of an underground grid connection) will consist of an application for permission to amend the design of the previously approved the installation of two 33kV electricity grid interconnectors with a combined total length of 2,217m of underground cable with a joint bay and 1,146m of overhead line supported by 8 triple pole sets and 5 double pole sets, a temporary construction compound and two transformer stations.

Planning Reference: 225933

Planning Authority: Cork County Council

Applicant: Soleire Renewable SPV Limited

Address: Townland of Fiddane, Cooliney, Ballynoran, Coolcaum and Ballyroe near Charleville, Co. Cork.

Status: Request for Further Information Response submitted 21/04/23. Notification of Decision to Grant Permission issued 15/06/23.

Ballyroe 110kV Substation

Planning Application Description; The proposed Strategic Infrastructure Development (SID) is applied for under Section 182A of the Planning and Development Act 2000 (as amended) and involves the construction of a new 110kV single bay tail fed Substation and circa 4.4 km of associated 110kV underground cabling, to facilitate the connection of a consented Solar Farm at Ballyroe (Cork County Council Ref: 20/04041) to the ESB Charleville 110kV Substation.

Planning Reference: ABP-313001-22

Planning Authority: An Bord Pleanála

Applicant: Soleire Renewables SPV Limited

Address: Townland of Ballyroe, Ballyhea, Charleville, Co. Cork

Status: Response to Further Information submitted 24/04/23. Public Consultation ended regarding Significant Further Information on 03/07/23. Currently awaiting a decision.



I trust all is to your satisfaction, however, if you have any queries, please do not hesitate to contact me.

Yours faithfully

Richard Mahlalela PH: +353 91 342511

Email: Richard@entrust-services.com



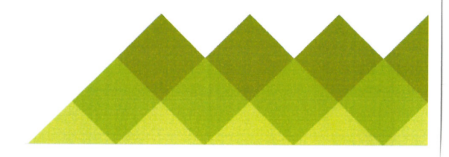
ON Forestry, Ecology & Environment

AA Screening for a proposed Ardnageehy-Ballyroe Cable Route

Compiled by Veon Ecology, Aine O'Sullivan

On behalf of: ILOS Energy.

Completion Date: 16/05/25



Contents

Executive Summary	3
General Details	1
Section 1: Introduction and Legislative Background	õ
1.1 Introduction	õ
1.2 Legislative Background	5
Appropriate Assessment Methodology6	3
Section 2: Methodology & Report Structure	7
Introduction to Methodology	7
Report structure	,
2.1 Assessment Approach	,
2.2 Guidance and Legislation8	;
Section 3: Proposed Development	
3.1 Project Location9	
3.2 Project description	
Section 4: Identification of Relevant Natura 2000 Sites	
4.1 Desk Study	
4.2 Field study	
4.3 Confirmation of Potentially Affected Natura 2000 sites	
Section 5: Existing Environmental	
Section 6: Assessment of Impacts and Effects (Project Alone)	
6.1 Overview of Potential Impacts	
6.2 Determining the Likely Zone of Influence	
6.3 Identification of Relevant European Sites	
6.4 Relevant Natura 2000 Sites	
Section 7: Potential Impacts	
7.1 Identification of Potential Significant Effects	
Section 8: In-Combination and Cumulative Effects20	
Section 9: Screening Determination	
Section 10: References25	
Section 11: Appendices	
Appendix 1 Maps and Figures	
Appendix 2 Ecological Appraisal	
Further References	
Further Appendices	
Appendix 3 Photographs	

Executive Summary

This report presents the outcome of a Screening of Appropriate Assessment (AA) for a proposed underground interconnector located in the townland of Ballinadrideen and Ballyroe County Cork.

This report details the results of field surveying and a desktop study which have informed this Screening for AA for the proposed development. The report assesses any potential impacts on EU designated sites.

This AA Screening Report examines whether any potential effects upon a Natura 2000 site will be significant and determines whether the AA process for the proposed development at Ballinadrideen County Cork alone and in combination with other developments in the area requires to proceed to a Stage 2 Appropriate Assessment.

Having taken into regards the zone of influenced presented by the site which includes hydrological and proximal pathways it was concluded that the project does not pose any significant effect to the surrounding Natura 2000 sites.

The primary habitats within the proposed development area comprise of grassland habitats. This is relatively unsuitable habitat for the surrounding Natura 2000 QIs. Given the scale of the project and habitats present, species of conservation concern are unlikely to occur within the area of the works footprint. Further the short time scale, and underground nature of the works coupled with the main habitat, GA1 (Improved grassland), being found in abundance in the surrounding region, any disturbance to local species will not be a significant long-term impact. EPA mapping of the site records that the upper section of the river Dromin, a tributary of the River Blackwater SAC, dissects the site, however, under further investigation, this habitat was seen to have a lack of free-flowing water consisting of shallow interspaced smaller puddles of poor water quality within a flat landscape. Further, Horizontal Directional drilling (HDD) will allow for the cable to be placed underneath this habitat with no in stream works and minimal surface disturbance. It is concluded that the project works will not have any significant effects on this habitat as such the habitat was screened out as a pollution source pathway. It was therefore concluded that, taking into consideration reasonable scientific doubt, the project alone or in combinations to other plans and project does not have the potential to significantly affect surrounding Natura 2000 sites and their associated conservation targets.

The contents of this Screening for AA, prepared by Veon Ecology are true and have been prepared with due regard to the Chartered Institute of Ecology and Environmental Management's (CIEEM) Code of Professional Conduct.

General Details

Details of Author(s)

Name:

Aine Osullivan

Address:

Oran Town Centre, Station Road, Oranmore, Co. Galway

Company name:

Veon Ltd. Veon Ecology

Tel. no:

M: +353 87 361 5024

E-mail:

aosullivan@veon.ie

Details of relevant qualifications: Aine O'Sullivan B.Sc. (Hons) in Ecology and environmental Biology UCC, CIEEM.

Describe scope of contribution in preparing this report: Desktop Survey, Ecological Assessment, Screening, Finalising report, Revision.

Veon Ltd. Veon Ecology							
Revision	Description	Author:	Date	Reviewed By:	Date	Authorised by:	Date
1	Draft Report	AOS	02/08/24	DM			
2	Draft Report	AOS	14/11/24	DM	15/11/24	DP	15/11/24
3	Draft Report	AOS	21/02/25	DM	21/02/25	DP	13/03/25
4	Draft Report	AOS	16/05/25	AOS			

Section 1: Introduction and Legislative Background

1.1 Introduction

Veon LTD. (Veon Ecology) has been appointed by Entrust Ltd. to carry out a screening for Appropriate Assessment (AA) for a proposed development of an Ardnageehy-Ballyroe Cable Route.

A screening report for appropriate assessment has been prepared to provide the competent authority with the relevant scientific information to conduct the Appropriate Assessment (AA) in accordance with the requirement of Article 6(3) of the Habitats Directive (Directive 92/43). This information will allow the competent national authorities (in this case Cork County Council). To determine, in view of best scientific knowledge, if the proposed project, individually or in combination with others plans and projects is likely to have a significant effect on a European site.

The screening for the Appropriate Assessment for the proposed project has been prepared and is provided in section 5. The screening assessment concluded as follows:

The small scale and timeframe of the works as well as the nature of the works being done—underground with HDD—will mean there will be no significant long-term impacts on the surrounding habitat and species.

It can be concluded, in view of best scientific knowledge on the basis of objective information and in light of conservation objectives of the relevant European sites, that the proposed project (i.e. the underground interconnector as well as associated works), individually or in combination with other plans and project will not have a significant effect on the surrounding Natura 2000 sites.

For ease of read the proposed development area i.e. the redline boundary provided by Entrust Ltd will be referred to as 'the site' or 'development site'. Where a study area is mentioned note that this includes the redline boundary and immediate surrounding habitat in which studies for this report were carried out (see **Appendix 1** for mapped boundaries).

1.2 Legislative Background

The Council Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora, better known as "The Habitats Directive", provides legal protection for habitats and species of European importance. Articles 3 to 9 provide the legislative means to protect habitats and species of Community interest through the establishment and conservation of an EU-wide network of sites known as Natura 2000.

Natura 2000 sites are defined under the Habitats Directive (Article 3) as a coherent European ecological network of special areas of conservation, composed of sites hosting the natural habitat types listed in Annex I and habitats of the species listed in Annex II, shall enable the natural habitat types and the species' habitats concerned to be maintained or, where appropriate, restored at a favourable conservation status in their natural range. In Ireland, these sites are designated as European Sites and include Special Protection Areas (SPAs), established under the EU Birds Directive (79/409/EEC, as codified by 2009/147/EC) for birds and Special Areas of Conservation (SACs), established under the Habitats Directive 92/43/EEC for habitats and species.

The Habitats Directive has been transposed into Irish law by Part XAB of the Planning and Development Act, 2000 - 2021 and the European Communities (Birds and Natural Habitats) Regulations 2011 (SI 477/2011) as amended. Articles 6(3) and 6(4) of the Habitats Directive set out the decision-making tests for plans and projects likely to adversely affect the integrity of European Sites (Annex 1.1).

Article 6(3) establishes the requirement for Appropriate Assessment (AA):

Any plan or project not directly connected with or necessary to the management of the [Natura 2000] site but likely to have a significant effect thereon, either individually or in combination with other plans or projects, shall be subjected to appropriate assessment of its implications for the site in view of the site's conservation objectives. In light of the conclusions of the assessment of the implications for the site and subject to the provisions of paragraph 4, the competent national authorities shall agree to the plan or project only after having ascertained that it will not adversely affect the integrity of the site concerned and, if appropriate, after having obtained the opinion of the general public.

Article 6(3) of the Habitats Directive, transposed into Irish Law relevant to this project includes Part XAB of the Planning and Development Act, 2000-2021 and the European Communities (Birds and Natural Habitats) Regulations 2011 (as amended).

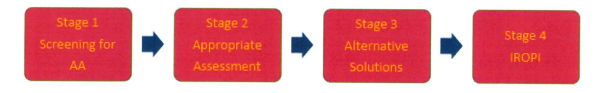
Natura 2000 sites in Ireland that form part of the Natura 2000 network of protected sites include Special Areas of Conservation (SACs) designated due to their significant ecological importance for species and habitats protected under Annexes I and II respectively of the Habitats Directive, and Special Protected Areas (SPAs), designated for the protection of populations and habitats of bird species protected under the EU Birds Directive (Council Directive 2009/409/EEC). Features for which SACs and SPAs are designated are termed Qualifying Interests and Special Conservation Interests respectively. Collectively, Qualifying Interests and Special Conservation Interests are herein referred to as Qualifying Features.

Appropriate Assessment Methodology

The purpose of an Appropriate Assessment (AA) is to establish whether a particular plan or project is likely to have a significant effect on a Natura 2000 Site, either individually or in combination with other plans and/or projects. Natura 2000 sites in Ireland are European sites, including Special Protection Areas (SPAs), and Special Areas of Conservation (SACs).

The four distinct stages in the AA process are summarised diagrammatically in **Figure 1.1**. Stages 1-2 deal with the main requirements for assessment under Article 6(3). Stage 3 may be part of the Article 6(3) Assessment or may be a necessary precursor to Stage 4. Stage 4 is the main derogation step of Article 6(4).

Figure 1.1: Stages of Appropriate Assessment.



Stage 1: Screening for Appropriate Assessment.

Screening is the process that addresses and records the reasoning and conclusions in relation to the first two tests of Article 6(3):

Whether a plan or project is directly connected to or necessary for the management of the site, and whether a plan and/or project, alone or in combination with other plans and/or projects, is likely to have significant effects on a European site in view of its conservation objectives.

If the effects are deemed to be significant, potentially significant, or uncertain, or if the screening process becomes overly complicated, then the process must proceed to Stage 2 (AA). Screening should be undertaken without the

inclusion of mitigation, unless potential impacts clearly can be avoided through the modification or redesign of the plan or project, in which case the screening process is repeated on the altered plan. The greatest level of evidence and justification will be needed in circumstances when the process ends at screening stage on grounds of no impact.

Section 2: Methodology & Report Structure

Introduction to Methodology

The above regulations require that before consent for a project or development is given, a Screening for Appropriate Assessment of a project for which an application for consent is received (which is not directly connected with or necessary to the management of the site as a European Site), must be carried out by the relevant public authority to assess, in view of best scientific knowledge and in view of the conservation objectives of the site, if that project, individually or in combination with other plans or projects is likely to have a significant effect on the European site.

A desk study was performed on the site using accredited data bases (NPWS, NBDC, GSI, EPA, County Council) in order to access historical environmental records to get the basal information of the area in which the site is proposed. Further, field work consisting of investigation into the current flora and fauna as well as the collective habitats currently within the redline boundary and its immediate surrounding habitat (Study area) were also conducted in order to gather current data on the site. This basal environmental historical and current data was then collated into this report along with proposed project description. With the basal information assembled an accurate evaluation of the effects the project could have on its surrounding environment both by itself and in combination with plan and projects can be formed as well as the significance of these effects.

Report structure

The proposed development is described in detail in **Section 3** of this report. Following on from this the results of the desk and field surveys that were undertaken and presented in **Section 4** and **Appendix 2**, to provide the necessary details of the ecological baseline conditions of the site for the proposed development. The proposed operations of the project are considered in the context of potential effects on the baseline environment, with particular reference to the potential for adverse effect on the relevant European Sites.

Finally, a concluding statement is provided in **Section 8** of this report. This includes a summary of the results of the assessment along with a summary statement of the potential of adverse effects on the European Site (in light of the Conservation Objectives of the site as per Box 10 of EC, 2001).

2.1 Assessment Approach

The approach taken in preparing this screening report is set out below and is broadly based on standard methods and best practice guidance, as listed below.

The nature of the likely interactions between the project and the European Site will depend upon the sensitivity of the European Site's qualifying features to potential impacts arising from the project; the current conservation status of the European Site and its qualifying features; and any likely changes to key environmental indicators (e.g. water quality) that underpin the conservation status of European Site(s) and their qualifying features, in combination with other projects and plans. The European Commission (2001) Guidelines outline the stages involved in undertaking a Screening Assessment of a project that has the potential to have likely significant effects on European Sites.

The approach considered in preparation of this screening report and followed for this assessment are outlined below:

- Identify the Natura 2000 site(s), within the potential zone of influence of the proposed development
- Identify the features of interest of the Natura 2000 site(s) and review their conservation objectives.
- Assess whether there is potential for the proposed development to affect the features of interest of the
 relevant Natura 2000 site(s) based on information such as the vulnerabilities of the European site(s),
 proximity to the development site and the nature and scale of the works associated with the proposed
 development.
- Take into consideration the likelihood of potential impacts occurring based on professional judgement and the collated information.
- Identify the likelihood of significant effects on Natura 2000 sites occurring because of the proposed development.
- Take into consideration the likelihood of cumulative impacts arising from the proposed development incombination with other projects and plans.

2.2 Guidance and Legislation

This Screening for AA report has been prepared with regard to the relevant provisions of the EU Council Directive 92/43/EEC and Ireland's EU (Birds and Natural Habitats) Regulations 2011 (as amended). The methodology considered in preparation of this report and additional guidance and legislation followed for this assessment are outlined below:

- DoEHLG (2009, rev. 2010) Appropriate Assessment of Plans and Projects in Ireland Guidance for Planning Authorities.
 Department of the Environment, Heritage and Local Government.
- European Commission (EC) (2018), Managing Natura 2000 Sites: the provisions of Article 6 of the 'Habitats Directive'
 92/43/EEC, Office for Official Publications of the European Communities, Luxembourg. European Commission.
- EC (2002) Assessment of Plans and Projects Significantly Affecting Natura 2000 Sites: Methodological guidance on the provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC, Office for Official Publications of the European Communities, Luxembourg. European Commission.
- EC (2007a) Guidance document on Article 6(4) of the 'Habitats Directive' 92/43/EEC Clarification of the concepts of: alternative solutions, imperative reasons of overriding public interest, compensatory measures, overall coherence, opinion of the commission. European Commission.
- EC, (2007b), Guidance document on the strict protection of animal species of Community interest under the Habitats Directive 92/43/EEC. European Commission.
- EC (2013) Interpretation Manual of European Union Habitats. Version EUR 28. European Commission.
- EC (2021) Assessment of Plans and Projects in relation to Natura 2000 sites Methodological guidance on Article 6(3) and (4) of the Habitats Directive 92/43/EEC.
- Chartered Institute of Ecology and Environmental Management (CIEEM) Version 1.1 (September 2019), Guidelines for Ecological Impact Assessment in the UK and Ireland.
- NPWS (2019). The Status of EU Protected Habitats and Species in Ireland. Volume 2: Habitat Assessments. Unpublished NPWS report.
- NPWS (2019). The Status of EU Protected Habitats and Species in Ireland. Volume 3: Species Assessments. Unpublished NPWS report.
- Office of the Planning Regulator (OPR) (2021) Practice Note PN01 Appropriate Assessment Screening for Development Management.
- The European Communities (Birds and Natural Habitats) Regulations 2011 as amended.
- The Planning and Development Act 2000-2022.
- The Planning and Development Regulations 2001-2022.

Section 3: Proposed Development

3.1 Project Location

The proposed development site is located primarily within the townlands of Ballynadrideen and Ardnageehy with small section on the most southerly part of the site being in Ballyroe County Cork. It is centred around ITM grid reference; 552551, 617515.

The proposed interconnector between Ardnageehy (ITM – 552633, 618290) and Ballyroe (ITM – 552785, 617094) is approx. 1.4km in length. The proposed route commences within existing agricultural land, follows an agricultural path, then runs beneath the L5519-16 secondary roadway. Continuing through fields and along farm paths, the underground cable (UGC) crosses a small canal and stream before reaching its termination point at Ballyroe Solar Farm.

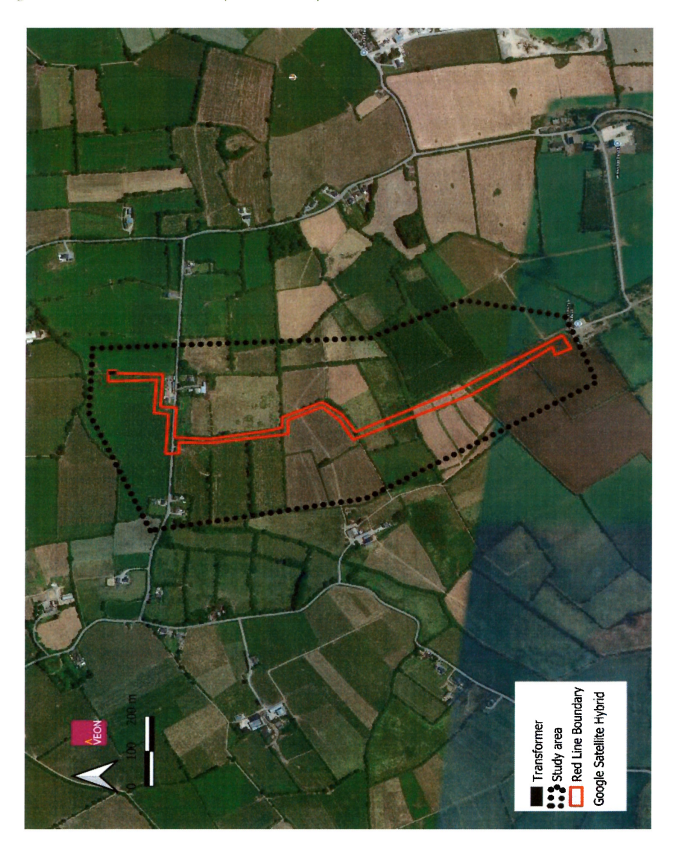
The location of the proposed underground solar interconnector consists predominantly of Grassland (GA1&BC1) habitat which are bordered by a mix of Hedgerow (WL1) and Matures Treeline (WL2). There is a mix of both pastoral and arable grassland with pastoral being the more predominant of the two. There is also a section of planted Broadleaved Woodland (WD1). There is one Lowland depositing stream that dissects the site (FW2) which is bordered by a Drainage ditch (FW4).

A map of the hydrological features in the vicinity of the proposed development site is presented in **Appendix 1**. There is one lowland depositing stream (Dromin (EPA CODE 18D300)) which dissects the proposed redline boundary which is the main hydrological feature on site. The site is hydrologically connected to, and in close proximity of, the Blackwater River SAC (002170). Under further investigation, the section of the Dromin stream which dissects the site, is in its uppermost reaches of its course and consist of shallow interspaced puddles of poor water quality within a flat landscape. This habitat is further bordered by dense vegetation of hedgerows and treelines.

A local road connects both the northern and southernly section of the site to the N20 which further connects the site to both Cork and Limerick city.

A detailed survey was undertaken on the 11th of June 2024 by Aine O'Sullivan, ecologist with Veon ltd. No 2. invasive species listed as Part 1 of the Third Schedule of S.I No. 477 of 2011, European communities (Birds and Natural Habitats) Regulations (2011) were historically recorded within 2km² distance of the site (NBDC2024). These were the Ruddy Duck and Jenkins spire snail. No invasive species was found during the site walkover.

Figure 3.1 Defined Redline and Study Area boundary

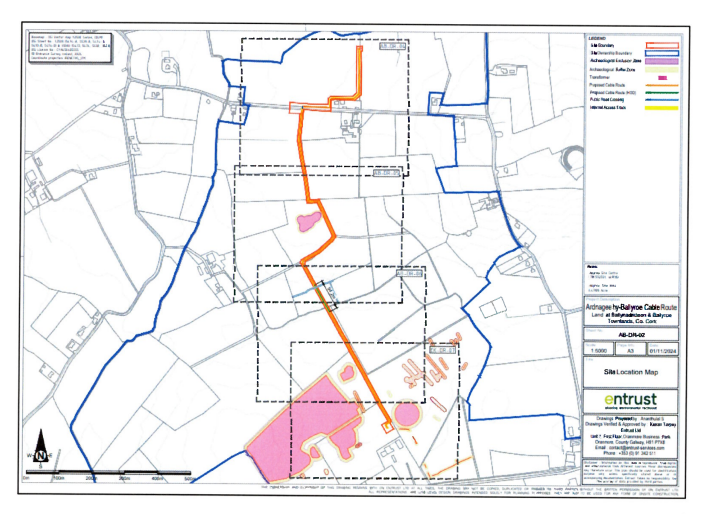


3.2 Project description

The project will consist of earth works in order to lay down a UGC route and transformer which will connect the Ardnageehy (ITM – 552633, 618290) and Ballyroe (ITM – 552785, 617094) solar farm developments. Works to be done include one trench where the cable route dissects a local access road at ITM 552443.48,618135.81. Excavation works will be done along the entirety of the proposed route with additional hedge/tree removal were the route crosses hedgerows/treelines. These will be carefully removed and reinstated once work is complete. Additionally Horizontal directional drilling (HDD) will be done where the cable route crosses the Dromin stream and associated drainage ditch. HDD has minimal surface disruption with no instream works for the installation of the cable. This project will be of a short time scale with a small footprint and will be in its majority underground in nature. See **Appendix 1** for proposed cable route as well as engineering references.

The proposed interconnector will consist of 3 No. 110mm diameter uPVC power cable ducts, 1 No. 110mm diameter uPVC communications duct, 1 No. 63mm diameter duct for earth continuity conductor. Cable ducts are typically installed in an open-cut style excavated trench (typical trench dimensions – 940mm wide by 1220mm deep). Trench dimensions can vary relative to the types of existing infrastructure and environmental constraints along the interconnector route (e.g. Canal / Stream crossing, Road crossings, existing Services, etc). The following provides a brief overview of the proposed interconnector infrastructure:

- The 3 No. cable ducts will accommodate 3 No. electrical cables.
- The communications duct will accommodate a fibre cable to allow communications between the solar farms



The following standard best practise construction measures will be implemented as part of the project design:

- Stockpiles of excavated material should be positioned a minimum of 50m away from surface water features. All stockpile locations should be subject to approval by the site manager and the relevant ecological/environment officers.
- Excavated material is typically used to reinstate the trench and any surplus material should be transported to a licensed disposal facility.
- Any hedgerows, earth embankments and grass areas should be carefully removed to allow for reinstatement on completion of trenching.
- Excavated material is typically used to reinstate the trench and any surplus material should be transported to a licensed disposal facility.
- No more than 100m of trench is typically open at any given time. Excavation of an additional 100m section should only proceed once reinstatement work has been substantially completed on the first section.
- All plant, machinery and equipment should be stored on site within a defined contractor construction compound area or stored within the works area during the construction works. Fuels should be stored in an appropriately bunded fuel bowser and oils/other chemicals should be stored in an appropriate double bunded site container within the contractor's compound.

Timing

A typical crew would be expected to complete approx. 100m of complete trench per day including excavation, cable duct installation and reinstatement.

It is expected that works will only be conducted during normal working hours – Monday to Friday 08:00 to 20:00 and Saturday 08:00 to 18:00, with no works on Sundays or Bank holidays except in exceptional circumstances in the event of an emergency.

With 100m of completed cable installation a day and a project length of 1.4km the total timeframe for the construction of the project including reinstations is relatively short.

The works will be completed during the drier summer months as is best practice for such projects which occur within softer terrain.

Section 4: Identification of Relevant Natura 2000 Sites

4.1 Desk Study

A desk study was carried out to collate the available information on the ecological environment with respect to Natura 2000 sites identified within the potential zone of influence of the proposed development.

The desktop study comprised a review of the following key datasets and information sources:

- Identification of European sites within the Zone of Influence (ZoI) of the Proposed Development area through the identification of potential pathways/links from the Proposed Development area and European sites and/or supporting habitats.
- Review of the National Parks and Wildlife Service (NPWS) site synopsis, Natura 2000 data forms and Conservation Objectives for European sites identified through potential pathways from the Proposed Development (https://www.npws.ie/protected-sites).
- Review of available literature and web data. This included a detailed review of the NPWS and National Biodiversity Data Centre (NBDC) websites including mapping and available reports for relevant sites and

in particular Qualifying Interests and Special Conservation Interests described and their Conservation Objectives.

- Review of local environmental data through EPA maps and data sets.
- GIS Online mapping (http://dcenr.maps.arcgis.com; and EPA Mapping database (https://gis.epa.ie/EPAMaps/AAGeoTool).
- Review of Local County council development database https://eplanning.ie

In addition, aerial photography (Google Earth, Bing Maps) and mapping (Ordnance Survey of Ireland, Geological Survey of Ireland) were used to identify non-designated habitats such as rivers, woodlands, and hedgerows of local ecological importance.

4.2 Field study

A detailed phase one habitat survey was undertaken on the 11th of June 2024 by Aine O'Sullivan, ecologist at Veon Ltd. In this survey the base data on the local flora and fauna were taken with particular attention being drawn to protected species.

The habitat type and vegetation found within the site were mapped onto a survey map of the study area previously obtain from ArcGIS mapping and google satellite imagery. Any area that could not physically be surveyed were surveyed using binoculars. The habitats were given colour codes for ease of identification. Further the dominant species within each habitat was recorded with descriptive target notes. Target notes give succinct picture of the nature conservation interest of the site in regard to its land-use and management. Target notes consist primarily of points of note such as species composition, species of particular note (e.g. rare, protected & invasive) and where there is need for further surveying.

The results of the survey were collated and mapped using Microsoft suit and ArcGIS. See **Appendix 2** for habitat map.

4.3 Confirmation of Potentially Affected Natura 2000 sites

Natura 2000 sites in the vicinity of the proposed development and with a direct physical/hydrological connection to this development were investigated on the mapping system of the NPWS website http://webgis.npws.ie/npwsviewer/. In accordance with guidance from the Department of Environment, Heritage and Local Government (2009) a distance of 15km was used as a precautionary measure for identifying all potential impacts. A distance of 15km is currently recommended in the case of plans, and derives from UK guidance (Scott Wilson et al., 2006). For projects, the distance could be much less than 15km, and in some cases less than 100m, however this must be evaluated on a case-by-case basis with reference to the nature, size and location of the project, and the sensitivities of the ecological receptors, and the potential for in combination effects. It was found that this 15km distance was more than adequate for capturing all potentially significant impacts within the ZoI. Natura 2000 sites within 15km of the subject site are shown in **Appendix 1**.

The Natura 2000 sites within 15km of the proposed works include:

National Heritage Sites:

No National Heritage Sites within the 15km of the site.

Special Protected Areas

• Kilcolman Bog (004095)

Special Areas of Conservation

- Blackwater River (002170)
- Ballyhoura Mountains (002036)

Both the Ballyhoura Mountains SPA (002036) and Blackwater River SPA (002170) are hydrologically connected to the site.

The relevant Naura 2000 site(s) are discussed in more detail in Section 6.

Section 5: Existing Environmental

The habitats within the study area have been assessed, following a detailed desktop and field study, and were cross referenced with 'A Guide to Habitats in Ireland' (Fossitt, 2000). Photographs illustrating the key areas to which the proposed development are applicable are provided in **Appendix 3**.

The primary habitats within the proposed development area comprise of Pastoral (GA1) and arable grassland (BC1). These fields are lined by hedgerows (WL1) and Treelines (WL2). There is a small Lowland Depositing River (stream) (FW2) dissecting the southerly section of the site. The final habitat seen on site was a planted Broadleaved Woodland (WD1) seen in the Southeast section of the site.

The most significant hydrological feature on the site is the River Dromin (18D30) as defined by EPA maps. The section of the Dromin that dissects the site is shallow with a lack of free-flowing water consisting of poor quality shallow interspaced puddles. There is also an associated drainage ditch which dissects the development site and leads into the Dromin. It is bordered by both hedgerows and Treelines which provide a dense vegetative cover.

The habitats within the site itself are not significant habitats for QI species and no QI habitat or species was found on site.

Section 6: Assessment of Impacts and Effects (Project Alone)

6.1 Overview of Potential Impacts

There are a number of elements associated with the proposed construction works that may give rise to direct and indirect impacts. The significance of these impacts depends on the scale of the impact as well as the ecological condition and the sensitivities of the qualifying interests. Elements of the proposed development that may give rise to impacts which have been considered with regards to potential likely significant effects to European sites are as follows:

- Release of sediment and pollutants which may be discharged into surface waters, particularly during high rainfall events.
- Movement of vehicles and machinery associated with construction works and the potential for spillages
 of oils, fuels or other pollutants which could be transported to the surface water system during rainfall
 events.
- Increased silt loading, which may stunt aquatic plant growth, limit dissolved oxygen capacity and overall
 reduce the ecological quality of watercourses, with the most critical period associated with low flow
 conditions.
- The introduction or spread of invasive alien species due to construction works.

- Disturbance to fauna (e.g. through noise from construction activity and/or human presence) resulting in the displacement of affected species.
- Accidental mortality of wildlife from construction machinery.

These potential impacts listed above are associated with the construction, and not the operational phase.

6.2 Determining the Likely Zone of Influence

In accordance with guidance from the Department of Environment, Heritage and Local Government (2009) a distance of 15km was used as a precautionary measure for identifying all potential impacts. A distance of 15km is currently recommended in the case of plans, and derives from UK guidance (Scott Wilson et al., 2006). For projects, the distance could be much less than 15km, as such this must be evaluated on a case-by-case basis with reference to the nature, size and location of the project, and the sensitivities of the ecological receptors, and the potential for in combination effects. It was found that a 15km distance was more than adequate for capturing all potentially significant impacts within the ZoI.

Using the source pathway-receptor model an examination of the potential effects of the proposed development was undertaken (alone and in-combination with other plans and projects) to identify what European sites, and which of their Qualifying Interests or Special Conservation Interest species were potentially at risk. This examination was used to determine the Zone of Influence (ZoI) for the Proposed Development.

It is vital that an assessment of potential pathways is undertaken to assess potential impact links between the receptor (European sites) and source (proposed ground investigations) to establish the risk of any likely significant effects.

With regards to potential habitat degradation effects associated with the release of sediment and other pollutants to surface water, the ZoI of the proposed development is considered to include receiving water bodies in close proximity to, or downstream of, the proposed development site.

The distance downstream is associated with the current biological condition of the accepting water body and its capacity to accept and assimilate sediment and other pollutants. The distance downstream is also associated with the sensitivity of the Qualifying Interests of the European Site which may be hydrologically connected to the proposed development site.

Noise from activities has the potential to cause disturbance to resting, foraging and commuting Qualifying Interest and Special Conservation Interest species. With regards to disturbance effects, the potential ZoI is commonly considered to be in the local vicinity (within 300m) of the proposed development unless there is evidence to suggest an extension of this disturbance buffer (significant populations of particular sensitive species noted in the area) is needed. The proposed works are anticipated to generate relatively low levels of noise and only during permitted hours. In general, machinery will be designed to ensure that the maximum noise level 10m outside the site boundary does not exceed an equivalent continuous sound level beyond what is recommended in the BSI British Standards (BS5228-1:2009+A1:2014). It should be noted, no night works will be carried out. Further the timescale and footprint of the project is relatively short with an abundance of alternative habitat it the surroundings as such the disturbance to species in the immediate surrounding habitat is considered minimal.

Where the proposed development site does not have the potential to impact on the qualifying Annex II species of the EU Habitats Directive or Annex I species of the EU Birds Directive of a European Site or if the terrestrial qualifying habitats of the European sites occur at a remote distance from the proposed works site, (i.e. buffered from the proposed development site), then these European Sites are not considered to be within the Zol of the proposed development.

6.3 Identification of Relevant European Sites

The source-pathway-receptor (S-P-R) conceptual model was used to identify a list of 'relevant' European sites (i.e. those which could be potentially affected by the Proposed Development). This conceptual model is a standard tool in environmental assessment (OPR, 2021). In order for an effect to occur, all three elements of this mechanism must be in place. The absence or removal of one of the elements of the mechanism means there is no likelihood for the effect to occur. In the context of the Proposed Development, the model comprises:

- Source (s) e.g. Sediment run-off from proposed development works.
- Pathway (s) e.g. Rivers and drains connecting to a European site.
- Receptor (s) e.g. Special Conservation Interests (SCI) or Qualifying Interests (QI).

There are currently No. 3 European sites within 15km of the Proposed Development. These include Blackwater River SAC (002170), Ballyhaura Mountains SAC (002036) and Kilcolman Bog SPA (004095).

Kilcolman Bog SPA has no pathways (physical or hydrological connections which could act as a route for potential direct impacts) to the proposed development. Ballyhaura Mountains SAC is hydrologically connected upstream to the site so as such is screened out as a viable receptor site. The Blackwater SAC is the only Natura 2000 site which is connected to the site by a hydrological pathway via the Dromin (18D30). However, the section of the Dromin river which dissects the site is in its uppermost reaches of the course and when investigated was found to consist of poor quality interspaced shallow puddles with a lack of any free-flowing water. This habitat was further covered by dense vegetation. There was also a lack of any significant gradient along its length. Horizontal directional drilling will be done in this habitat even with the lack of free-flowing water creating minimal surface disturbance and no instream works. As such this potential hydrological pathway was deemed an unviable.

6.4 Relevant Natura 2000 Sites

Potential impacts and their significance, if any, within the Relevant European sites are considered below. Impacts are considered in light of the Conservation Objectives/Special Conservation Interests for which these European sites are designated.

Table 4.1: Screening assessment of the potential effects arising from the proposed development using SPR model

Site Code	Site Name	Distance To (m)	Qualifying Interests (*denotes a priority habitat)	Assessment
002170	Blackwater River (Cork/Waterford) SAC	193.5	Estuaries [1130] Mudflats and sandflats not covered by seawater at low tide [1140] Perennial vegetation of stony banks [1220] Salicornia and other annuals colonising mud and sand [1310] Atlantic salt meadows (Glauco-Puccinellietalia maritimae) [1330] Mediterranean salt meadows (Juncetalia maritimi) [1410] Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation [3260] Old sessile oak woods with Ilex and Blechnum in the British Isles [91A0] Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-	The Blackwater SAC is the only Natura 2000 site which is connected to the site by a hydrological pathway via the Dromin (18D30). However, the section of the Dromin river which dissects the site is in its uppermost reaches of its course and when investigated was found to consist of poor quality interspaced shallow puddles with a lack of any free-flowing water. This habitat was further covered by dense vegetation. Further characteristics such as a lack of any significant gradient along its length further promotes it as an unlikely pollution source pathway. Horizontal directional drilling (HDD) will be done underneath this habitat even with the lack of free-flowing water creating minimal surface disturbance and no instream works with the cable gong underneath the habitat. As such this potential

		_	T	
			Padion, Alnion incanae, Salicion albae) [91E0] Margaritifera margaritifera (Freshwater Pearl Mussel) [1029] Austropotamobius pallipes (White-clawed Crayfish) [1092] Petromyzon marinus (Sea Lamprey) [1095] Lampetra planeri (Brook Lamprey) [1096] Lampetra fluviatilis (River Lamprey) [1099] Alosa fallax fallax (Twaite Shad) [1103] Salmo salar (Salmon) [1106] Lutra lutra (Otter) [1355] Trichomanes speciosum (Killarney Fern) [1421]	hydrological pathway was deemed as an unviable pollution source pathway. The SAC surrounds the site from the South, West and East. In its closest proximity the SAC is located approximately 193.5m from the site. The development site does not support habitats of significance for the listed QIs (Species or habitat) nor where they recorded on site. Further the SAC does not rely on the site for essential resources. Due to the small footprint, timescale and nature of the works, along with plentiful alternative habitat within the site surroundings, disturbance to local terrestrial habitats/species is considered minimal. As such, the proposed development does not have the potential to affect the Blackwater River (Cork/Waterford) SAC QIs and its targets. Therefore, it can be
002036	Ballyhoura Mountains SAC	6428.6	Northern Atlantic wet heaths with Erica tetralix [4010] European dry heaths [4030] Blanket bogs (* if active bog) [7130]	screened out for potential impacts The SAC is located both upstream and up slope of this habitat and as such though it is hydrologically connected to the site, the site does not form a viable pollution source pathway.
			8 5	This European Site is located entirely
			4	outside the proposed development site. At its nearest the designated site is c.
		_	2	6.4km northwest of the proposed
				developments site. There is no viable hydrological connectivity between the site and this European site. Based on this rationale, Ballyhoura Mountains SAC has been screened out for potential impacts
004095	Kilcolman Bog SPA	7897.4	Whooper Swan (Cygnus cygnus) [A038] Teal (Anas crecca) [A052] Shoveler (Anas clypeata) [A056] Wetland and Waterbirds [A999]	This European Site is located entirely outside the proposed development site. At its nearest the designated site is c. 7.9 km south-east of the proposed developments site. There is no hydrological connectivity between the site and this European site. The habitats seen on site are deemed unsuitable for the SPAs QIs. Whooper swan is known to frequent the surrounding region however the habitat on sight would not be significant habitat to the species a further look at previous reports on whooper swan activity in the region further supports this conclusion with whooper swan flightpaths and colonies only being record south of the site with no overlap. Within the locality of the project significant flock sizes have been noted roosting in Ballyroe Quary pond. Ballyroe Quary pond is within the 350m disturbance buffer at 222m (Goodship, N.M and Furness, R.W., 2022). The construction works will be completed in the summer period is as such the work will have no effect on these wintering species. In addition if the work was to be completed during the winter

		1			
				·	months the linear nature of the works
					which runs directly north of the site, with
					the timeframe provide for the installing
					of the cable (100m of cable per day),
					would indicate that at most the work
					would be in the disturbance distance for
			•		a period of one day as such this
					disturbance effect would not be
					considered as one of continued
					significance to the species. Significant
					Whooper swan roost have been noted
					within the area with Kilcolman Bog and
9					the Awbeg Floodplain with the sites
					being a known frequently used flight path
					with ex-situ foraging. Both of these roost
					sites are south of the proposed project as
					such the site does not fall into theses
					flightpaths. Further neither site is within
					the advised disturbance zone for
					whooper swans of 350m (See Further
					Appendices – whooper swan activity
i					map by Entrust LTD).
					Based on this rationale, Kilcolman Bog
		6		0	SAC has been screened out for potential
0					impacts.
T'L. T T 1 1	matingly Assembly	7 C 11 ED 4			mipacio.

The Hydrology map in the Appendices is taken from the EPA website https://gis.epa.ie/EPAMaps/AAGeoTool. The watercourse(s) are labelled along with directional flow (See Appendix 1). Where the flow of the watercourses is away from or does not flow into European sites mentioned, no Qualifying Interests have been recorded within 10km* of the site and/or there is no hydrological connection to the European sites, these sites have been screened out. European sites (SPA/SAC) downstream with direct hydrological connections, or any European sites within 15km where QIs have been recorded on or within 10km of site have been screened in.

Section 7: Potential Impacts

The available information on the relevant Natura 2000 sites, was reviewed to establish whether the proposed development site is likely to have a significant effect on any European Site. The potential for impacts on the features of interest is identified using information collated from the desk study in conjunction with the ecological appraisal data (Field study). The likelihood of impacts occurring are established in light of the type and scale of the project, the location of the project with respect to the Natura 2000 sites and the features of interest and conservation objectives of the relevant Natura 2000 sites. The assessment was carried out following the source-pathway-receptor model. The potential impacts are summarised into the following categories for screening process.

- Direct impacts which refer to habitat loss or fragmentation arising from possible land-take requirements for development. Direct impacts can be as a result of a change in land use or management (e.g. the removal of agricultural practices which prevent scrub encroachment).
- Indirect and secondary impacts do not have a straight-line route between source and receptor. As a result, it is often difficult to ensure that all the possible indirect impacts of the plan or development, in combination with other plans and projects are established.
- Indirect and secondary impacts can occur when a development alters the hydrology of a catchment area, which in turn affects the movement of groundwater to a site and the qualifying interests that rely on the maintenance of water levels.
- Deterioration in water quality can occur as an indirect consequence of a development, which in turn changes the aquatic environment and reduces its capacity to support certain plants and animals.

- Disturbance to fauna can occur directly through the loss of habitat (e.g. potential bat roosts) or indirectly through noise, vibration and increased activity associated with construction and operation.
- Collision risk during the operational phase could potentially impact on bird species.

Site-Specific Conservation Objectives (SSCOs) have been prepared for a number of European sites. These detailed SSCOs aim to define favourable conservation condition for the qualifying habitats and species at that site by setting targets for appropriate attributes which define the character habitat. The maintenance of the favourable condition for these habitats and species at the site level will contribute to the overall maintenance of favourable conservation status of those habitats and species at a national level.

Favourable conservation status of a species can be described as being achieved when:

Population data on the species concerned indicate that it is maintaining itself, and the natural range of the species is neither being reduced or likely to be reduced for the foreseeable future, and there is, and will probably continue to be, a sufficiently large habitat to maintain its populations on a long-term basis.'

Favourable conservation status of a habitat can be described as being achieved when:

'Its natural range, and area it covers within that range, is stable or increasing, and the ecological factors that are necessary for its long-term maintenance exist and are likely to continue to exist for the foreseeable future, and the conservation status of its typical species is favourable'.

A Generic Conservation Objective for a SAC is as follows:

To maintain or restore the favourable conservation condition of the Annex I habitat(s) and/or the Annex II species for which the SAC has been selected.

A Generic Conservation Objective for a SPA is as follows:

To maintain or restore the favourable conservation condition of the bird species listed as Special Conservation Interests for this SPA.

7.1 Identification of Potential Significant Effects

Potential impacts, both direct and indirect, as a result of the proposed development were identified in the previous section and summarised below. The potential for cumulative impacts to occur and likelihood of effects being significant are also discussed below.

Direct Impacts

The construction phase of the proposed development will not result in any direct impacts to the relevant European Sites. Only one Natura 2000 site is within direct proximity to the site, Blackwater River (Cork/Waterford) SAC (002170), though this is within the local vicinity of the site (193.5m) subjecting it to possible disturbance (namely noise, light and human presence) the relatively small footprint, timescale and nature of the works would make any disturbance minor and short term and with no significant long term effects.

The proposed development will require localised earthworks primarily in pastoral (GA1) and arable grassland (BC1). The internal boundaries within the site are of low to moderate value for nesting and roosting for passerine birds which were recorded during the field study. There will be limited removal of hedgerows and treelines as part of the proposed development. Where hedgerow and treeline are removed it will be done so in way which allows for careful reinstation once works are complete. The proposed construction works will temporarily make the site relatively unattractive for many of the small passerine species however this will be short term with the abundance

of similar habitat to that within the development site in the surrounding area mitigating any impacts as a result of disturbance or displacement. As the interconnector will be underground there no potential for bird collision

No Natura 2000 site is within the sites boundaries nor relies on the sites for essential resources as such the proposed development will not result in any loss of habitat or fragmentation of habitats which form part of the relevant European Sites.

Indirect Impacts

The sites main hydrologically features of the site is the Dromin stream (18D30) and associated drainage ditch which dissects the site at ITM 552528.09,617517.72. and 552466.83,617667.48 respectively. This site was investigated as a potential hydrological pathway between the site and the Blackwater River (Cork/Waterford) SAC (002170). The characteristic of the habitat as well as nature of the works being done deemed this potential pollution source pathway as unviable (See **table 4.1** for more detail). The site shares the same bedrock limestone aquifer as the SAC (see **Appendix 1**). However, the subsoil of the site and its immediate surroundings is of low to moderate permeability (Shale & Sandstone Till (Numarian)) with the groundwater vulnerability of the region also classified as low to moderate (GSI/maps.ie). In conclusion, the most notable hydrological connectivity between the site and a Natura 2000 site is the Dromin stream and associated drainage ditch which is deem as an unviable pathway.

IUCN red listed waterfowl species such as Eurasian Curlew (Numerins Arquata) and Northern Lapwing (Vanellus vanellus) have been recorded within 2km² of the site. There were no habitats that would be deemed suitable for these protected species within the site. Significant Whooper swan roost have been noted within the area with Kilcolman Bog and the Awbeg Floodplain being a known frequently used flight path with ex-situ foraging. Both of these roost sites are south of the proposed project as such the site does not fall into theses flightpaths. Further neither site is within the advised disturbance zone for whooper swans of 350m (Goodship, N.M and Furness, R.W., 2022). Ballyroe Quarry which is within the disturbance zone at 222m is another site seen to have had significant flock number of Whooper Swans. The planned construction work will take place in the drier summer months as such there will be no effect on these winter visitors. In addition if the work was to be completed during the winter months the linear nature of the works which runs directly north of the site, with the timeframe provide for the installing of the cable (100m of cable per day), would indicate that at most the work would be in the disturbance distance for a period of one day as such this disturbance effect would not be considered as one of significance to the species.

To summarize, the site is unlikely to have direct or indirect impacts on Natura 2000s sites and their QIs.

Section 8: In-Combination and Cumulative Effects

During screening, the assessment of the likelihood of potentially significant effects should be done of the plan or project, either alone or in combination with other projects or plans. The 'in combination' screening requires the identification of other plans and projects that can have potential effects on the same Natura 2000 sites and then assessing their capacity to cause significant effects when considered together with the plan or project under assessment. If this analysis cannot reach definitive conclusions, it should at least identify any other relevant plans and projects that should be scrutinised in more detail during the appropriate assessment.

EC (2021) guidance on assessing cumulative effects at the screening stage advises that:

- The in-combination provision concerns other plans or projects that have been already completed, approved but uncompleted, or proposed (i.e. for which an application for approval or consent has been submitted).
- All types of plans or projects that could, in combination with the plan or project under consideration, have a significant effect, should be included during the assessment.
- The assessment of such cumulative impacts is often less detailed at the screening stage than in the appropriate assessment.
- There is still a need to identify all other plans or projects that could give rise to cumulative impacts with the plan or project in question. and,
- If this analysis cannot reach definitive conclusions, it should at least identify any other relevant plans and projects that should be scrutinised in more detail during the appropriate assessment
- EC (2021). Assessment of Plans and Projects in relation to Natura 2000 sites Methodological guidance on Article 6(3) and (4) of the Habitats Directive 92/43/EEC. (2021/C 437/01). Official Journal of the European Union, European Commission.

A search of the Cork County Council planning enquiry system (https://www.eplanning.ie), and the EIA portal was carried out on the 30th of June 2024 and the 20th of February 2025. Finalised applications lodged within the vicinity of the proposed development within the last 7 years were examined. Planning applications within the last 7 years in the locality of the proposed development site consisted primarily of applications for alterations and extensions to existing buildings, along with the construction of small-scale developments (See **Table 6.1**).

Table 8.1

Planning reference	Proposal	Location	Characteristics of the potential interactions between the projects; sources and pathways	Are significant incombination effects likely
Ballyroe Solar Farm (Planning Reference No. 204041) Decision date 16/02/21	Solar PV energy development (102.76 ha)	Townlands of Ballyroe, Dromin, Ballynadrideen Ardnageehy, Rathnacally and Clashganniv in Ballyhea Charleville, Co. Cork	Solar PV farm is hydrologically and proximally connected to the site. A NIS was submitted with the planning application for the projected in furtherance to an AA screening. The conclusion of these reports were that as long as proper mitigation measures are adhered to there will be no significant effect from the proposed development on the Blackwater (Cork/Waterford) SAC. Further as part of the projects design land is being transformed into a wildlife sanctuary including areas designated specifically for whooper swan as such it is predicted to have a net gain.	No
Fiddane Solar Farm (Planning Reference No. 236099) Decision date 02/07/24	Solar PV energy development (92.75 ha)	Fiddane, Cooliney Coolcaum, Ballynoran, Ballynadrideen Ardnageehy, Charleville Co. Cork	Solar PV farm is hydrologically and proximally connected to the Blackwater River (Cork/Waterford). A NIS was submitted with the planning application for the projected in furtherance to an AA screening. The conclusion of these reports were that as long as proper mitigation measures are adhered to there will be no significant effect	No

Coolcaum	Solar PV energy development	Coolcaum	from the proposed development on the Blackwater River (Cork/Waterford) SAC. A BMP was completed for this site which will help not only in maintaining good environmental standards but improve net biodiversity within the site. Solar Pv farm is connected	No
Solar Farm (Planning Reference No. 225460 & 225681) Decision date 19/06/23		Churchtown Mallow Co.Cork	hydrologically to the site. However, a robust mitigation measure is lined out in the site NIS, so it is unlikely to have significant in combination effect with the proposed development.	
B&R Wind Limited (Planning Reference No. 175292) Decision date 26/01/2018	Works to connect the permitted Boolard Wind Farm (Reg. Refs. 12/5997 and 15/5521/PL.04.245560) to the existing Charleville 110kv ESBN substation	Boolard, Shinanagh, Clyderragh, Cloghanughera, Killaree, Ardmore, Kiltass, Milltown, Garrynagranoge, Ballypierce, Clashganniv, Rathnacally, Charleville, Co Cork.	The site is hydrologically connected to the Blackwater SAC through the Oakfront river. An Appropriate Assessment Screening in relation to the potential effects of the proposed development on European Sites was submitted with the application. In completing the screening exercise, the Board adopted the report of the Inspector and concluded that, by itself or in combination with other development in the vicinity, the proposed development would not be likely to have a significant effect on any European Site in view of the site's conservation objectives.	No
Charleville Solar Farm (Planning Reference No. 175799 and ABP 308846- 20) Decision date 26/01/2018	Development of a 67.8-hectare Solar PV Farm	Fiddane Ballyhea Co. Cork	A Screening for Appropriate Assessment and Natura Impact Statement was carried out. The NIS rigorously inspected the effects the development could have on Natura 2000 site and came to the following conclusion: The NIS contains information which the competent authority, may consider in making its own complete, precise and definitive findings and conclusions and upon which it can determine that all reasonable scientific doubt has been removed as to the effects of the proposed project on the integrity of the relevant European sites. In the light of the conclusions of the assessment which it shall conduct on the implications for the European sites concerned, the competent authority is enabled to ascertain that the proposed project will not adversely affect the integrity of any of the European sites concerned. At the time of writing this report this application was refused by Cork County Council, however an appeal	No

	T	T	T	T
			against the decision has been	
70 11 1		D 11	submitted to An Bord Pleanála.	
Ballyhea Asset	Sand and gravel quarry with an	Ballyroc	A Natura Impact Statement	No
Holdings Ltd.	extraction area of approximately	Ballyhea	was prepared for this proposed	
(154659)	1.7ha and all associated ancillary	Charleville	development, considering	
Decision date	development works	Co. Cork	impacts to the receiving	
29/01/2018			environment and prescribing	
			water quality and surface water	
			mitigation measures to protect	
			the nearby Awbeg River	
			watercourse and the nearby	
			areas of the Blackwater River	
			(Cork/Waterford) SAC.	
Coolcaum	Installation of two 33kV	The Townlands of	A robust Natura Impact	No
interconnector	electricity grid interconnector	Fiddane, Cooliney,	Statement was provided which	
(225933)	with a combined length of	Ballynoran,	took into consideration the the	
Decision date	2217m of underground cable	Coolcaum &	streams on sites connection the	
15/06/23	and 1146 of overhead line to	Ballyroe, Charleville,	Awbeg river and mitigated	
13, 00, 23	connect the Fiddane (pl.ref	Co.Cork.	according. The mitigations are	
	17/05799 & ABP-308846-20)		robust as such if implemented	
	to the consented but not built		it is not foreseen that the projet	
	Ballyroe solar farm (pl/ref.		will have an incombination	
	20/04041)		effect. Further the NIS has	
			mention of possible	
			biodiversity enhancement	
			measures.	
Proposed M20	Limerick City and County	Along the N20 road	Potential for in-combination	No
Road Project	Council, in partnership with		effects as part of this scheme	
1	Cork County Council, Cork City		will be located within the	f l al
2	Council, Transport		Blackwater River	
	Infrastructure Ireland (I'II) and		(Cork/Waterford) SAC.	
	the Department of Transport	A contract of the contract of	However, this proposed project	
	(DoT) are developing the		will be subject to the	
	N/M20 Cork to Limerick		Appropriate Assessment	
	Project. The assessment		process and should be	
	undertaken in Phase 1 identified		cognisant of significant	
-	the preferred road-based	z	negative effects to European	
	scenario as being broadly within		Sites within the receiving	4
	the N20 corridor via Charleville		environment, particularly the	
1 1	and Mallow. T		Blackwater River	1
			(Cork/Waterford) SAC.	

The solar Developments in the surrounding region will likely be staggered and the N/M20 Road project as of yet has not had any definitive commencement date.

Further in review of concerns identified by Cork County Council on the cumulative effect of the surrounding solar farm developments a further investigation into the submitted documents by these projects shows robust standard mitigations measures with further areas of these projects dedicated solely to biodiversity net gain with Ballyroe solar farm having designated a section of the site solely to the enhancement of the Awbeg area for Whooper Swans.

Section 9: Screening Determination

This report to inform screening for appropriate assessment of the proposed development of an Ardnageehy-Ballyroe Cable Route describes and considers the potential for likely significant effects on Natura 2000 sites within 15 km. There are currently No. 3 European sites within 15km of the Proposed Development. These include Blackwater River SAC (002170), Ballyhaura Mountains SAC (002036) and Kilcolman Bog SPA (004095).

Kilcolman Bog SPA has no pathways (physical or hydrological connections which could act as a route for potential direct impacts) to the proposed development. Ballyhaura Mountains SAC is hydrologically connected upstream to the site so as such is screened out as a viable receptor site. The Blackwater SAC is the only Natura 2000 site

which is connected to the site by a via a potential hydrological pathway via the Dromin (18D30). This habitats characteristics combined with the nature of the works, in this case HDD, make this pathway unviable as a pollution source pathway.

The development site does not provide habitats of significance for the listed QIs (Species or habitat) to the surrounding Natura 2000 sites with similar habitat composition being seen in much of the surrounding region. No QIs were recorded during site walkover within the study area. Though concern has been raised for the disturbance of Whooper Swans who are known to frequent the surrounding region the time frame of the works as well as likely staggering of surrounding solar farm projects within the region would indicate if any disturbance was to occur to the species it would not be deemed as not significant.

There is sufficient information presented in this report to consider, with reasonable scientific certainty, that the proposed development, individually or in combination with other plans or projects, is not likely to significantly affect the surrounding European (Natura 2000) sites.

Section 10: References

Bang, P. & Dahlstrom, P. 2004. Animal Tracks and Signs. Oxford University Press, Oxford.

CIEEM (2018) Guidelines for Ecological Impact Assessment in the UK and Ireland. Terrestrial Freshwater and Coastal. Second edition.

Colhoun K. & Cummins S. 2013. Birds of Conservation Concern in Ireland 2014—2019. Irish Birds 9: 523544.

Crowe, O. 2005. Ireland's Wetlands and their Waterbirds: Status and Distribution. BirdWatch Ireland, Newcastle, Co. Wicklow.

Curtis T.G.F. & McGough H.N. 1988. The Irish Red Data Book 1 Vascular Plants. Stationery Office, Dublin.

DoEHLG (2009, rev. 2010) Appropriate Assessment of Plans and Projects in Ireland Guidance for Planning Authorities. Department of the Environment, Heritage and Local Government.

EPA Maps. Available Online at: https://gis.epa.ie/EPAMaps.

Escauriaza, C., Paola, C. and Voller, V.R. (2017). Computational models of flow, sediment transport and morphodynamics in rivers. In Tsutsumi, D., and Laronne, J.B. (eds.) Gravel bed rivers. Processes and disasters. Wiley Blackwell.

European Commission (2001) Assessment of Plans and Projects significantly affecting Natura 2000 Sites: Methodological guidance on the provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC.

European Commission (2000) Managing Natura 2000 Sites: The Provisions of Article 6 of the 'Habitats Directive' 92/43/EEC.

European Union Habitats Directive, (1992). Council Directives 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora.

European Union Birds Directive (1979) Council Directive 79/209/EEC of 2 April 1979 on the conservation of wild birds. Brussels: The Council of the European Communities.

Fossitt J.A. 2000. A Guide to Habitats in Ireland. Heritage Council, Kilkenny.

Hundt, L (editor). 2012 (2nd edition). Bat Surveys: Good Practice Guidelines. UK Bat Conservation Trust. London, England, pp. 95.

JNCC. 2004. Common Standards Monitoring Guidance for Terrestrial Mammals, Version August 2004, ISSN 1743-8160.

King,J.L., Marnell,F., Kingston,N., Rosell,R., Boylan, P., Caffrey, J.M., FitzPatrick,Ü., Gargan,P.G., Kelly,F.L.,

O'Grady, M.F.. Poole, R., Roche, W.K. & Cassidy, D. (2011). Ireland Red List No. 5: Amphibians, Reptiles & Freshwater

Fish. National Parks and Wildlife Service, Department of Arts, Heritage and the Gaeltacht, Dublin, Ireland.

Lundy, M.G., Aughney, T., Montgomery, W.l. & Roche, N. 2011. Landscape Conservation for Irish Bats & Species Specific Roosting Characteristics. Bat Conservation Ireland.

Marnell, F., Kingston, N. and Looney, D., 2009. Ireland Red List No. 3, Terrestrial Mammals. National parks and Wildlife Service, Department of the Environment, Heritage and Local Government, Dublin, Ireland

Nairn, R. & Fossitt, J. 2004. The Ecological Impacts of Roads, and an Approach to their Assessment for National Roads Schemes. In: J. Davenport & J.L. Davenport (eds) The Effects of Human Transport on Ecosystems: Cars and Planes,

Boats and Trains, 98-114. Royal Irish Academy, Dublin.

Nelson, B., Ronayne, C. & Thompson, R. 2011. Ireland Red List No.6: Damselflies & Dragonflies (Odonata). National Parks and Wildlife Service, Department of the Environment, Heritage and Local Government, Dublin, Ireland.

NRA (National Roads Authority). 2008. Guidelines for the treatment of Otters prior to the construction of National Road Schemes. National Roads Authority.

Roche, N., Aughney, T., Marne, F. and Lundy M. 2014. Irish Bats in the 21st Century. Bat Conservation Ireland, Cavan

NPWS (2016) Conservation Objectives: Ballyhoura Mountains SAC 002036. Version 1. National Parks and Wildlife Service, Department of Arts, Heritage, Regional, Rural and Gaeltacht Affairs.

NPWS (2012) Conservation Objectives: Blackwater River (Cork/Waterford) SAC 002170. Version 1.0. National Parks and Wildlife Service, Department of Arts, Heritage and the Gaeltacht.

NPWS (2022) Conservation objectives for Kilcolman Bog SPA [004095]. First Order Site specific Conservation Objectives Version 1.0. Department of Housing, Local Government and Heritage.

Goodship, N.M. and Furness, R.W. (MacArthur Green) Disturbance Distances Review: An updated literature review of disturbance distances of selected bird species. NatureScot Research Report 1283.

Section 11: Appendices

Appendix 1 Maps and Figures

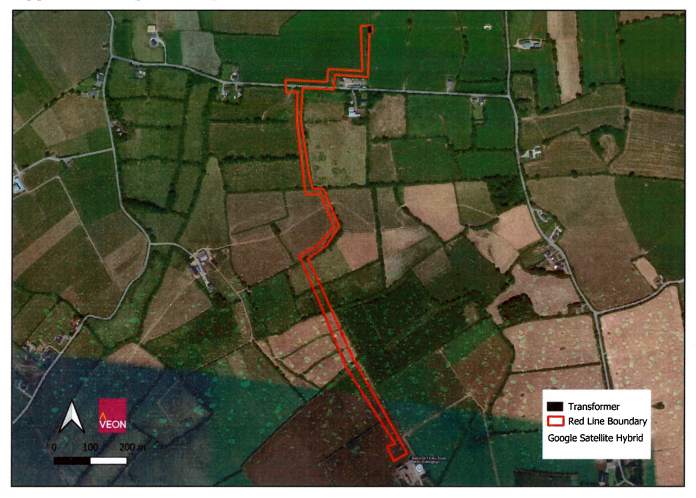


Figure 10.1 Red line Boundary

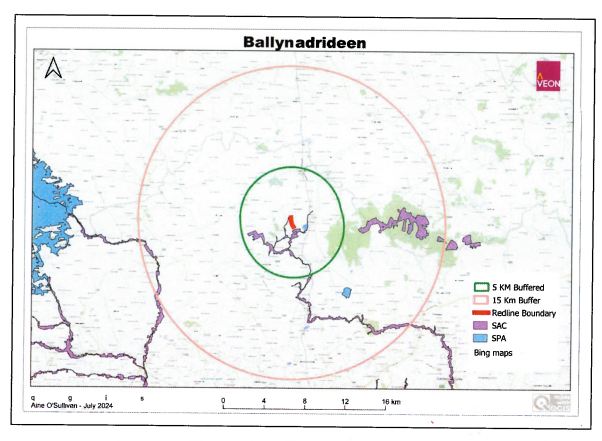


Figure 10.2 Natura 2000 sites within 15KM of the site



Figure 10.3 Labelled Natura 2000 sites within 15km of the site



Figure 10.4 Dromin stream and associated Drainage ditch

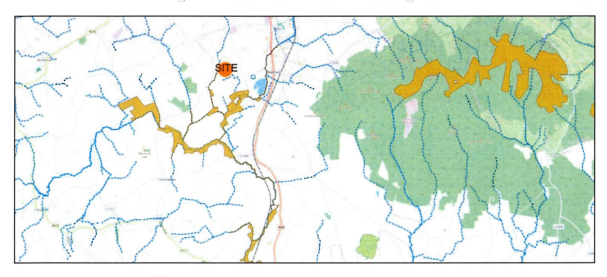


Figure 10.5 River flow directions with relevant SACs and SPAs

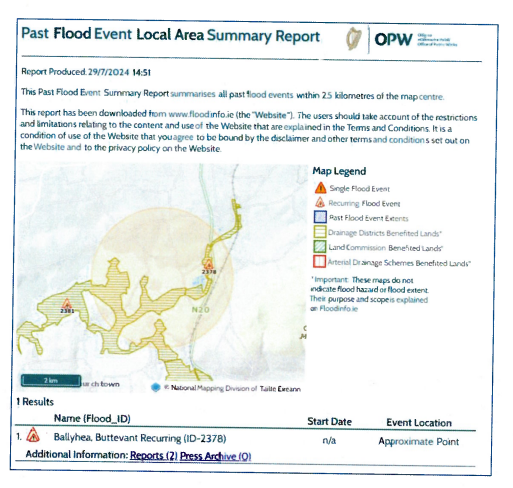


Figure 10.6 Flood data

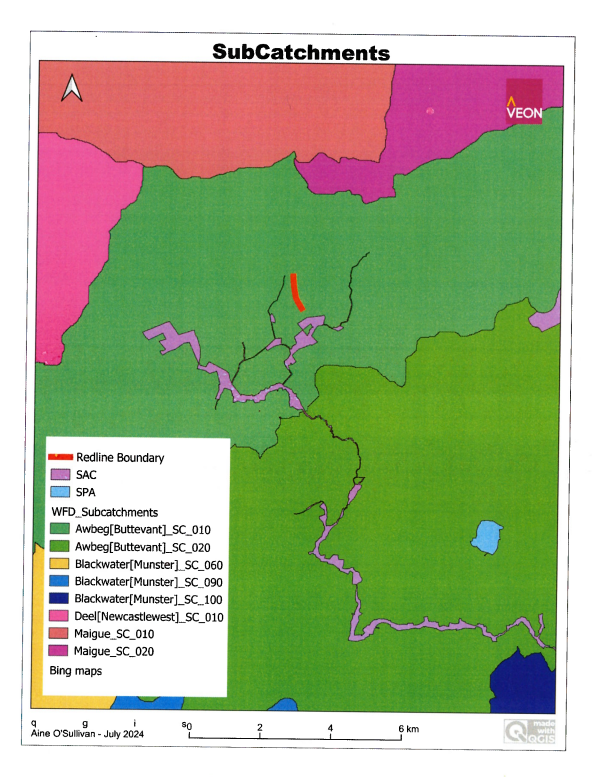


Figure 10.7 Regional SubCatchments

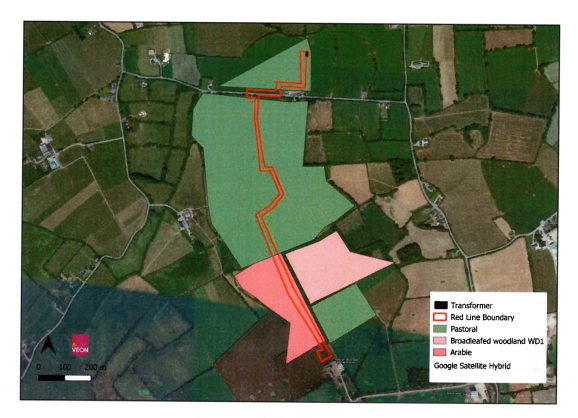


Figure 10.8 Habitat Map of study area

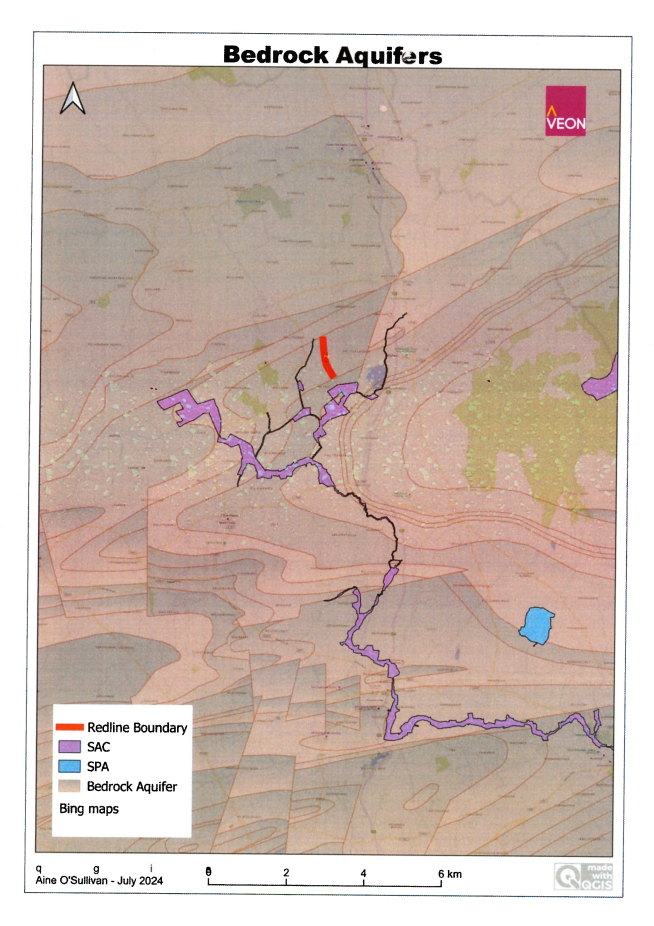
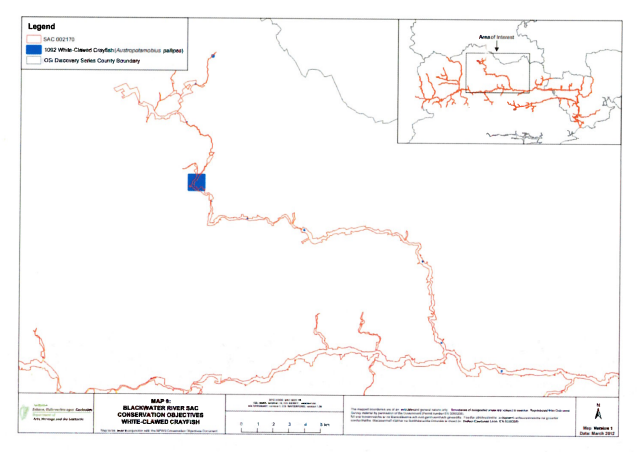
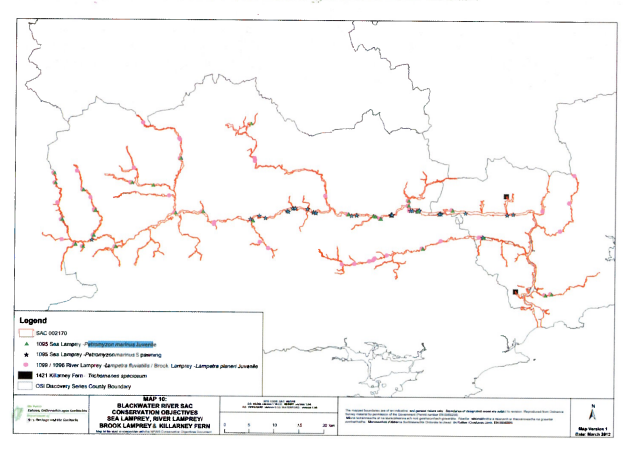


Figure 10.9 Local Bedrock Aquifers



10.10 NPWS White-clawed Crayfish historical recorded distribution



10.11 NPWS Juvenile Sea Lamprey Distribution

Appendix 2 Ecological Appraisal

1.Introduction

This report has been prepared to inform a Screening for Appropriate Assessment (AA) undertaken by Veon Ecology. A detailed desk survey was undertaken on the 29th of July 2024 by Aine O'Sullivan B.Sc. (Hons) in ecology and Environmental Biology at University College Cork. The proposed development site is located within the townland of Ballinadrideen County Cork. It is centred around ITM grid reference: 552551, 617515. An ecological data search for the survey site and the surrounding area was reviewed through the NPW'S, EPA, NBDC and biodiversity Ireland Data bases. In addition, aerial mapping and satellite surveys were reviewed to identify any features of interest within and surrounding the survey site (e.g. large ponds).

2. Site Overview

The location of the proposed underground solar interconnector consists predominantly of Grassland habitat. The sight is not directly connected to any Natura 2000 site but is hydrologically connected the Blackwater River (Cork/Waterford) SAC (002170) through the Dromin (18D30) stream and is within close proximity of the SAC at 193.5m. There are two other Natura 2000 sites located within 15km of the site, Ballyhoura Mountains (002036) and Kilcolman Bog SPA (004095), neither of these have a viable hydrological pathway from the proposed development site.

The habitats within the study area have been assessed, following a detailed desktop study, and were cross referenced with 'A Guide to Habitats in Ireland' (Fossitt, 2000). Photographs illustrating the key areas to which the proposed development are applicable are provided in **Appendix 3.** The primary habitats within the proposed development area comprise of Pastoral (GA1) and arable grassland (BC1) fields. These fields are lined by hedgerows (WL1) and Treelines (WL2). There is a small Lowland depositing river (stream) (FW2) dissecting the southerly section of the site and a planted Broadleaved Woodland (WD1) in the south easterly section of the site. There is also a drainage ditch (FW4) which runs into the river Dromin.

Given the scale of the project and habitats present, species of conservation concern are unlikely to occur within the area of the works footprint and immediately adjacent. However, given the proximity of the site to the River Blackwater SAC they will be seen in the surrounding area.

The most significant hydrological feature in the vicinity of the proposed development site is the Dromin (18D30) which runs into the Awbeg river (18A05) and as such the Blackwater River (Cork/Waterford) SAC. The upper section of the Dromin is the part of the Dromin course which dissects site. This section has no free-flowing water. It consists of shallow interspaced puddles of low water quality and has little to no gradient in its length.

No invasive plant species listed in Part 1 of the Third Schedule of S.I No. 477 of 2011, European Communities (Birds and Natural Habitats) Regulations (2011) were recorded within the 2km² grid square wherein the proposed development site is located (NBDC, 2023). Though the Jenkins Spire Snail (*Potamopyrgus antipodaruml*) and Ruddy Duck (*Oxyura jamaicensis*) have been historically reported in the locality.

Habitat and Vegetation Description

The habitats identified within the survey area are outlined below:

- Pastoral grassland (GA1)
- Arable Grassland (BC1)
- Treeline (WL2)
- Depositing Lowland River (FW2)
- Hedgerow (WL1)
- Drainage Ditch (FW4)

The features of these habitats and associated micro-habitats are described below with their suitability for biodiversity conservation within the context of the project. Photographs of the individual macro-habitats identified within the survey site are included for illustration purposes in **Appendix 3**.

Pastoral Grassland (GA1)

The site is compromised predominantly of this habitat. It consists mostly of Dairy of Beef farming pastoral fields. The fields are border by Hedgerows (WL1) and Treelines (WL2). The main vegetation was perennial rhy (*Lolium perenne*), White clover (*Trifolium repens*), Docks (*Rumex*), Renunculus. This grassland is of relatively of low biodiverse value. As such is defined as low value, locally important.

Arable Grassland (BC1)

Arable grassland was the second most prominent habitat on site. The main vegetation seen in this habitat were Barley (*Hordeum vulgare*). The field tend to be larger than the pastoral fields with more managed and gapped hedgerows. Due to its monocrop nature this grassland is of relatively of low biodiverse value. As such is defined as low value, locally important.

Treelines (WL1)

The treeline found on site are mature semi-managed treelines. They consist of broadleaved trees such as Ash (Fraxinus excelsior), Elder (Sambucus nigra), Elm (Ulmus procera), Beech (Fagus sylvatica), Sycamore (Acer pseudoplatanus), Hawthorn (Crataegus monogyna), Blackthorn (Prunus spinosa), Crab apple (Malus sylvestris L. Mill) Pussy willow (Salix cinerea L.). With an understory of immature and stunted trees as well as Gorse (Ulex europaeus), Ivy (sp. Hedera), Nettle (Urtica dioica), Thistles (Cirsium palustre), Cleavers (Galium aparine) and Black berry (Rubus fruticosus). Mature treelines offer a lot of resource for local species including shelter, foraging ground, pathways, and roost and nesting sites as such it is considered of high biodiversity value. However most have been historically managed and can be found in much of the surrounding area. As such is defined as moderate value, locally important.

Depositing Lowland River (FW2)

The Dromin river as defined by EPA mapping is the only waterbody running through the proposed development site. This upper most section of the course consists of shallow pools with an absence of free-flowing water. The water here is of poor water quality with little to no gradient along its length creating stagnant pools. It is bordered by both Treelines and Hedgerows which provide a dense vegetation cover. It may be suitable for smaller amphibians but is unsuitable for any fish species. The main vegetation was Ivy (sp. Hedera) and Ferns (Blechnum spicant). Though the habitat is unsuitable for most riverain species it could act as an important pathway for species

such as Otter (*Lutra lutra*) which has been historically recorded within 2km² of the site. Due to the lack of biodiversity in which this habitat characteristics promotes this habitat can be classified as of Low biodiversity value. As such this habitat is defined as low value locally important.

Hedgerow (WL1)

The hedgerows are predominantly dense tall mature hedgerows. Thin more gappier Hedgerows are more commonly seen in the arable fields. The vegetation consists of solitary trees in combination with gorse, Ivy, Nettle, Thistles, Cleavers and Blackberry, Bramble and stunted trees. The stunted trees usually consisted of Hawthorn. Hedgerows provide many amenities for the local wildlife including shelter, foraging ground, pathways, and roost and nesting sites as such it is considered of high biodiversity value. However most have been historically managed and can be found in much of the surrounding area; As such is defined as moderate value, locally important.

Drainage Ditch (FW4)

One drainage ditch dissects the site before joining the Dromin stream, The vegetation comprised of mostly Ivy and Bramble. This habitat would be considered of low biodiversity value. As such this habitat is defined as low value locally important.

Ecological Appraisal and Species Recorded

As part of this report the relevant historic records from the National Biodiversity Data Centre (NBDC) were accessed and the findings included as part of the overall biodiversity summary of the site.

Volant and Non-Volant Mammals

Historic NBDC records for protected volant and non-volant mammals were reviewed within the 10km² (R51) and 2km² (R51I) grid squares surrounding the proposed development site and tabulated below in Further Appendices.

Bat Habitat Appraisal

Historic records of bats were recorded within the 10km² grid square on which the site is located. The habitat suitability index for 'All bats' and for each individual species of bat is presented below. The overall suitability of the area for bat activity was relatively moderate (26.11). The area is deemed as moderate for bat activity with no building present within the redline boundary that could pose as a larger roost site with suitable small roost habitats surrounding the survey area through mature treelines, thus it cannot be ruled out that bats may use the site for foraging and/or commuting through the site or along its boundaries, particularly along the hedgerows and treelines or for smaller roost sites.

Previous bat survey conducted by the Veon Ecology in the surrounding areas of Fiddane, Cooliney, Ballynoran, Coolcaum and Ballyroe concluded that the bat activity in these surrounding areas was low.

Suitability index for different bat species:				
Common Name	Scientific Name	Suitability Score		
Soprano pipistrelle	Pipistrellus pygmaeus	42		
Brown long-eared bat	Plecotus auritus	36		
Common pipistrelle	Pipistrellus pipistrellus	44		
Lesser horseshoe bat	Rhinolophus hipposideros	1		
Leisler's bat	Nyctalus leisleri	37		
Whiskered bat	Myotis mystacinus	18		
Daubenton's bat	Myotis daubentonii	27		

Nathusius' pipistrelle	Pipistrellus nathusii	2
Natterer's bat	Myotis nattereri	28
Total Score for	All Bat Species	26.11

Table 9.1

Eurasian Badger (Meles meles)

Badgers were recorded within the 10km² grid square on which the site is located. Due to the unsuitability of the habitats surrounding the survey site and lack of any substantial evidence such as snuffle hole and latrines it is unlikely that there is a set located in the area. There are also no historical records of Badger sets been seen within the sight or its immediate surroundings. However, it cannot be ruled out that these species may use the site for passageway between areas.

Otter (Lutra lutra)

Otters were recorded within the 10km² and 2km² grid square in which the site is located. Due to the unsuitability of the habitats within the survey site, it is unlikely that there are Otter sets within the site. They may use the site for passageway between areas with the densely vegetated Dromin habitat providing suitably shelter route for traverse rather than foraging/dwelling.

Red Fox (Vulpes vulpes)

Red Fox has been recorded within the NBDC 10km² grid squares R51 where the proposed site is located (NBDC, 2023). A vixen was noted during a walkover survey to the southern edge of the site. A den was also noted at 552556.7,617470.6 in the roots of a mature tree (See **Appendix 3**).

Irish Hare (Lepus timidus bibernicus)

Irish Hare has been recorded within the NBDC 10km² of the sight none were observed during the site survey. Irish hare is a common occurrence on agriculture lands; therefore, it is likely that the species regularly uses the site and the surrounding areas. As there is equally suitable area readily available in the surrounding habitat it is unlikely that the local species will be affected.

Other non-volant mammals

Pygmy Shrew (Sorex minutus), Red Squirrel (Scirus vulgares) and West European Hedgehog (Erinaceus europaeus) were also historically recorded in proposed development. Hedgerows, treelines and the broadleaved woodland do provide possible habitats for these species. As the project will be minimally disturbing these habitats and due to its small scale, it is unlikely to have any significant and long-term effects on these species.

Amphibians

The lowland depositing stream habitat seen on site provides a possibly suitable habitat for Amphibian and lizards. This habitat has poor water quality and would likely be used as a transitional habitat rather than as a domicile. No lizards have historically been recorded within the NBDC 2km² of the sight. The Common frog was the only species to have been recorded within the NBDC 10km².

Birds/Avifauna

Bird activity within the proposed development site and its surrounding environs was typical of the habitat assemblages present i.e., areas comprised of improved grassland, linear hedgerow habitats and drainage channels. The highest level of bird activity was associated with habitats affording suitable cover, i.e., hedgerows and adjacent linear treelines. The open areas of improved agricultural grassland, which makes up much of the proposed

development footprint, are largely unsuitable for nesting birds, habitats such as these and their associate fauna are commonly used by hunting raptors such as Buzzards.

Species protected under the EU Birds Directive (2009/147/EC) and/or listed as a species of concern on the Birds of Conservation Concern in Ireland (BoCCI) list have been recorded within the 2km² grid squares. These include Black-headed Gull (*Larus ridibundus*), Common Coot (*Fulica atra*), Common Goldeneye (*Bucephala clangula*), Common Kestrel (*Falco tinnunculus*), Common Kingfisher (*Alcedo atthis*), Common Pochard (*Aythya ferina*), Common Sandpiper (*Actitis hypoleucos*), Eurasian Curlew (*Numenius arquata*) and Whooper Swan (*Cygnus cygnus*). No habitat on site would be considered one of significance to these species with similar habitat making up the majority of the surrounding landscape.

Bird species recorded during the Phase 1 Walkover survey included Buzzard (Buteo buteo), Siskin (Spinus spinus), Willow warbler (Phylloscopus trochilus), Chaffinch (Fringilla coelebs), Robin (Erithacus rubecula), Wood pigeon (Columba palumbus), Wren (Troglodytes troglodytes), Chiff chaff (Phylloscopus collybita) and Goldcrest (Regulus regulus).

Protected birds recorded in the NBDC 2km² grid squares which may utilise the site, wider site, or adjacent habitats are listed below in **Further Appendices**.

Freshwater Aquatic Fauna

The proposed development site is located within the Munster Blackwater Margaritifera SAC Catchment. Freshwater Pearl Mussel (Margaritifera margaritifera) has not been recorded within the 10km² or 2km² grid squares (NBDC, 2023).

White-clawed Crayfish (*Austropotamobius pallipes*) have been recorded within the 2km² grid squares (NBDC, 2023). An Aquatic Report was completed as part of the application for the proposed Coolcaum Solar Farm on the Rathnacally stream in August 2022 by members of Veon Ecology (Veon Ltd). This survey recorded no White-clawed Crayfish or Freshwater Pearl Mussel, both qualifying interests of the Blackwater River (Cork/Waterford) SAC (002170). NPWS has recorded the species within 5km of the proposed development (See **Appendix 1**).

The main channel of the Blackwater River is an established Salmonid Water designated under the European Communities (Quality of Salmonid Waters) Regulations of 1988 (S.I. No. 293 of 1988), with some of its tributaries important for salmon spawning and nursery. Atlantic Salmon (Salmo salar) require EPA Class A water: Q values Q4 to Q5 to thrive (Curtis et al., 2009). Neither the water quality, nor the habitat type found in the watercourses to be crossed by the proposed interconnector route are suitable for Atlantic salmon reproduction. While there is some suitable instream habitat for salmon spawning and nursery in the Awbeg river, the current biological water quality there is also unsuitable. A salmon parr was caught in a kick sample taken in the nearby Awbeg river in June 2019, when water quality was better.

Adult Sea Lamprey (*Petromyzon marinus*), Brook Lamprey (*Lampetra planen*) and River Lamprey (*Lampetra fluviatilis*) have not been recorded within the 10km² and 2km² grid squares (NBDC). Juvenile sea Lamprey have been recorded within 5km² of the site (NPWS) (See **Appendix 1**).

The most significant hydrological feature on site is the River Dromin as defined by EPA maps. The uppermost course of this river is what seen on sight. The Section of the Dromin river does not have any free-flowing water it consists of shallow stagnant puddles of poor water quality consisting primarily of mud. This section of the river Dromin has little to no gradient. These unfavourable characteristics make it an unsuitable habitat for the above listed QIs.

Further References

Appropriate Assessment of Plans & Projects in Ireland – Guidance Notes (Dec 2009)

Brooker, M. P. 1985. The Ecological Effects of Channelization. The Geographical Journal 151, 63-69.

Cleave, A. 1995. Birds of Britain & Europe. Chancellor Press, Hong Kong.

Collins, J. F. & T. Cummins (eds.). 1996. Agroclimatic Atlas of Ireland. Agmet, Dublin.

Department of the Environment, Heritage & Local Government (DoEHLG). 2010. Appropriate Assessment of Plans & Projects in Ireland. Guidance for Planning Authorities. Department of Environment, Heritage & Local Government.

Available at: www.npws.ie/sites/default/files/publications/pdf/NPWS_2009_AA_Guidance.pdf

European Commission, 2002. Assessment of plans and projects significantly affecting Natura 2000 sites: Methodological guidance on the provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC. Office for Official Publications of the European Communities, Luxembourg

European Commission. 2018. Commission notice: Managing Natura 2000 sites. The provisions of Article 6 of the Habitats' Directive 92/43/EEC. Available at: www.ec.europa.eu/environment/nature/natura2000/management/guidance_en.html

European Communities. 2002. Assessment of Plans & Projects Significantly Affecting Natura 2000 Sites: Methodological guidance on the provisions of Article 6(3) & (4) of the Habitats Directive 92/43/EEC. Office for

Official Publications of the European Communities, Luxembourg.

Fossit, J. A. 2000. A Guide to Habitats in Ireland. The Heritage Council, Kilkenny.

Gardiner, M. J. & T. Radford. 1980. Soil Associations of Ireland and Their Land Use Potential: Explanatory Bulletin to Soil Map of Ireland. An Foras Taluntais, Dublin. Geohive. OSI, Ireland.

Hayden, T. Harrington, R. 2000. Exploring Irish Mammals. Town House & Country House Ltd. Dublin.

http://pollinators.ie/app/uploads/2018/05/Pollinator-Plan-2018-WEB.pdf.

https://gis.epa.ie/EPAMaps/AAGeoTool.

https://www.floodinfo.ie.

Hubbard, C. E. 1992. Grasses: A Guide to their Structure, Identification, Uses and Distribution in the British Isles.

National Biodiversity Data Centre – https://biodiversityireland.ie/& https://maps.biodiversityireland.ie.

National Parks & Wildlife Service — www.npws.ie.

Smith, A. J. E. 2004. The Moss Flora of Britain & Ireland. 2nd Ed. Cambridge.

Smith, G. F., O'Donoghue, P., O'Hora, K., Delaney, E., 2011. Best Practice Guidance for Habitat Survey and Mapping. The Heritage Council, Kilkenny.

Stace, C. A. 2010. New Flora of the British Isles. The National Roads Authority. Ecological Surveying Techniques for Protected Flora and Fauna during the Planning of National Road Schemes. NRA.

Further Appendices

Bird species re	ecorded in 2km²
Species Name	Designations/Conservation Status
Black-billed Magpie (Pica pica)	
Black-headed Gull (Larus ridibundus)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Red List
Blue Tit (Cyanistes caeruleus)	
Chaffinch (Fringilla coelebs)	
Common Blackbird (Turdus merula)	
Common Bullfinch (Pyrrhula pyrrhula)	
Common Coot (Fulica atra)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section I Bird Species Protected Species: EU Birds Directive >> Annex III, Section II Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Common Goldeneye (Bucephala clangula)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section II Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Common Kestrel (Falco tinnunculus)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Common Kingfisher (Alcedo atthis)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex I Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Common Moorhen (Gallinula chloropus)	
Common Pochard (Aythya ferina)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section I Bird Species Protected Species: EU Birds Directive >> Annex III, Section II Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List

Common Redshank (Tringa totanus)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Red List
Common Sandpiper (Actitis hypoleucos)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Common Snipe (Gallinago gallinago)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section I Bird Species Protected Species: EU Birds Directive >> Annex III, Section III Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Common Starling (Sturnus vulgaris)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Dunlin (Calidris alpina)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex I Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Eurasian Curlew (Numenius arquata)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section II Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Red List
Eurasian Jackdaw (Corvus monedula)	
Eurasian Teal (Anas crecca)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section I Bird Species Protected Species: EU Birds Directive >> Annex III, Section II Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Eurasian Wigeon (Anas penelope)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section I Bird Species Protected Species: EU Birds Directive >> Annex III, Section II Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
European Robin (Erithacus rubecula)	
Fieldfare (Turdus pilaris)	
Great Cormorant (Phalacrocorax carbo)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List

Great Crested Grebe (Podiceps cristatus)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Great Tit (Parus major)	TAMBOL ZIBL
Green Sandpiper (Tringa ochropus)	
Grey Heron (Ardea cinerea)	
Grey Wagtail (Motacilla cinerea)	
Hedge Accentor (Prunella modularis)	
Hooded Crow (Corvus cornix)	
House Sparrow (Passer domesticus)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Lesser Black-backed Gull (Larus fuscus)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Little Grebe (Tachybaptus ruficollis)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Mallard (Anas platyrhynchos)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section I Bird Species Protected Species: EU Birds Directive >> Annex III, Section I Bird Species
Mute Swan (Cygnus olor)	Protected Species: Wildlife Acts Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Northern Lapwing (Vanellus vanellus)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section II Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Red List
Northern Shoveler (Anas clypeata)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section I Bird Species Protected Species: EU Birds Directive >> Annex III, Section III Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Red List
Redwing (Turdus iliacus)	
Rook (Corvus frugilegus)	

Ruddy Duck (Oxyura jamaicensis)	Invasive Species: Invasive Species Invasive Species: Invasive Species >> High Impact Invasive Species Invasive Species: Invasive Species >> EU Regulation No. 1143/2014 Invasive Species: Invasive Species >> Regulation S.I. 477 (Ireland)
Song Thrush (Turdus philomelos)	
Tufted Duck (Aythya fuligula)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex II, Section I Bird Species Protected Species: EU Birds Directive >> Annex III, Section II Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
White Wagtail (Motacilla alba)	
Whooper Swan (Cygnus cygnus)	Protected Species: Wildlife Acts Protected Species: EU Birds Directive Protected Species: EU Birds Directive >> Annex I Bird Species Threatened Species: Birds of Conservation Concern Threatened Species: Birds of Conservation Concern >> Birds of Conservation Concern - Amber List
Winter Wren (Troglodytes troglodytes)	

	Pro	tected Mammal species recorded in 10km ²
Common Name	Scientific Name	Designations/Conscrvation Status
Brown Long-eared Bat	(Plecotus auritus)	Protected Species: EU Habitats Directive Protected Species: EU Habitats Directive >> Annex IV Protected Species: Wildlife Acts
Eurasian Badger	(Meles meles)	Protected Species: Wildlife Acts
Eurasian Pygmy Shrew	(Soren minutus)	Protected Species: Wildlife Acts
Eurasian Red Squirrel	(Sciurus vulgaris)	Protected Species: Wildlife Acts
European Otter	(Lutra lutra)	Protected Species: EU Habitats Directive Protected Species: EU Habitats Directive >> Annex II Protected Species: EU Habitats Directive >> Annex IV Protected Species: Wildlife Acts
Fallow Deer	(Dama dama)	Invasive Species: Invasive Species Invasive Species: Invasive Species >> High Impact Invasive Species Invasive Species: Invasive Species: Negulation S.I. 477 (Ireland) Protected Species: Wildlife Acts
Lesser Noctule	(Nyctalus leisleri)	Protected Species: EU Habitats Directive Protected Species: EU Habitats Directive >> Annex IV Protected Species: Wildlife Acts
West European Hedgehog	(Exinaceus europaeus)	Protected Species: Wildlife Acts

Protecte	d Mammal species recorded in 2km ²
European Otter (Lutra lutra)	Protected Species: EU Habitats Directive Protected Species: EU Habitats Directive >> Annex II Protected Species: EU Habitats Directive >> Annex IV Protected Species: Wildlife Acts

Common Name	Scientific Name	Designations/Conservation Status
Common Frog	(Rana temporaria)	Protected Species: EU Habitats Directive Protected Species: EU Habitats Directive >> Ann ex V Protected Species: Wildlife Acts

Table 9.1: Protected freshwater species recorded in 2km² grid surrounding the site (NBDC, 2023).

Common Name	0.1 .10 51	
Common Ivame	Scientific Name	Designations/Conservation Status
Freshwater White- clawed Crayfish	(.Austropotamobius pallipes)	Protected Species: EU Habitats Directive Protected Species: EUHabitats Directive >> Annex II Protected Species: EU Habitats Directive >> Annex V Protected Species: Wildlife Acts

ring Whooper Swan Survey 2022/ 2023	Caherconnor Baltyroe Comments Flightlines Other birds	4	*39* The north bank. None 200 Lapwing at the north bank. Backwater 1'lats	wan left 1 Mute Swan flew tross to downstream at low altitude <10m	tile AWDeg fiver.	42* ** ** ** ** ** ** ** ** ** ** ** ** *	coper orth the dusk, of 6 at	None None None None None		2 in low flight to	9 took-off to West and the first term in low	9 took-off to West 4 Greylag low flight and turn in low downstream	short low flight to	Short flight from fields on the south bank to grazing on the north side of the river	Bestination Flew east unknown but 6 Greylag fly WSW
Winter	Kilcolman Glanmore Awbeg Flats Bridges			61			None 12	6 None None							
	Mountbridget		None		None		None	Nonc							
	Duration	16:00	06:30- 13:15	15:20	16:30	09:45	09:05- 17:00	3rd party report	07:25	07:51	07:55	07:57	08:00	08:04	08:13
Surgeon	Date and Period	22/10/2022	23/10/2022	25/10/2022	25/10/2022	07/11/2022	17/11/2022	18/11/2022	25/11/2022	25/11/2022	25/11/2022	25/11/2022	25/11/2022	25/11/2022	25/11/2022

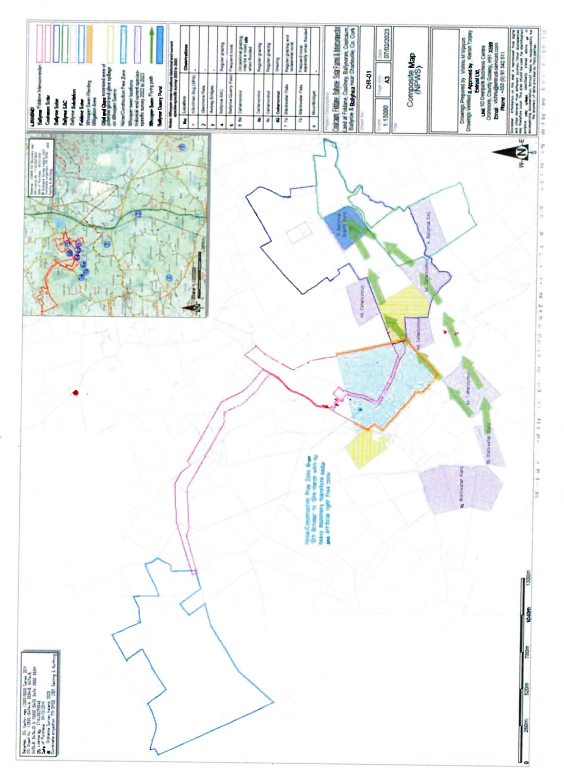
	Flightlines Other birds	Caherconnor grazing area	Destination unknown but possibly to Caherconnor	Destination unknown but possibly to Caherconnor	Destination unknown but possibly to Caherconnor	15 Greylag flew southwest downstream						12	P		Caherconnor fields Greylag: c.200 at Kilcolman, 1 at Blackwater Hats, 73
	Comments		Flew east	Flight east	Plight east	Total count of 53 Whooper Swans at Blackwater l'lats for	November 25", 2022.	Disturbance at Mountbridget site by	Not flooded. Deployed	Not flooded	Dense fog, no visibility.	DIOCET CONTRACT DATE OF THE CONTRACT OF THE CO	Audio recorder deployed		Roost flights from Caherconnor to Ballyhea 16:50 to 17:30.
22/ 2023	Ballyroc Quarry														66
an Survey 202	Błackwater Flats		4	7	9				None		None		None	75	26
ring Whooper Swan Survey 2022/ 2023	Caherconnor														c.30
Wintering	Awbeg Bridges						None						None		
	Glanmore Flats						None			None			None		
	Kilcolman						None					7		2	20+
	Mountbridget						None	3					None		
	Duration		08:19	08:21	08:28	09:16	09:30- 15:00	15:00	15:13	13:30	14:30	3rd party report	14:00- 20:00	3rd party report	13:30-
Surgay	Date and Period		25/11/2022	25/11/2022	25/11/2022	25/11/2022	25/11/2022	09/12/2022	09/12/2022	12/12/2022	12/12/2022	16/12/2022	18/12/2022	19/12/2022	20/12/2022

	Flightlines Other birds	Groups of 8 to 25 Up to 100 Greylags arrived from the arrived from East west and northwest into Kilcolman after after sunset	Eleven birds c 50 Greylags arrived departed Kilcolman at Kilcolman after south-eastwards in sunset (too dark to two groups after count)	All flightlines appear to be from West	Flightline approach to Kilcolman was from the south. This may have been only the final approach	Caherconnor birds flew to Ballyroe Quarry pond after sunset
	Comments	Dusk watch at Kilcolman 17:30-18:20. Whooper swan flew inwards to roost, all arrivals from West. Audio recorder deployed near the Fiddane OIII.	Whooper swans at Caherconnor grazing in field 10 (new' field, see map file). Audio recorder checked. At Kilcolman, min. 3 birds in distant fields to the south, 18 in Kilcolman pond.	No swans at Kilcolman on arrival. 17:50-19:00 swans flew in from West in groups of 9-12. Ballyroe count after dark were roosting birds (inaccurate count)	**Kilcolman min 11 Whooper swan in fields to the south. Roost watch at dusk 18:00-19:00 - 66 Whooper swan arrived from south.	Large herd at Caherconnor. Kilcolman count at 21:00 (dark) few swans, only 6 seen with thermal imager but no vision at longer range. Recorder retrieved
2/ 2023	Ballyroe Quarry	7		. 34+		Roost 125
in Survey 2022	Blackwater Flats	44	None	None	99	none
ring Whooper Swan Survey 2022/2023	Caherconnor	None	8 4		24	125
Wintering	Awbeg Bridges	None	None	Nonc	None	
	Glanmore Flats	None	None	None	None	
	Kilcolman	c.50	21+	61	11**/c.102	×10*
	Mountbridget	S	None	None	36	55
	Duration	13:00- 18:30	11:00- 16:30	15:00- 21:00	13:00- 20:00	
	Survey Date and Period	30/01/2023	09/02/2023	15/02/2023	20/02/2023	25/02/2023

Wintering Whonper Stran Surrey 2022/ 2023

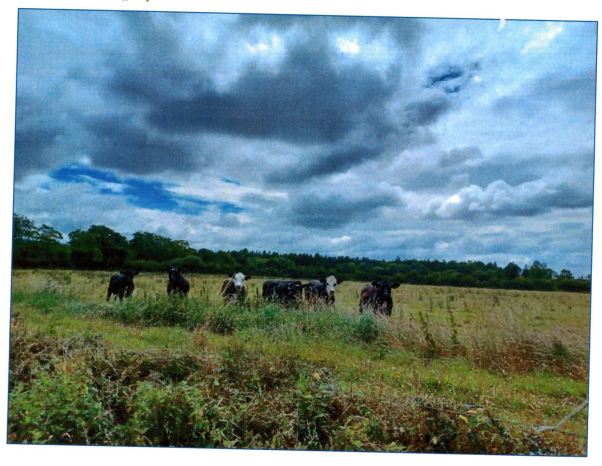
	Other birds	Quarries; Curlew: 46 Ballyroe Quarry	Greylag: 54 Mountbridget, 45 Blackwater Flats. Mute Swan: 1 Blackwater Flats.	Greylag: 112 Mountbridget,			Greylag: 25 at Mountbridger, Blackwater Flats 118, Awbeg Br 76.	No Geese at any of the sites checked
	Flightlines			Caherconnor to Blackwater Flats	Flightlines: F1 19 WS to roost at Ballyroe Quarry; F2 not witnessed but birds were audible at Blackwater Flats	Flew to roost (49 birds) at Ballyroe Quarry overflew the southern section of	COOKAIIII SIIC	
	Comments	Whooper Swan counts at Caherconnor and Blackwater I'lats for not make up the roost count at Ballyhea. Some Whooper Swan arrived from the south-east after dark.	Audio recorder retrieved	Some Whooper Swan arrived at Blackwater Flats roost after dark. Audio recorder deployed	c.20 Whooper swan arrived at Blackwater Flats to roost after dark. Audio recorder deployed	Note flight to roost flew over the southern section of the Coolcaum site	Mountbridget swans partly out of view. 2 at Glanmore Hats were Mute Swans. Audio	Necorders ucproyed. Whooper swan grazing in 'new" fields at Caherconnor, 2 Mute Swan at Awbeg Br. Audio recorders
2/2023	Ballyroe Quarry	<u>}</u>			19	Roost		
Whooper Swan Survey 2022/2023	Blackwater Flats		70	Roost flock	Roost flock	79	19	None
Whooper Swa	Caherconnor			94+	34	None	None	64+
Wintering	Awbeg Bridges				None	None	76	None
	Glanmore Flats				None	None	61	None
	Kilcolman		47		None			55+
	Mountbridget		12	50		51+	+8	None
	Duration		14:00- 18:30	14:00- 20:30	14:00-20:00	12:00-	11:00-	11:00-
	Survey Date and Period		23/12/2022	28/12/2022	02/01/2023	06/01/2023	16/01/2023	25/01/2023



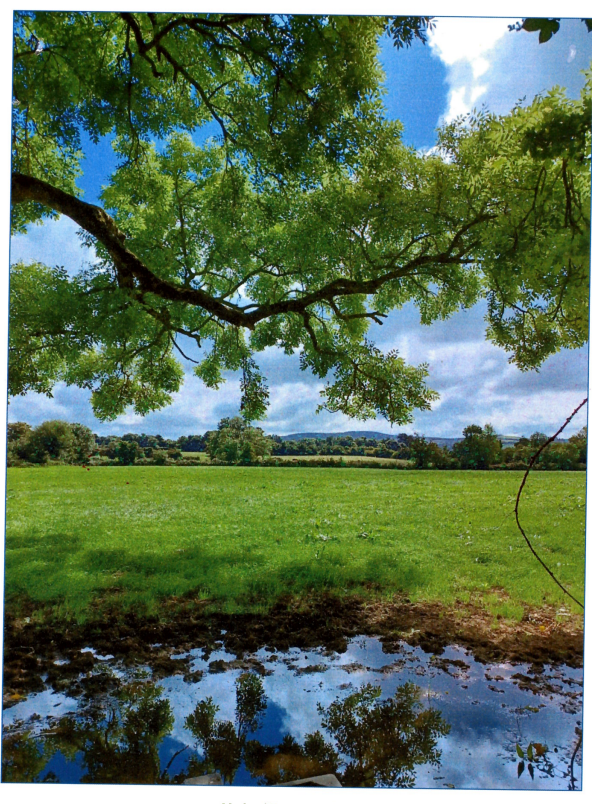


W. Naoper Swan Pale Path

Appendix 3 Photographs



Pastoral Grassland



Hedge/Treelined Fields



Arable Grassland



Drainage Ditch



Hedgerow





Lowland river ditch i.e. Crossing point with WFD classified Dromin stream



Fox Den



Archaeological Impact Assessment

Ardnageehy-Ballyroe Interconnector

Ardnageehy and Ballyroe Townlands, Co. Cork

For

Soleire Renewables Ltd

Dr Karen O'Toole

2nd December 2024

CONTENTS

EXE	CUTIVE SU	JMMARY1						
1.		uction2						
1.1.		General2						
1.2.		Proposed development2						
1.3.		cation						
1.4.		dology						
2.		ological and Historical Background4						
2.1.		ory4						
2.2.		edieval Period5						
2.3.		al Period5						
2.4.		edieval Period6						
2.5.		aphic Sources7						
2.5.1		Survey7						
2.5.2		ance Survey Mapping8						
2.6.		S Archaeological Investigations						
2.6.1		oe Solar Farm (Planning Ref.: 20/04041; ABP-314431-22)11						
2.6.2		geehy Solar Farm (Planning Ref.: 23/6099)16						
2.6.3		ional Previous Investigations19						
2.7.		phical Files of the National Museum of Ireland21						
3.	Archaeol	ogical Heritage21						
3.1.		Monuments21						
3.2.		f Monuments and Places (RMP / SMR sites)21						
3.3.		nated Sites						
4.	Results of Geophysical Survey							
5.	Summary	Summary and Conclusions25						
5.1.		Baseline Summary of Potential25						
5.2.	Recommendations							
6.	REFERENCES							
6.1.		urces28						
APPEN		SUMMARY OF RELEVANT LEGISLATION						
APPEN	DIX 2	STANDARDS AND GLUDELINES						

List of Figures

Figure 1 Location of proposed interconnector cable
Figure 2 Excerpt from Down Survey (1656) County Map of Cork
Figure 3 Excerpt of OS First Edition 6-inch map showing northern half of proposed interconnector
Figure 4 Excerpt of OS First Edition 6-inch map showing southern half of proposed interconnector
Figure 5 Excerpt of OS 25-inch map showing northern half of proposed interconnector9
Figure 6 Excerpt of OS 25-inch map showing southern half of proposed interconnector10
Figure 7 Relevant areas of previous archaeological investigation
Figure 8 Summary interpretation of geophysical survey results at Ballyroe (Licence No.: 19R0129)
Figure 9 Test trench locations at Ballyroe (Licence No.: 22E0378)
Figure 10 Exclusion (red) and buffer (orange) zones at Ballyroe15
Figure 11 Location of additional test trenches at Ballyroe (Licence No.: 24E0383)16
Figure 12 Summary interpretation of geophysical survey results at Ardnageehy solar farm (Licence No.: 22R0388)
Figure 13 Location of test trenches at Ballyroe (Licence No.: 23E0122)18
Figure 14 Exclusion (blue) and buffer (yellow) zones at Ardnageehy Solar Farm18
Figure 15 Summary interpretation of geophysical survey results at Fiddane (Licence No.: 16R0210)
Figure 16 Test trench locations at Fiddane (Licence No.: 17E0221)20
igure 17 Undesignated fulacht fia in Ballynadrideen townland22
Figure 18 Undesignated archaeological remains in Ballyroe townland22
igure 19 Summary interpreation of geophysical survey results along proposed interconnector Licence No.: 24R0410)24
igure 20 Exclusion (in blue) and buffer (in yellow) zones around Site 1325

EXECUTIVE SUMMARY

This report provides an archaeological heritage baseline for a proposed underground interconnector cable between the approved Ardnageehy Solar Farm (Planning Ref.: 23/6099) and Ballyroe Substation (Planning Ref.: ABP-314431-22).

The project involves the installation of a 33 KV underground cable for a distance of 1.83 KM to facilitate the grid connection between the Ardnageehy Solar Farm and the Ballyroe substation SID. The proposed grid connection will consist of approximately 1.83 km of an underground cable, with a total Horizontal Direct Drilling (HDD) length of 94.25 m, crossing a public road for 6.4m.

There are no recorded monuments or protected along the proposed cable route, within the redline boundary or in proximity to it.

The entire length of the proposed cable route have been subject to geophysical survey over a number of phases (Licence No.: 19R0129; 22R0388; 24R0410). In areas where archaeological test excavation has taken place, the remains identified have confirmed the results of the geophysical surveys. In all cases, any archaeological remains identified by the geophysical surveys have been preserved *in situ* through the use of exclusion and buffer zones established around the surviving below ground remains. Additionally, the proposed cable route has been designed to avoid any known archaeological features.

No further archaeological mitigation is required during this phase of the project.

It is recommended that all ground disturbance works in later stages of the project are archaeologically monitored. This is due to the potential for the survival of further below ground archaeological remains. Archaeological monitoring is carried out under a Section 26 licence to the National Monuments Service (NMS) of the Department of Housing, Local Government and Heritage. Licences are granted subject to a method statement to be agreed with the NMS and can take 4 weeks or more to procure.

All recommendations made in this report are subject to the approval of the National Monuments Service of the Department of Housing, Local Government and Heritage and the National Museum of Ireland.



1. INTRODUCTION

1.1. General

Courtney Deery Heritage Consultancy were appointed by Soleire Renewables Ltd to carry out an archaeological impact assessment for a proposed underground interconnector cable between the approved Ardnageehy Solar Farm (Planning Ref.: 23/6099) and Ballyroe Substation (Planning Ref.: ABP-314431-22). This report provides an archaeological heritage assessment for the proposed interconnector.

1.2. Proposed development

The proposed project would facilitate a connection between the approved Ardnageehy Solar Farm (Planning Ref. 23/6099) and a 110kV Ballyroe Substation SID (Planning Ref.: ABP-314431-22) located in Ballynadrideen & Ballyroe Townlands, Co. Cork.

The project involves the installation of a 33 KV underground cable for a distance of 1.83 KM to facilitate the grid connection between the Ardnageehy Solar Farm and the Ballyroe substation SID. The proposed grid connection will consist of approximately 1.83 km of an underground cable, with a total Horizontal Direct Drilling (HDD) length of 94.25 m, crossing a public road for 6.4m. The approximate minimum width of the redline is 10 m with a total development area of 1.8097 Ha/4.4719 Acres. A full construction methodology is included in the enclosed submission.

1.3. Site Location

The proposed interconnector cable route is located in Ballynadrideen and Ballyroe townlands, in the parish of Aglishdrinagh and the barony Orrery and Kilmore (Figure 1). It is situated in a rural landscape of predominantly pasture fields. The general topography of the area is one of undulating river valleys, rising to the Ballyhoura Mountains to the east and rolling hills to the north and west. The underlying solid geology includes the Upper Carboniferous Clare Shale formation.

The proposed cable route is located in a rich archaeological landscape that has been the subject of considerable previous archaeological investigation in recent years. Archaeological investigations associated with previous planning applications have resulted in an extensive understanding of the surrounding archaeological landscape and its below ground potential. This includes the identification and preservation of previously unknown and undesignated sites.

While this report focuses on archaeological heritage only, it should be noted that there are no protected structures or features of architectural heritage interest within or immediately adjacent to the proposed development. The closest structure of architectural heritage interest is Ballynoran House (NIAH Reg.: 20900713), located c. 580m north-west.



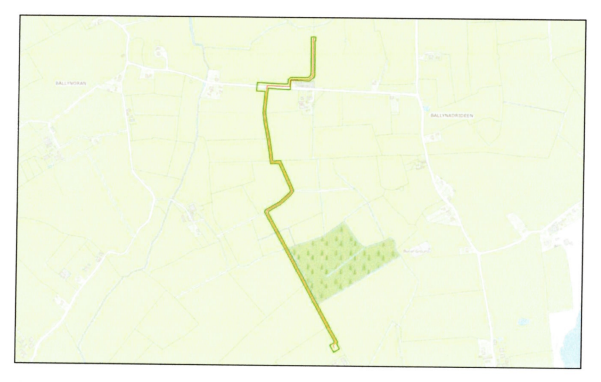


Figure 1 Location of proposed interconnector cable

1.4. Methodology

The assessment of the proposed development area was based on a desk study which was supported by a geophysical survey (Licence No.: 24R0410) to assess the below ground archaeological potential of the proposed interconnector route. Previous cultural heritage and archaeological assessments undertaken by Courtney Deery Heritage Consultancy Ltd in the surrounding area have provided a thorough understanding of the topography and land use within the study area. The reports produced for the assessments have been used to inform this assessment (Cotter 2017; Crowley 2019; Crowley 2023; Crowley and O'Brien 2023; McLoughlin 2022; McLoughlin 2023; Nicholls 2017; Nicholls 2019; Young and Bird 2023a; Young and Bird 2024).

A review of the following information took place in order to inform the Archaeological Impact Assessment (AIA) report:

- UNESCO World Heritage Sites (WHS) and Tentative World Heritage Sites and those monuments on the tentative list;
- National Monuments in State care, as listed by the National Monuments Service (NMS) of the Department of Housing, Local Government and Heritage (DHLGH);
- Sites with Preservation Orders;
- Sites listed in the Register of Historic Monuments;
- Record of Monuments and Places (RMP) and the Sites and Monuments Record (SMR) from the Archaeological Survey of Ireland; The statutory RMP records known upstanding archaeological monuments, their original location (in cases of destroyed monuments) and the position of possible sites identified as cropmarks on vertical aerial photographs. Archaeological sites identified since 1994 have been added to the non-statutory SMR database of the Archaeological Survey of Ireland (National Monuments Service, DHLGH), which is available online at www.archaeology.ie and includes both RMP and SMR sites.



Archaeological sites identified since 1994 are placed on the SMR and are scheduled for inclusion on the next revision of the RMP¹;

- Record of Protected Structures (RPS) in the Cork County Development Plan (2022-2028);
- Cork County Council Architectural Conservation Areas (ACAs) and their statements of character;
- National Inventory of Architectural Heritage (NIAH) Building Survey;
- National Inventory of Architectural Heritage (NIAH) Garden Survey (paper survey only);
- A review of the topographical files the National Museum of Ireland;
- Cartographical Sources, OSi Historic Mapping Archive, including early editions of the Ordnance Survey including historical mapping (such as Down Survey 1656 Map);
- The Irish archaeological excavations catalogue i.e. Excavations bulletin and Excavations Database:
- Place names, townland names and toponomy (loganim.ie);
- National Folklore Collection (Duchas.ie);
- Cork County Development Plan (2022-2028).
- A review and interpretation of aerial imagery (OSI Aerial Imagery 1995, 2000, 2005, Aerial Premium 2013-2018, Digital Globe 2011-2013, Google Earth 2001–2024, Bing 2022) to be used in combination with historic mapping to map potential cultural heritage assets.
- A review of existing guidelines and best practice approaches (see Appendix 2).

A bibliography of sources used is provided in the References section (Section 6). A summary of the relevant legislation is provided in Appendix 1.

2. ARCHAEOLOGICAL AND HISTORICAL BACKGROUND

2.1. Prehistory

Barrows present as small circular earthen mounds and are associated with prehistoric burial practice. They can date from the Neolithic period to the Late Iron Age. The majority of barrows in County Cork have been classified as ring barrows and these consist of a low circular mound or platform enclosed by a bank with internal fosse. They can occur on their own or in clusters and are frequently associated with other monuments of the period. Evidence from excavated sites has shown that cremation was the burial rite practised and that some sites were used over an extended period of time. One ring barrow (RMP CO007-052) is recorded c. 820m north-east of the proposed cable route, in Ardnageehy townland.

Further evidence of Bronze Age activity within and in the landscape surrounding the proposed interconnector route comes in the form of numerous fulachta fia or burnt mounds. Fulachta fia, although still somewhat ambiguous, are generally accepted to be ancient cooking places, consisting of a water-filled trough into which fire-heated stones were placed to heat the water for cooking. The used, and often burnt and fragmented, stones were removed and accumulated in a low kidney or horseshoe-shaped mound around the sides of the trough. They are usually located

¹ The Historic and Archaeological Heritage and Miscellaneous Provisions Act 2023 was enacted in October 2023 and this Act is now law. The Minister for Housing, Local Government and Heritage commenced certain provisions in May 2024 (S.I. No. 252/2024), however until the Act is fully commenced, the National Monuments Acts have therefore not yet been repealed and remain in force.



close to a water source (marshy areas, streams or springs) and their presence is often indicative of Bronze Age seasonal communal activity in river valleys and boggy ground. They often appear in groups and are represented by small grass-covered mounds of burnt stone or spreads of burnt stone ('burnt spreads') where the field has been ploughed and the mound levelled.

Two fulachtaí fia have been recorded in Coolcaum townland (RMP CO007-075 and CO007-135), c. 1.3km west of the proposed interconnector. Additionally, several possible fulachta fia were identified by a geophysical survey undertaken in advance of a (now permitted) solar farm in the townland of Ballyroe (Nicholls 2019; Planning Ref.: 20/04041; ABP-314431-22), to the south and south-west of the proposed interconnector route.

2.2. Early Medieval Period

The early medieval period saw the development of a mixed-farming economy managed by kings, nobles and free farmers. The principal settlement type during this period was the ringfort or rath, the most common monument type in Ireland, with at least 30,000 examples recorded. They consist of a circular or sub-circular area (although irregular shapes have been noted recently through the excavation of such features) defined by an earthen bank or by a stone wall with an external ditch. These enclosures were essentially habitation sites or farmsteads, which vary in both size and morphology; from simple univallate enclosures measuring 30m diameter to larger bivallate or trivallate sites in strategic locations. They were not simple isolated homesteads, however, and should be considered within their contemporary settlement landscape, which would have consisted of unenclosed settlements, farms and fields, routeways and natural resources (Stout 2000). Typically, they are sited on good, well-drained soils, usually over the 100m contour, close to a water source, and often located in proximity to routeways (ridges, eskers, moraines). As well as settlement and farming related activities, ringforts are also known to act as centres for industry such as weaving, metal working and glass working.

Ringforts and enclosures dominate the archaeological record of the wider landscape. While enclosures can represent denuded prehistoric settlement sites, they are far more commonly dated to the early medieval and medieval period. There are 1,038 enclosures recorded in County Cork (ASI 2009). There is one ringfort (RMP CO007-053) located c. 285m east of the proposed interconnector, in the townland of Ballynadrideen. The monument is located in a pasture field and was annotated as a circular enclosure on historic Ordnance Survey maps. The monument has been levelled in the past and there is now no visible trace of it.

Ringforts are sometimes found associated with souterrains, which are underground structures of one or more chambers, connected by narrow passageways or creepways, usually constructed of drystone-walling with a lintelled roof over the passages and a corbelled roof over the chambers. Souterrains also occur independently and may represent the only surviving remains of former settlements of the early medieval period that may have been unenclosed (Clinton 2001). The recorded ringfort in Ballynadrideen townland (RMP CO007-054001, c. 835m east of the proposed interconnector) has an associated souterrain (RMP CO007-054002).

2.3. Medieval Period

In 1170 the Anglo-Normans invaded Ireland and, in doing so, completely altered the pattern of settlement with an emphasis on tillage and crop production, within defined manorial centres, replacing cattle-rearing in many parts of the county. To the west of the proposed interconnector, in the townland of Ballynoran, there are the remains of a motte (RMP CO007-156). This form of castle dates to the early phases of the Anglo-Norman conquest of Ireland and consisted of a mound topped by a wooden tower, often with an accompanying enclosure constructed of earth



and wood, known as the bailey (Simpson and Duffy 2019). This monument is located in an elevated position overlooking the surrounding landscape. It presents as a flat-topped mound surrounded by a ditch and outer bank. Geophysical survey has detected a possible field system and earlier enclosing elements that could be associated with this site.

Later medieval activity is relatively well-represented in the surrounding landscape. There are a number of moated sites located in the wider landscape and close to the proposed development in Ardnageehy townland (RMP CO007-051 & -050). One in Cooliney townland is located adjacent to two ringforts (RMP CO007-043002). These are enclosed settlements, usually square or rectangular in plan, large in scale and dating to the late 13th/early 14th century. They have been described by Barry (1987) as Anglo-Norman defended homesteads. However, O'Connor (1998) has suggested that Gaelic Chieftains, at least in certain areas (for example County Roscommon) also built moated sites as their principal residences. The distribution of recorded moated sites in Cork suggests a 'frontier' boundary zone, running from Charleville through Mallow and Bandon and perhaps indicated Gaelic controlled lands to the west and Anglo-Norman controlled lands to the east (Hanley 2013). The main defensive element of a moated site is a wide, deep, water-filled ditch with an internal bank. As such these sites are normally situated in low-lying areas, either on wet ground or near a water source. The water would have been diverted into the ditch by a channel known as a *leat*.

A rectilinear enclosure (RMP CO007-176) c. 220m east of the proposed interconnector, in Ballyroe townland, may represent another example of a moated site (RMP CO007-176). Geophysical survey in the fields immediately southeast of the enclosure site in 2019 (Licence No.: 19R0126; Nicholls 2019) revealed an area of dense settlement. Although activity may have occurred over different time periods (continuously or otherwise), the rectilinear forms within the main settlement cluster are suggestive of a medieval settlement.

There is also one unclassified castle (RMP CO007-137), c. 1.2km west of the proposed interconnector, in Coolcaum townland. This castle was formerly associated with the Fitzgibbons family (Healy 1988) and is situated in pasture on a gentle west-facing slope. No visible surface trace of the castle survives today, but the landowner described a raised area (c. 4ft high) in field, where some cut stone was uncovered when it was previously levelled.

2.4. Post-Medieval Period

As part of the Munster Plantation (post-1586), the English crown confiscated vast swathes of land following the failure of the Desmond Rebellion. This ultimately led to a transfer of land ownership from the previous ruling Anglo-Norman and Gaelic families to a Protestant Ascendency. Within north Cork, this led to the development of the big country house and landed estates which replaced the medieval village (Smyth 1993). Following a period of rebellion and unrest in the 17th century, the 18th century heralded a period of relative peace linked to dramatic changes in the landscape. A system of estate landholding was imposed that involved the construction of classical houses with demesne landscapes and associated large farms, with the landscaping and house design strongly influenced by social and architectural ideas from Britain and mainland Europe.

The 18th century Cooliney House (RMP CO007-045001), located approximately 1.4km north-west of the proposed interconnector, is an example of a country house whose design bears the influence of both classical and British models. This house is the seat of the Gibbings family and the demesne has a long history, with settlement first recorded in this area in the mid-17th century. The house along with its outbuildings and stone boundary walls formerly associated with the walled garden as well as the gated entrance all form part of an attractive composition within a large working farm.



2.5. Cartographic Sources

2.5.1. Down Survey

The Down Survey was the first ever detailed land survey on a national scale anywhere in the world. Undertaken during 1656-1658, the survey underpinned the massive transfer of landownership from Irish Catholics to English Protestants in the aftermath of the Cromwellian Conquest of Ireland. Maps were created at county, barony and parish scales and can sometimes provide detailed information about an area, including important landmarks and political seats. The townland of Ballyroe ('Balliroe') is named on the Down Survey County Map of Cork (Figure 2), as are some of the surrounding townlands — although Ballynadrideen does not appear. Several features in the surrounding area are depicted on the map, including the main branch of the Awbeg river (south of Caherconnor townland), a bridge at Annagh (RMP CO007 144), with the Annagh bogs to the north and west. Little other detail is provided for the study area.

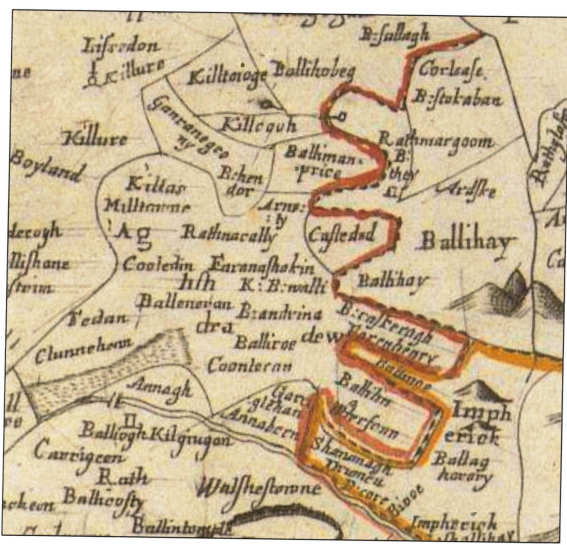


Figure 2 Excerpt from Down Survey (1656) County Map of Cork



2.5.2. Ordnance Survey Mapping

The first edition Ordnance Survey (OS) 6-inch map of 1844 provides the earliest complete and accurate survey of the study area. The lands within along the proposed interconnector route are generally in agricultural use at this time, with the cable passing 12 of the fields depicted on the map. The recorded ringfort site (RMP CO007-053) located 285m east of the interconnector in Ballynadrideen townland, is depicted as a circular enclosure, incomplete at its southern extent (Figure 3). A small farmstead and a cottage or cabin is also depicted to the north of the interconnector route where it meets a public road in Ballynadrideen. Further south, the interconnector crosses the Ballyroe-Ballynadrideen townland boundary as it heads southwards to the permitted Ballyroe Solar Farm (Planning Ref.: 20/04041; ABP-314431-22; Figure 4).

By the time of the revised 25-inch OS map of 1905, the fields around the interconnector route have become more regular in their shapes and sizes. These changes presumably reflected land improvements in the wider area. Both the small farmstead and cabin shown along the proposed interconnector on the 1844 map edition had been removed by this time (Figure 5), although much else along the route remains unchanged. The Ballyroe-Ballynadrideen townland boundary is depicted as being formed by a stream on this map (Figure 6).

Very little has changed along the proposed interconnector route by the publication of the Last Edition 6-inch OS maps between 1923 and 1936 and, as a result, they are not reproduced here.

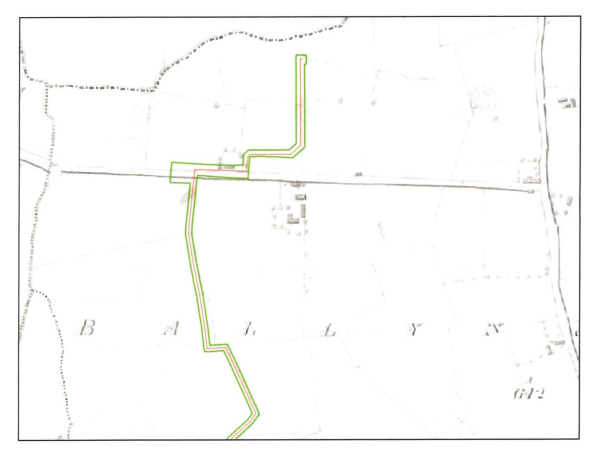


Figure 3 Excerpt of OS First Edition 6-inch map showing northern half of proposed interconnector



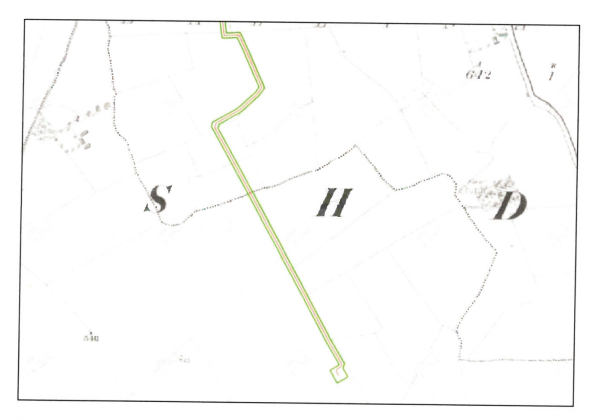


Figure 4 Excerpt of OS First Edition 6-inch map showing southern half of proposed interconnector

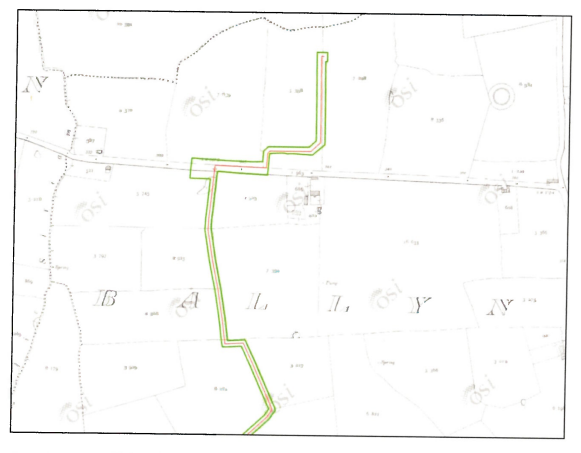


Figure 5 Excerpt of OS 25-inch map showing northern half of proposed interconnector



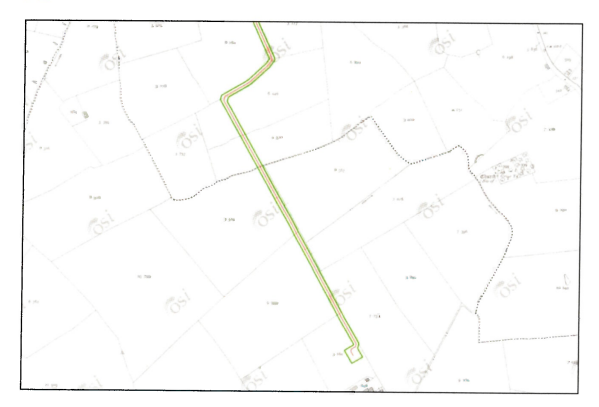


Figure 6 Excerpt of OS 25-inch map showing southern half of proposed interconnector

2.6. Previous Archaeological Investigations

The proposed cable route passes through a landscape that has been the focus of considerable archaeological investigation in recent years, all of which is associated with previous planning applications (Table 1). Of particular note are the previous archaeological investigations associated with two solar farm developments to the north and south of the proposed interconnector route (Figure 7) — Ballyroe Solar Farm (Planning Ref.: 20/04041; ABP-314431-22) and Ardnageehy Solar Farm (Planning Ref.: 23/6099).

Table 1 Previous archaeological investigations

Licence No.	Location	Туре	ITM E	ITM N	Findings
09E0168	Castleharrison	Test excavation	554188	619210	No archaeological significance
10E0118	Ardnageehy	Test excavation	552587	619120	No archaeological significance
16R0210	Fiddane	Geophysical survey	546773	617876	A large number of responses of potential archaeological interest
17E0221	Fiddane	Test excavation	549773	617876	Ditched enclosure, burnt spreads, and other enclosures
19R0129	Ballyroe	Geophysical survey	552712	617153	A substantial area of archaeological settlement
22E0378	Ballyroe	Test excavation	552712	617153	Four pits containing charcoal and burnt bone inclusions
22R0388	Ardnageehy, Baliynadrideen and Ballynoran	Geophysical survey	552600	618250	Twelve potential archaeological sites
23E0122	Ardnageehy, Ballynadrideen and Ballynoran	Test excavation	552600	618250	Ditched enclosure and burnt mound remains



Licence No.	Location	Туре	ITM E	ITM N	Findings
23R0359	Ardnageehy, Ballynadrideen and Ballynoran	Geophysical survey	550502	618313	Seven potential archaeological sites
24E0383	Ballyroe	Test excavation	552260	616570	No archaeology found

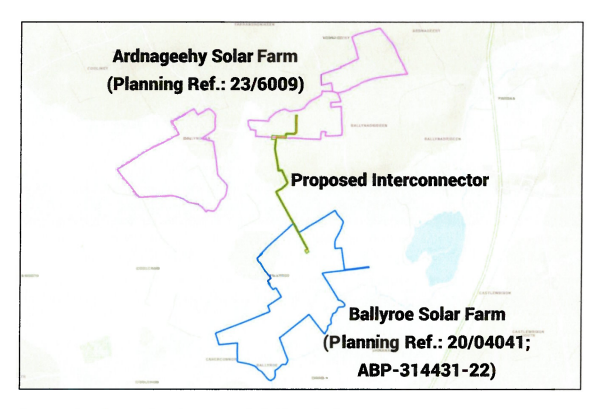


Figure 7 Relevant areas of previous archaeological investigation

2.6.1. Ballyroe Solar Farm (Planning Ref.: 20/04041; ABP-314431-22)

A high resolution magnetic gradiometer survey was conducted at Ballyroe Solar Farm (Planning Ref.: 20/04041; ABP-314431-22) by Target Archaeological Geophysics in June and August 2019 (Licence No. 19R0129; Nicholls 2019). The proposed interconnector route passes through the area labelled M1 in this previous survey. A substantial area of archaeological settlement is indicated by the results from survey in this, extending c.340m north-east / south-west (Figure 8). The complex nature of the results suggests an area of dense settlement in which activity may have occurred over different time periods (continuously or otherwise). An intricate network of ditched enclosures spreads across the north-northeast, largely sub-rectangular in form, with numerous internal ditches, pits, postholes, and possible burnt / fired remains (Anomalies 14-20).

The rectilinear forms are suggestive of a medieval settlement and the network of features extends beyond the proposed development boundary to the north-west and north-east and south/south-east into M2 (described below). Large sub-rectangular features (Anomalies 21-22) may indicate the presence of a possible moated site forming part of the recorded enclosure (CO007-176) that lies immediately outside the boundary to the northwest.



To the south-west there is a large sub-rectangular enclosure measuring c.100m x 80m (Anomalies 1-4), with possible internal divisions or annexes. A rectilinear enclosure (Anomaly 9) was identified within the larger enclosure (though not necessarily contemporary with it). This appears to be associated with an adjoining network of linear features to the north / north-west that continue beyond the site boundary, perhaps parts of larger enclosures (Anomalies 10-11). A small cluster of linear responses was also identified at the eastern corner of M1, which appear to extend beyond the site boundary (Anomaly 12). Remnants of former land divisions and past cultivation are also indicated throughout M1 (e.g. Anomaly 23, part of a possible field system).

In a later phase of works within the Ballyroe Solar Farm, test excavation (Licence No.: 22E0378) was carried out in relation to a proposed substation and underground cable to Charleville substation as part of the permitted solar PV farm development at Ballyroe. The substation and underground cable was a Strategic Infrastructure Development (SID) at the pre-application stage of planning (Planning ref. ABP-313001-22) at the time of the testing.

The archaeological testing (Licence No.: 22E0378; McLoughlin 2022) was carried out in June 2022. In total six test trenches were excavated, five to target anomalies identified in the geophysical survey in the areas of the proposed substation and cable route, and one trench was placed to test the cable route to the northwest of a circular ditched enclosure identified in the geophysical survey (Figure 9). In most of the test trenches linear features were identified that correspond with anomalies identified in the geophysical survey. In some cases, it was clear that these features were modern and in other cases there were no inclusions within the fills to suggest they were of archaeological interest. Trench 3 was the exception to this, where four pits containing charcoal and burnt bone inclusions appeared to be of archaeological interest and are likely to represent habitation activity associated with the circular ditched enclosure to the south.

All of the archaeological sites identified during these archaeological investigations were preserved in situ through a designed-in mitigation strategy. This involved the creation of exclusion zones extending 5-10m beyond the newly identified archaeological sites or features within which no development can take place. These exclusion zones were then augmented by an additional buffer of 5m around the exclusion zone, where concrete feet are used to support the solar panels, to avoid the ground penetration required by the normal supports (Figure 10).

More recently, test excavations were carried out in 2024 (Licence No.: 24E0383) relating to a proposed cable route associated with the permitted solar farm development (Figure 11). In total three test trenches were excavated, targeting three possible small ring-ditches and a linear ditch. In general, there were features present in the trenches where they were indicated in the geophysical survey, however none were deemed to be of archaeological interest.





Figure 8 Summary interpretation of geophysical survey results at Ballyroe (Licence No.: 19R0129)



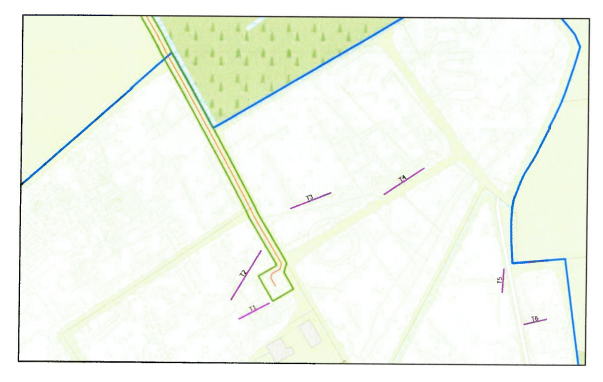


Figure 9 Test trench locations at Ballyroe (Licence No.: 22E0378)



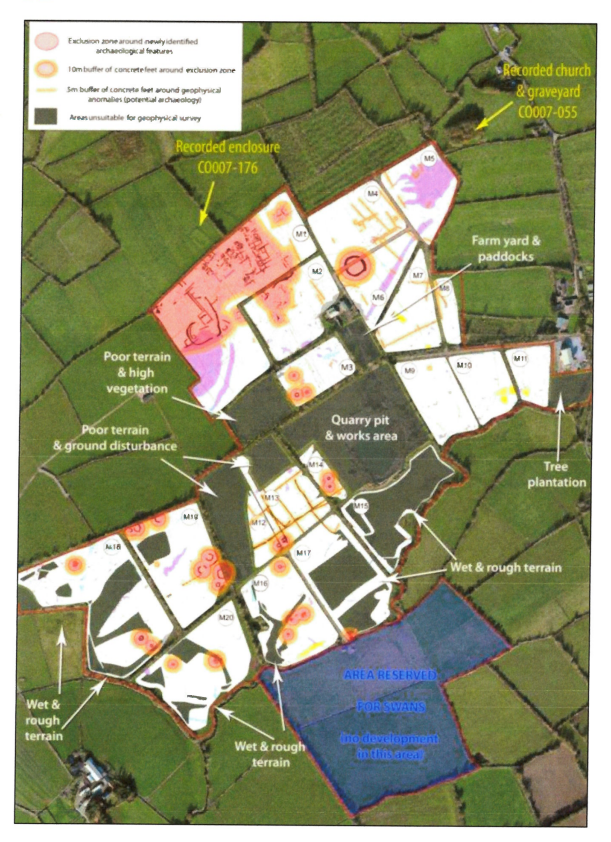


Figure 10 Exclusion (red) and buffer (orange) zones at Ballyroe



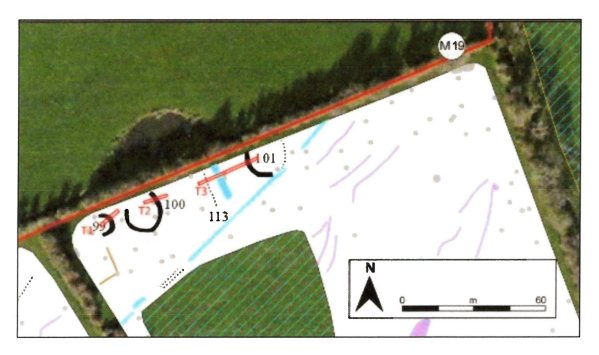


Figure 11 Location of additional test trenches at Ballyroe (Licence No.: 24E0383)

2.6.2. Ardnageehy Solar Farm (Planning Ref.: 23/6099)

The lands within the permitted Ardnageehy Solar Farm (Planning Ref.: 23/6099) were subjected to a geophysical survey between November 2022 and January 2023 (Licence No.: 22R0388, 23R0359; Young and Bird 2023a; Young and Bird 2023b). The proposed interconnector route is located in the Ballynadrideen land parcel of this solar farm and the geophysical survey identified two potential archaeological sites (Sites D and E) in the eastern extent of this land parcel (Figure 12), c. 300m east of the proposed interconnector route. Site D is a possible sub-rectangular enclosure (28m x 35m), the northern part of which is not evident in the survey responses. Site E corresponds to a recorded ringfort (RMP CO007-053) and comprises two concentric enclosures, covering an area c. 46m in diameter. Traces of a possible field system or further occupation features may be represented by the anomalies identified between Sites D and E, and east of E.

Archaeological testing in the Ballynadrideen townland parcel was carried out in March 2023 (Licence No.: 23E0122; McLoughlin 2023). Eight trenches were excavated in this land parcel (Figure 13). A ditch corresponding with an enclosure indicated in the geophysical survey (Site D) was identified in trench T14 and although no dateable finds were recovered from a hand excavated section across the ditch, the fills were consistent with it being archaeological in nature. Linear features interpreted as drainage / field division boundaries were identified in T17, T18 and T19 and corresponded with linear anomalies indicated in the geophysical survey and an area of modern disturbance corresponded with a magnetic anomaly indicated in trench T16. In trench T21 a cluster of pits and a trough were identified indicating truncated / ploughed out burnt mound activity in this area. No anomalies were indicated in this area in the geophysical survey. The recorded ringfort (RMP CO007-053; Site E) was not subjected to test excavation.

As at Ballyroe, archaeological exclusion and buffer zones were created to preserve these archaeological features *in situ* through designed-in mitigation (Figure 14). In the case of the ringfort, RMP CO007-053, the exclusion zone corresponded to the designated RMP Zone of Notification (ZoN) for the site. As this ZoN is sufficiently large to protect the site, no additional buffer zone was required.



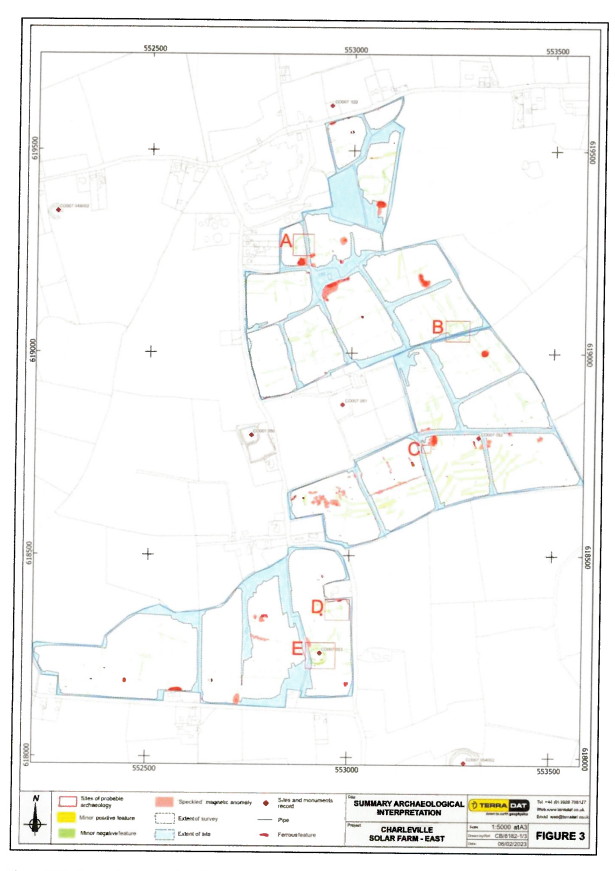


Figure 12 Summary interpretation of geophysical survey results at Ardnageehy solar farm (Licence No.: 22R0388)



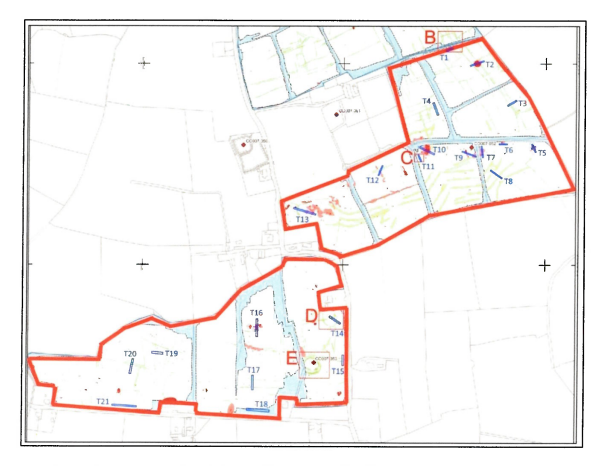


Figure 13 Location of test trenches at Ballyroe (Licence No.: 23E0122)

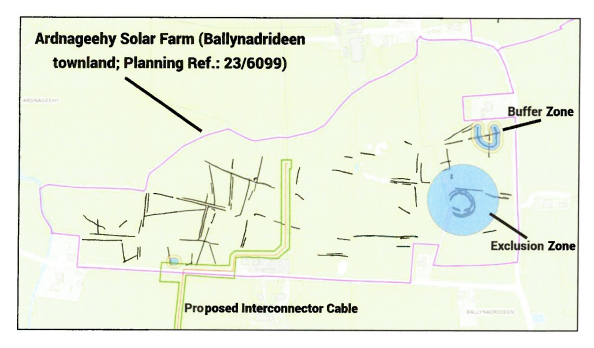


Figure 14 Exclusion (blue) and buffer (yellow) zones at Ardnageehy Solar Farm



2.6.3. Additional Previous Investigations

There have been four additional previous archaeological investigations in the wider landscape around the proposed cable route (Table 1). In 2009, test excavations (Licence No.: 09E0168) in advance of the constructions of new changing rooms for Ballyhea GAA club in Castleharrison townland, to the east of the proposed interconnector, did not identify any features or finds of archaeological significance.

In 2010, test excavations were carried out in Ardnageehy as part of an EIS for a wind turbine, to the east of the proposed interconnector. Two test-trenches were opened within the greenfield site and nothing of archaeological interest was noted.

Between 2016 and 2017, geophysical survey (Licence No.: 16R0210) and test excavations (Licence No.: 17E0221) were carried out in Fiddane townland, to the west of the proposed interconnector, as part of a planning application for a solar farm (Planning Ref.: 17/5799; ABP-306915-20). A large number of responses of potential archaeological interest were recorded throughout the area surveyed (Figure 15). These included the levelled remains of a recorded ringfort (RMP CO007-071), a large, and previously unrecorded, multivallate ringfort/rath, a smaller well-defined ditched enclosure, an expansive network of walled remains, fulacht fiadh, linear ditch and pit remains, circular walled enclosures, a large sub-rectangular enclosure system, and a group of former buildings with adjoining walled enclosure/field system remains (Nicholls 2017).

Subsequent test excavations (Licence No.: 170221; Cotter 2017; Figure 16) targeted the features identified in the geophysical survey (Licence No.: 16R0210). 34 test trenches were investigated and features of archaeological or potential archaeological interest came to light in eleven trenches. Two sites, a ditched enclosure, c. 29m in diameter (Trench 30, Zone E), and an extensive burnt spread with one or more possible troughs (Trench 21, Zone F), proved to be well-defined archaeological monuments. Significant burnt spreads were recorded in two other trenches (Trenches 1 and 32) and smaller or more superficial spreads of burnt material occurred in Trenches 2, 12 and 33. In most cases the burnt material consisted of reddened / heat fractured stone, typically sandstone, in charcoal-rich clay. The remaining archaeological features were more difficult to date, including an substantial ditch in Trench 25 (Zone G) and a roughly circular enclosure in in Trench 23. Features of interest in Trench 18 included a small pit containing flecks of burnt bone. Spreads of charcoal-rich clays identified in Trench 13 may also be of interest. The results pointed to two overlapping archaeological landscapes - a late prehistoric landscape, surviving now largely on the margins of Annagh Bogs, and an early medieval landscape concentrated on the higher and better drained slopes to the north / northeast, which is consistent with the previously known archaeology of the area.



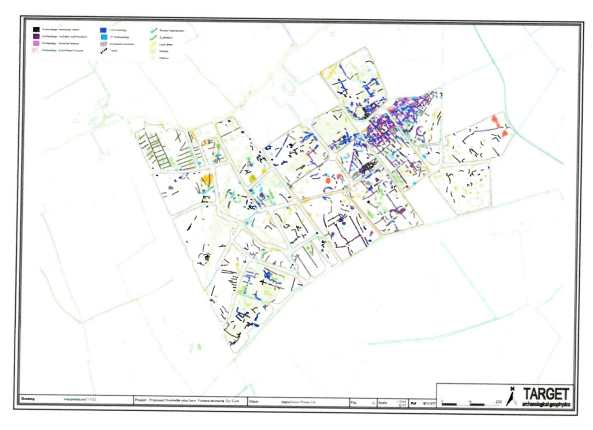


Figure 15 Summary interpretation of geophysical survey results at Fiddane (Licence No.: 16R0210)

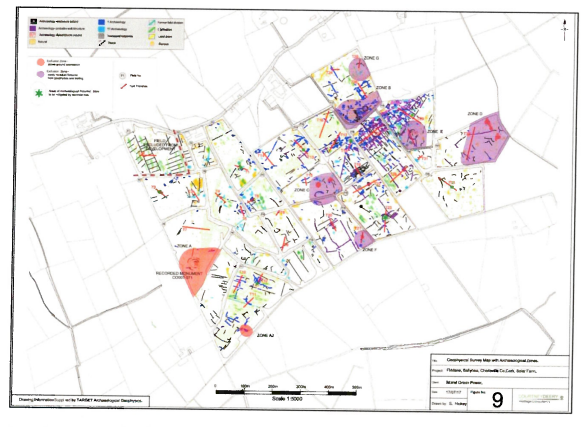


Figure 16 Test trench locations at Fiddane (Licence No.: 17E0221)



2.7. Topographical Files of the National Museum of Ireland

There are no stray finds recorded in the Topographical Files of the National Museum of Ireland (NMI) along the proposed cable route or within the surrounding townlands of Ballyroe, Ballynadrideen, Ballynoran and Coolcaum.

3. ARCHAEOLOGICAL HERITAGE

3.1. National Monuments

There are no national monuments within or in the vicinity of the proposed interconnector route.

3.2. Record of Monuments and Places (RMP / SMR sites)

There are no recorded monuments within the proposed interconnector route.

The closest recorded monument is an enclosure (SMR No.: CO007-176), located c. 265m west of the southern extent of the proposed route. The enclosure is clearly visible on aerial imagery and its rectangular shape may suggest a medieval moated site, of which there are six others known in the surrounding area, and geophysical survey revealed that it likely formed part of a more extensive area of settlement (see Section 2.6.1).

3.3. Undesignated Sites

There are no undesignated archaeological sites along the proposed interconnector cable route. However, the interconnector does pass through areas in which undesignated archaeological sites have been identified through previous archaeological investigations.

In Ballynadrideen townland, a fulacht fia was identified during test excavations (Licence No.: 23E0122). While the redline planning boundary for the proposed interconnector passes through the exclusion and buffer zones established to protect this archaeological feature, the proposed cable route respects these zones and does not intersect with this below ground undesignated site (Figure 17).

In Ballyroe townland, neither the planning boundary nor the proposed interconnector route intersect any undesignated archaeological sites. However, a number of archaeological features were identified during previous geophysical survey and test excavation (Licence No.: 19R0129) in proximity to the proposed route. This includes the remains of a substantial archaeological settlement to the west of the interconnector route. The closest of these is the remains of an enclosure, located c. 5m to the west of the redline planning boundary (Figure 18). To the east, the remains of a circular enclosure, c. 50m wide, are located c. 6m from the redline planning boundary. The proposed cable route follows an existing farm track where it enters the Ballyroe solar farm.



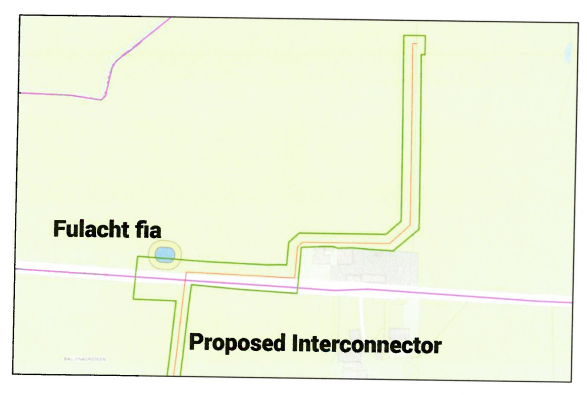


Figure 17 Undesignated fulacht fia in Ballynadrideen townland

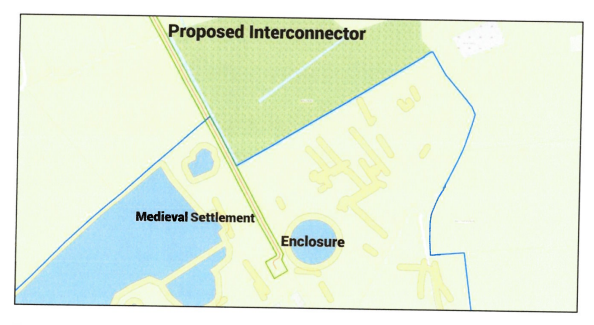


Figure 18 Undesignated archaeological remains in Ballyroe townland

4. RESULTS OF GEOPHYSICAL SURVEY

A geophysical survey was carried out along the proposed interconnector route in August 2024 (Licence No.: 24R0410; Young and Bird 2024). A high-resolution magnetic gradiometry survey was conducted across all accessible parts of the survey area to identify features of potential archaeological significance.



Two potential archaeological sites were identified during the geophysical survey – Sites 13 and 14 (Figure 19):

- Site 13 includes a group of three north-east/ south-east strong positive linear magnetic anomalies that fan out to the southwest to produce a sub-rectangular area that measures approximately 25m by 20m. This group of anomalies does not easily suggest an interpretation, but the elevated amplitude of the magnetic anomalies hints that there was material of high magnetic susceptibility (e.g. ash) feeding into the linear cut features.
- Site 14 is a cluster of positive magnetic anomalies over approximately 30m east-west by 18m north-south, most of which are of possible pit-like character, but there are stronger anomalies in the southern part of the group that are more suggestive of possibly being hearths or kilns. This is a distinct possibility as this site is close to the medieval settlement area in the west, which was identified in a previous geophysical survey (Licence No.: 19R0129). Site 14 also appears to have been identified during this earlier geophysical survey and exclusion and buffer zones have already been established around it to preserve the remains in situ.

On the basis of these geophysical survey results, and as part of a designed-in mitigation strategy, a 10m exclusion zone in which no development can take place has been created for Site 13 (Figure 20). This has been supported by the creation of a 5m buffer zone around the exclusion zone. Together, these exclusion and buffer zones will facilitate the *in situ* preservation of the identified archaeological remains. Additionally, the proposed interconnector cable has been re-routed to avoid the exclusion and buffer zones.

Both sites 13 and 14 are avoided by the proposed route.





Figure 19 Summary interpretaion of geophysical survey results along proposed interconnector (Licence No.: 24R0410)





Figure 20 Exclusion (in blue) and buffer (in yellow) zones around Site 13

5. SUMMARY AND CONCLUSIONS

5.1. Baseline Summary of Potential

The proposed underground cable passes through Ballynadrideen and Ballyroe townlands. There are no recorded monuments along the proposed cable route, within the redline planning boundary or in proximity to it.

The entire length of the proposed cable route has been subject to geophysical survey over a number of phases (Licence No.: 19R0129; 22R0388; 24R0410). In areas where archaeological test excavation has taken place, the remains identified have confirmed the results of the geophysical surveys. The extent of the previous archaeological investigations, both in proximity to the proposed route and in the wider area, has demonstrated the effectiveness of geophysical survey as a tool to identify the presence of archaeological sites in this landscape. In all cases, any archaeological remains identified by the geophysical surveys have been preserved *in situ* through the use of exclusion and buffer zones established around the surviving below ground remains. None will be negatively affected by the proposed interconnector.

5.2. Recommendations

The designed-in mitigation strategy employed at similar sites around the proposed interconnector cable route have proved effective at facilitating the preservation *in situ* of known archaeological remains.

Appropriate archaeological mitigation has already begun along the proposed interconnector route through the use of exclusion and buffer zones around known archaeological remains. The



proposed interconnector route has also been designed to avoid a recently identified archaeological site. On this basis, no further archaeological mitigation is required during this phase of the project.

It is recommended that all ground disturbance works associated with the site preparation and construction phase of the proposed project are archaeologically monitored. This is due to the slight potential for the survival of further below-ground archaeological remains that may be present. Given the investigations carried out to date, and their results, it is anticipated that any such features would be discrete, isolated and small in scale.

Monitoring by a suitably qualified archaeologist will ensure the full recognition of, and – if required – the proper excavating and recording of all archaeological features, finds or deposits which may lie undisturbed beneath the ground surface.

Archaeological monitoring will be carried out under a Section 26 licence to the National Monuments Service (NMS) of the Department of Housing, Local Government and Heritage (DHLGH). Licences are granted subject to a method statement to be agreed with the NMS and can take 4 weeks or more to procure.

In the event that archaeological remains are discovered, NMS (DHLGH) and the National Museum of Ireland will be informed and all construction works will cease in the vicinity of the remains and the area fenced off until a licensed archaeologist has resolved the archaeological issues in consultation with the authorities, who will advise on the most appropriate remedial action (such as preservation by record through excavation or preservation in-situ through redesign).

All recommendations made in this report are subject to the approval of the National Monuments Service of the Department of Housing, Local Government and Heritage and the National Museum of Ireland.



6. REFERENCES

Archaeological Survey of Ireland. 2009. *Archaeological Inventory of County Cork Volume 5.* Dublin: Stationery Office.

Barry, T.B. 1987. The archaeology of medieval Ireland. London: Methuen.

Clinton, M. 2001. The Souterrains of Ireland. Dublin: Wordwell.

Cotter, C. 2017 Archaeological Testing Report Fiddane td., Charleville, Co. Cork. Licence No.: 17E0221. Unpublished report for Countney Deery Heritage Consultancy Ltd.

Crowley, C. 2019 Archaeology, Architecture and Cultural Heritage Report For the proposed Ballyroe Solar Farm Lands at Ballyroe, Charleville, County Cork. Unpublished report for Courtney Derry Heritage Consultancy Ltd.

Crowley, C. 2023 Archaeology, Architecture and Cultural Heritage Report Proposed Solar Farm, Ballyroe SAC Lands Charleville, County Cork. Unpublished report for Courtney Deery Heritage Consultancy Ltd.

Hanley, K. 2013. 'The making of a county' in K. Hanley and M.F. Hurley (eds) *Generations, The archaeology of five national road schemes in County Cork Volume 1*, 1-26. Dublin: National Roads Authority.

Healy, J. 1988 The Castles of County Cork. Cork: Mercier Press.

McLoughlin, G. 2022. Archaeological Testing Report, Ballyroe, Co. Cork. Licence No.: 22E0378. Unpublished report for Courtney Deery Heritage Consultancy Ltd.

McLoughlin, G. 2023 Archaeological Testing Report Ardnageehy, Ballynadrideen & Ballynoran, Charleville, Co. Cork. Licence No.: 23E0122. Unpublished report for Courtney Deery Heritage Consultancy Ltd.

Nicholls, J. 2017 Charleville Solar Farm, Fiddane Townland, Co. Cork. Licence No.: 16R0210. Unpublished report for Target Geophysics.

Nicholls, J. 2019. *Proposed Solar Farm at Ballyroe, Charleville, Co Cork. Licence No.: 19R0129.* Unpublished report for Target Geophysics.

O'Connor, K. 1998. The archaeology of medieval rural settlement in Ireland. Discovery Programme Monographs 3. Dublin: Royal Irish Academy.

Simpson, L. & Duffy, S. 2019. 'Ireland's 'Norman' Castles', History Ireland 27(3), 26-29.

Smyth, W.J. 1993 'Social, economic and landscape transformations in County Cork from the mid eighteenth to the mid-nineteenth century', in P.O. Flanagan and C.G. Buttimer (eds), *Cork History and Society*, 655-98. Dublin: Geography Publications.

Stout, M. 2000 The Irish Ringfort. Ireland: Four Courts Press.

Young, T. & Bird, C. 2023a. *Geophysical Survey Report: Archaeological Magnetic Gradiometry Survey. Land at Charleville, County Cork. Licence No.: 22R0388.* Unpublished report for TerraDat Geophysics.



Young, T. & Bird, C. 2023b. *Geophysical Survey Report: Archaeological Magnetic Gradiometry Survey. Fiddane and Cooliney, County Cork. Licence No.: 23R0359*. Unpublished report for TerraDat Geophysics.

Young, T. and Bird, C. 2024 Geophysical Survey Report: Archaeological Magnetic Gradiometry Survey. Ballynadrideen / Ardnageehy, Charleville, County Cork. Licence No.: 24R0230, 24R0410. Unpublished report for TerraDat Geophysics.

6.1. Online Sources

www.archaeology.ie

www.downsurvey.tcd.ie

www.excavations.ie

www.heritagemaps.ie

www.osi.ie



APPENDIX 1 SUMMARY OF RELEVANT LEGISLATION

Historic and Archaeological Heritage and Miscellaneous Provisions Act (2023)

The Historic and Archaeological Heritage and Miscellaneous Provisions Act 2023 was enacted in October 2023 and this this Act is now law. The Minister for DHLGH commenced certain provisions in May 2024 (S.I. No. 252/2024) which relate to World Heritage Property in the State, inventories, the protection of certain records, the promotion of heritage, and the issuing of statutory guidance. Certain related and supporting provisions concerning implementation and enforcement are also commenced. However, until the Act is fully commenced, the National Monuments Acts and the Architectural Heritage (National Inventory) and Historic Monuments (Miscellaneous Provisions) Act have not yet been repealed and therefore remain in force.

The Act also contains transitional provisions which will, if necessary, enable certain aspects of the existing National Monuments Acts 1930 to 2014 to continue in operation while successor provisions are being brought fully into operation. An example of this would be provisions enabling the Record of Monuments and Places to continue to have effect pending the establishment of a new Register of Monuments.

A person performing a function under this Act shall recognise and take due account of the following principles in performing that function:

- a) that historic heritage is a non-renewable resource of great cultural and scientific importance which, in addition to its intrinsic value, provides evidence for the development of society and promotes public understanding and appreciation of all periods of the past;
- b) that the first option to be considered should be the protection in situ of historic heritage and that there ought to be a presumption in favour of this option;
- c) that any removal or alteration of historic heritage should be accompanied by all necessary and appropriate recording of such heritage;
- d) that the Valletta Convention should be adhered to as well as any other international treaty, to which the State is a party, the provisions of which are aimed at promoting or securing the protection of the archaeological, architectural or other historic heritage;
- e) that responsibility for the protection of historic heritage is, as a resource of benefit to all, shared by all and, accordingly, that those permitted to remove or interfere with such heritage should, in the normal course, bear the costs of any recording or protective work necessitated by, or associated with, such removal or interference.

For the avoidance of doubt, it is hereby declared that the destruction, whether in whole or in part and by whatever means, of a monument to which general protection or special protection applies shall not prejudice the continuation of such protection to the remainder (if any) of the monument, including the site, surrounding area and immediate surroundings of the monument.

The Historic and Archaeological Heritage and Miscellaneous Provisions Act 2023 will establish a Register of Monuments which will replace and supersede the existing Record of Monuments and Places and the Register of Historic Monuments. The Register shall include

 a) prescribed monuments known to the Minister which are deemed appropriate to be entered in the Register;



b) relevant things of a relevant interest deemed appropriate to be entered in the Register.

A prescribed monument will be a relevant thing of archaeological interest or of other relevant interest. It may be prescribed by reference to any one or more than one of the following criteria:

- (a) age, date or period (including by reference to any terminology relating to periods) that, in the opinion of the Minister, is or has been in use in archaeology or other relevant disciplines;
- (b) morphology;
- (c) condition;
- (d) typology (including by reference to typologies which, in the opinion of the Minister, are or have been in use in archaeology or other relevant disciplines);
- (e) the environment in which the relevant thing is situated (including whether or not the relevant thing is situated under water);
- (f) the circumstances in which the relevant thing is found (including the manner of finding);
- (g) whether the relevant thing is or is not marked or shown on any
 - i. edition of any ordnance map, or
 - ii. map prescribed for the purposes of this paragraph.

"Relevant thing" means any of the following things:

- a) any artificial structure, construction, deposit, feature or layer (including any building and any burial or interment);
- b) any artificially altered structure, construction, deposit, feature or layer, whether or not natural in origin;
- c) any wreck;
- d) any ritual or ceremonial site;
- e) any site where an historic event took place, including any other site directly associated with that event;
- f) any battlefield;
- g) any site with legendary or mythological associations;
- any feature, deposit or layer, whether or not natural in origin and whether or not artificially altered, containing or providing information or evidence relating to the past environment;

The Register shall be in the form of an electronic database which is easily accessible to members of the public through public telecommunication networks. The registered monument may include a surrounding area which is considered reasonably necessary to secure the protection of the monument or thing.



Where a person finds, or believes that he or she has found a prescribed monument other than a registered monument, the person shall make a preliminary report Minister or a member of An Garda Síochána within 72 hours, or in the case of discovery in the course of licensable activity, that it be reported to the Minister in such a manner as specified in the licence.

Special protection may be applied to a registered monument taking into account whether the monument is, in terms of such heritage, of special or particular interest, character, integrity, community or amenity value, whether at a local, regional, national or international level. This includes

- a) a national monument,
- b) a wreck of 100 or more years old, or
- c) a guardianship monument.

A person shall not carry out works at, on, in, under, to, or within the immediate surroundings of a monument to which special protection applies, or direct or authorise the carrying out of such works, other than under and in accordance with a licence. This shall be deemed to apply to a registered monument in the ownership or guardianship of the Minister or a local authority where special protection does not otherwise apply to the monument.

General protection applies to

- a) a registered monument to which special protection does not apply, and
- b) a prescribed monument (not being a registered monument).

A person shall not carry out works at, on, in, under, to, or within the immediate surroundings of a monument to which general protection applies, or direct or authorise the carrying out of such works, other than under and in accordance with a licence.

A person shall not, except under and in accordance with a licence, do any of the following at, on, in, over, under or in the vicinity of a wreck 100 or more years old, a registered monument or prescribed monument which is under water, or an archaeological object which is underwater:

- a) dive or direct or authorise diving;
- b) use or possess, or direct or authorise the use or possession of, diving, survey or salvage equipment;
- dump or deposit, or direct or authorise the dumping or deposition of, any thing whether or not it interferes with or causes damage to the thing;
- d) interfere, remove or tamper in any way (whether with or without causing damage) with the thing.

The Minister may prescribe a licence, consent, approval, permission or other authorisation where



- a licence, consent, approval, permission or other authorisation is required to be granted, issued or given under an enactment (not being the Act of 2000) for works to be carried out which may require an EIA, and
- the Minister is satisfied that such works are capable of being at, on, in, under, to, or within the immediate surroundings of a monument, and it is reasonable and proportionate to do so and compatible with the protection of monuments,

The Minister shall consider whether or not the relevant works in respect of which they should be made subject to conditions and may require all or any of the following:

- a) the carrying out of an assessment of heritage interest or potential including an assessment by way of archaeological excavation, use of detection devices or any form of photographic or geophysical survey equipment or any other appropriate form of survey or inspection;
- the recording of the monument as a whole or any part or aspect of it (including its immediate surroundings) or any objects on, in, under or within it or its immediate surroundings including recording by way of archaeological excavation, use of detection devices or any form of photographic or geophysical survey equipment or any other appropriate form of survey or inspection;
- the carrying out of any form of monitoring (including archaeological monitoring), supervision or inspection;
- d) the salvaging, collection or protection of any part of the monument (including its immediate surroundings) or any object on, in, under or within it or its immediate surroundings and, where appropriate, the preparation of such part or object for deposition in an appropriate museum or other site for such deposition;
- e) the specification of the time period when the relevant works are to be carried out;
- f) that the relevant works be done in a specified manner or be funded or carried out by a specified person or a person falling within a specified category of persons.

The Minister shall make a screening determination for EIA in respect of the proposed relevant works on the basis of the information provided by the applicant. The Minister shall ensure that, before the application is determined, proposed relevant works likely to have significant effects on the environment by virtue of their nature, size or location (or any combination thereof) are made subject to an EIA. The applicant shall in this case submit to the Minister an EIAR in respect of the proposed relevant works, having regard to guidelines issued by the Minister.

The Minister may appoint himself or herself, or with the consent of a local authority, appoint the local authority as the guardian of a registered monument to which special protection applies. A national monument under the Act of 1930 will be deemed both a registered monument and a guardianship monument.

Any archaeological object where such object has no known owner shall be vested in the State. An owner or owner exception of land, not being the State, or a finder of an archaeological object is



deemed not to acquire any rights of ownership to an archaeological object found on, in or under the land.

Where a person finds, or believes that he or she has found an archaeological object, the person shall make a preliminary report of the finding of the thing to the Board of the National Museum of Ireland or a member of An Garda Síochána within 72 hours, in the case of licensable activity, to the Minister or the Board in such manner as is specified in the licence. A person, other than a relevant person, shall not interfere with or remove a relevant archaeological object, or cause it to be interfered with or removed, except under and in accordance with a licence, or where there is reasonable grounds to believe that it is necessary to remove the thing from the site where he or she found it for the purposes of the safekeeping of the thing.

"Architectural heritage" means—

- a) structures and buildings together with their settings and attendant grounds, fixtures and fittings,
- b) groups of structures and buildings referred to in paragraph (a), and
- c) sites,

that are of archaeological, architectural, cultural, historic, scientific, social or technical interest;

A person shall not, other than under and in accordance with a licence—

- a) undertake or carry out, or direct or authorise the undertaking or carrying out of, archaeological excavation,
- b) ... archaeological monitoring,
- c) search for or collect... archaeological objects lying exposed on the surface of land, whether or not any such object is known to be on, in or under that land,
- d) search for... wrecks one hundred or more years old or archaeological objects or prescribed monuments, or other relevant things of archaeological interest, situated on, in or under the sea bed or land covered by water...
- e) be in possession of a detection device in, at, on, over or above, or within the immediate surroundings of, a registered monument or a wreck one hundred or more years old, or
- f) use... a detection device for the purpose of identifying, locating (including searching for), investigating, surveying or recording any archaeological object or monument or relevant thing of archaeological interest...

Anything done by a person in the course of his or her employment shall, in any proceedings brought under this Act, be treated as done also by that person's employer, whether or not it was done with the employer's knowledge or approval. Anything done by a person as agent for another person, with the authority (whether express or implied and whether precedent or subsequent) of



that other person shall, in any proceedings brought under this Act, be treated as done also by that other person.

National Monuments Legislation (1930-2014)

The National Monument Act, 1930 (as amended) provides the formal legal mechanism to protect monuments in Ireland. Protection of a monument is provided via:

Record of Monuments and Places (RMP);

National Monument in the ownership or guardianship of the Minister for Arts, Heritage, Regional, Rural & Gaeltacht Affairs or a Local Authority;

National Monument subject to a Preservation Order (or temporary Preservation Order);

Register of Historic Monuments (RHM).

The definition of a monument is specified as:

any artificial or partly artificial building, structure or erection or group of such buildings, structures or erections;

any artificial cave, stone or natural product, whether forming part of the ground, that has been artificially carved, sculptured or worked upon or which (where it does not form part of the place where it is) appears to have been purposely put or arranged in position;

any, or any part of any, prehistoric or ancient tomb, grave or burial deposit, or (ii) ritual, industrial or habitation site; and

any place comprising the remains or traces of any such building, structure or erection, any cave, stone or natural product or any such tomb, grave, burial deposit or ritual, industrial or habitation site.

Under Section 14 of the Principal Act (1930):

It shall be unlawful...

to demolish or remove wholly or in part or to disfigure, deface, alter, or in any manner injure or interfere with any such national monument without or otherwise than in accordance with the consent hereinafter mentioned (a licence issued by the Office of Public Works National Monuments Branch),

or

to excavate, dig, plough or otherwise disturb the ground within, around, or in the proximity to any such national monument without or otherwise than in accordance...

Under Amendment to Section 23 of the Principal Act (1930):

A person who finds an archaeological object shall, within four days after the finding, make a report of it to a member of the Garda Síochána...or the Director of the National Museum...



The latter is of relevance to any finds made during a watching brief.

In the 1994 Amendment of Section 12 of the Principal Act (1930), all the sites and 'places' recorded by the Sites and Monuments Record of the Office of Public Works are provided with a new status in law. This new status provides a level of protection to the listed sites that is equivalent to that accorded to 'registered' sites [Section 8(1), National Monuments Amendment Act 1954] as follows:

The Commissioners shall establish and maintain a record of monuments and places where they believe there are monuments and the record shall be comprised of a list of monuments and such places and a map or maps showing each monument and such place in respect of each county in the State.

The Commissioners shall cause to be exhibited in a prescribed manner in each county the list and map or maps of the county drawn up and publish in a prescribed manner information about when and where the lists and maps may be consulted.

In addition, when the owner or occupier (not being the Commissioners) of a monument or place which has been recorded, or any person proposes to carry out, or to cause or permit the carrying out of, any work at or in relation to such monument or place, he shall give notice in writing of his proposal to carry out the work to the Commissioners and shall not, except in the case of urgent necessity and with the consent of the Commissioners, commence the work for a period of two months after having given the notice.

The National Monuments Amendment Act enacted in 2004 provides clarification in relation to the division of responsibilities between the Minister of Environment, Heritage and Local Government, Finance and Arts, Sports and Tourism together with the Commissioners of Public Works. The Minister of Environment, Heritage and Local Government will issue directions relating to archaeological works and will be advised by the National Monuments Section and the National Museum of Ireland. The Act gives discretion to the Minister of Environment, Heritage and Local Government to grant consent or issue directions in relation to road developments (Section 49 and 51) approved by An Bord Pleanála and/or in relation to the discovery of National Monuments.

14A. (1) The consent of the Minister under section 14 of this Act and any further consent or licence under any other provision of the National Monuments Acts 1930 to 2004 shall not be required where the works involved are connected with an approved road development.

14A. (2) Any works of an archaeological nature that are carried out in respect of an approved road development shall be carried out in accordance with the directions of the Minister, which directions shall be issued following consultation by the minister with the Director of the National Museum of Ireland.

Subsection 14A (4) Where a national monument has been discovered to which subsection (3) of this section relates, then the road authority carrying out the road development shall report the discovery to the Minister subject to subsection (7) of this section, and pending any directions by the Minister under paragraph (d) of this subsection, no works which would interfere with the monument shall be carried out, except works urgently required to secure its preservation carried out in accordance with such measures as may be specified by the Minister.

The Minister will consult with the Director of the National Museum of Ireland for a period not longer than 14 days before issuing further directions in relation to the national monument.



The Minister will not be restricted to archaeological considerations alone, but will also consider the wider public interest.

Architectural Heritage (National Inventory) and Historic Monuments (Miscellaneous Provisions) Act, 1999

This Act provides for the establishment of a national inventory of architectural heritage and historic monuments.

Section 1 of the act defines "architectural heritage" as:

- (a) all structures and buildings together with their settings and attendant grounds, fixtures and fittings,
- (b) groups of such structures and buildings, and,
- (c) sites

which are of architectural, historical, archaeological, artistic, cultural, scientific, social or technical interest.

Section 2 of the Act states that the Minister (for Arts, Heritage, Gaeltacht and the Islands) shall establish the NIAH, determining its form and content, defining the categories of architectural heritage, and specifying to which category each entry belongs. The information contained within the inventory will be made available to planning authorities, having regard to the security and privacy of both property and persons involved.

Section 3 of the Act states that the Minister may appoint officers, who may in turn request access to premises listed in the inventory from the occupiers of these buildings. The officer is required to inform the occupier of the building why entry is necessary, and in the event of a refusal, can apply for a warrant to enter the premises.

Section 4 of the Act states that obstruction of an officer or a refusal to comply with requirements of entry will result in the owner or occupier being guilty of an offence.

Section 5 of the Act states that sanitary authorities who carry out works on a monument covered by this Act will as far as possible preserve the monument with the proviso that its condition is not a danger to any person or property, and that the sanitation authority will inform the Minister that the works have been carried out.

The provisions in the Act are in addition to and not a substitution for provisions of the National Monument Act (1930–94), and the protection of monuments in the National Monuments Act is extended to the monuments covered by the Architectural Heritage (National Inventory) and Historic Monuments (Miscellaneous Provisions) Act (1999).

The Local Government (Planning and Development) Act, 1999

The Local Government (Planning and Development) Act, 1999, which came into force on 1st January 2000, provides for the inclusion of protected structures into the planning authorities' development plans and sets out statutory regulations regarding works affecting such structures, thereby giving greater statutory protection to buildings. All structures listed in the development plan are now referred



to as Protected Structures and enjoy equal statutory protection. Under the 1999 Act the entire structure is protected, including a structures interior, exterior, the land lying within the curtilage of the protected structure and other structures within that curtilage. This Act was subsequently repealed and replaced by the Planning and Development Act, 2000, where the conditions relating to the protection of architectural heritage are set out in Part IV of the Act.

Protected Structures, Curtilage & Attendant Grounds

A protected structure is defined in the Local Government (Planning and Development) Act 2000 as any structure or specified part of a structure, which is included in the planning authorities' Record of Protected Structures (RPS). Section 57 (1) of the 2000 Act states that "...the carrying out of works to a protected structure, or a proposed protected structure, shall be exempted development only if those works would not materially affect the character of

- (a) the structure, or
- (b) any element of the structure, which contributes to its special architectural, historical, archaeological, artistic, cultural, scientific, social or technical interest.

By definition, a protected structure includes the land lying within the curtilage of the protected structure and other structures within that curtilage and their interiors. The notion of curtilage is not defined by legislation, but according to Architectural Heritage Protection Guidelines for Planning Authorities (2004) and for the purposes of this report it can be taken to be the parcel of land immediately associated with that structure and which is (or was) in use for the purpose of the structure.

The attendant grounds of a structure are lands outside the curtilage of the structure but which are associated with the structure and are intrinsic to its function, setting and/or appreciation. The attendant grounds of a country house could include the entire demesne, or pleasure grounds, and any structures or features within it such as follies, plantations, lakes etc.



APPENDIX 2 STANDARDS AND GUIDELINES

The following legislation, standards and guidelines were consulted for this archaeological desk study:

- National Monuments Acts 1930 (as amended);
- The Planning and Development Act 2000 (as amended);
- The Heritage Act, 1995;
- CAAS Environmental Ltd on behalf of the Environmental Protection Agency (EPA) (2002),
 Guidelines on the information to be contained in Environmental Impact Statements;
- CAAS Environmental Ltd on behalf of the Environmental Protection Agency (EPA) (2003),
 Advice Notes on Current Practice (in preparation of Environmental Impact Statements);
- Department of Arts, Heritage, Gaeltacht and Islands, (1999a), Framework and Principles for the Protection of the Archaeological Heritage;
- National Roads Authority (2005), Guidelines for the Assessment of Archaeological Heritage Impacts of National Road Schemes;
- National Roads Authority (2005), Guidelines for the Assessment of Architectural Heritage Impacts of National Road Schemes;
- National Roads Authority (2017) Project Management Guidelines;
- Code of Practice between the National Roads Authority (NRA) and the Minister for Arts, Heritage and the Gaeltacht, June 2000;
- Code of Practice between Transport Infrastructure Ireland (TII) and the Minister for Arts, Heritage, Regional, Rural and Gaeltacht Affairs, 2017;
- Architectural Heritage (National Inventory) and Historic Monuments (Miscellaneous Provisions) Act, 1999 and the Planning and Development Act (as amended);
- Cork County Council Heritage Unit (2007) Guidance Notes for the Appraisal of Historic Gardens, Demesnes, Estate and their Settings;
- Transport Infrastructure Ireland (TII), (2024) Guidelines for Cultural Heritage Impact Assessment of TII National Road and Greenway Projects (hereafter referred to as TII Guidelines);
- TII (2023) Project Management Guidelines, PE-PMG-02041;
- UNESCO (2022) Guidance and Toolkit for Impact Assessments in a World Heritage Context;
- International Council on Monuments and Sites (ICOMOS) Ireland (2000) Archaeology and Development Guidelines for Good practice for Developers, prepared for the Heritage Council;
- Environmental Protection Agency (EPA) (2022). Guidelines on the information to be contained in Environmental Impact Assessment Reports;
- Historic and Archaeological Heritage and Miscellaneous Provisions Act 2023. This was enacted in October 2023 and this Act is now law. The Minister for Housing, Local Government and Heritage commenced certain provisions in May 2024 (S.I. No.: 252/2024), however until the Act is fully commenced, the National Monuments Acts have therefore not yet been repealed and remain in force.





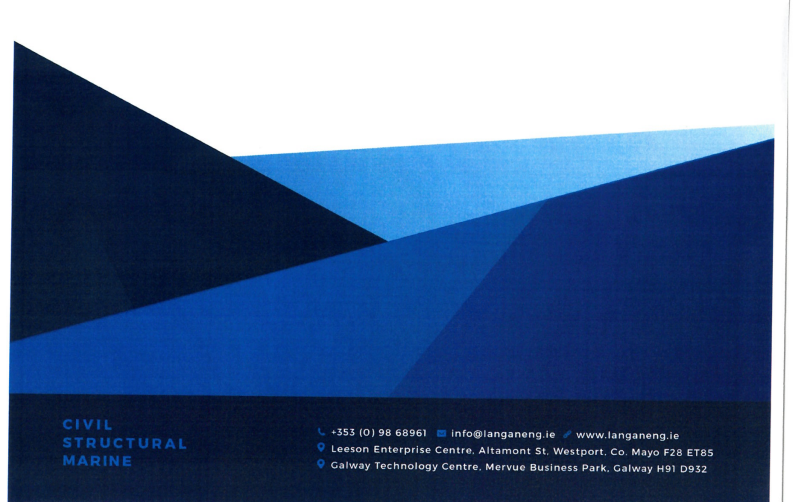
OUTLINE CONSTRUCTION METHODOLOGY

ARDNAGEEHY-BALLYROE CABLE ROUTE

SOLEIRE RENEWABLES SPV LTD

24196-RP-2000-FL02

MAY 2025



QUALITY CHECK SHEET

DOCUMENT TITLE:

OUTLINE CONSTRUCTION METHODOLOGY

PROJECT TITLE:

ARDNAGEEHY-BALLYROE CABLE ROUTE

EMPLOYER:

SOLEIRE RENEWABLES SPV LTD

DOCUMENT REF:

24196-RP-2000-FL02

REVISION	DESCRIPTION	ISSUE DATE	PREPARED BY	CHECKED BY	APPROVED BY
DR01	Draft	22 nd November 2024	LB	ТМсН	JL
DR02	Draft for Issue	03 rd December 2024	LB	ТМсН	JL
FL01	Final Issue	09 th December 2024	LB	TMcH	JL
FL02	Final Issue	14 th May 2025	LB	ТМсН	JL

AUTHOR, CHECKER AND APPROVER DETAILS

NAME	ROLE	QUALIFICATIONS
Mr. Liam Butler (LB)	Project Engineer, Langan Consulting Engineers	B.E M.E. MIEI
Mr. Tim McHugh (TMcH)	Director, Langan Consulting Engineers	B.E. CEng MIEI, CMarEng MIMarEST
Mr. James Langan (JL)	Director, Langan Consulting Engineers	B.E. CEng MIEI FConsEI



TABLE OF CONTENTS

1	INTR	ODUCTION	
	1.1	PURPOSE OF DOCUMENT	
	1.2	ABBREVIATIONS AND DEFINITIONS	
	1.3	Assumptions	
2	PRO	POSED INTERCONNECTOR ROUTE	
3		LIMINARY SITE INVESTIGATIONS	
	3.1	UNDERGROUND CABLE (UGC) ROUTE	
4	ACC	ESS ROUTES TO WORK AREA	
5	UGC	CONSTRUCTION METHODOLOGY	10
	5.1	STORAGE OF PLANT MACHINERY	
	5.2	EXISTING SERVICES	
	5.3	RELOCATION OF EXISTING SERVICES	
	5.4	TRENCHING METHODOLOGY	
	5.5	JOINT BAYS AND ASSOCIATED CHAMBERS	
	5.6	HORIZONTAL DIRECTIONAL DRILLING (HDD)	
	5.7	CABLE PULLING	
	5.8	Marker Posts	
6	EMEI	RGENCY RESPONSE PLAN	
7	DESI	GN AND CONSTRUCTION & ENVIRONMENTAL MANAGEMENT METHODOLOGY.	19
8	TRAF	FIC MANAGEMENT	21
9		D OPENING LICENCE	
10	IMPL	EMENTATION OF ENVIRONMENTAL PROTECTION MEASURES	23
11	INVA	SIVE SPECIES BEST PRACTICE MEASURES	24
12		TE MANAGEMENT	
13	PRO	GRAMME	26
A DDE	NOIV A	*	
APPE	NDIV A	ARDNAGEEHY-BALLYROE CABLE ROUTE	1
APPE	NDIX A	ARDNAGEERY-BALLYROE CABLE ROUTE	21
I ICT	OF FIGI	IDEC	
		erconnector Route Location Ardnageehy to Ballyroe	6
		pical Trench Cross Section in Roadway	
		pical Trench Cross Section in Roadway	
		pical Treffor Closs Section in Oil Road Sectionpical Joint Bay and Link Box Plan Detail	
		pical 33KV Underground Duct Installation	
		pical HDD Installation	
		andard ESB Marker Post	
iguit	5 J-0 Jie	andard LSD Warker Fost	17
IST	OF TAB	I FS	
		nmary of proposed Ardnageehy – Ballyroe interconnector 33kV Design Route	c
		mated Public & Construction Traffic	
		timated Construction Duration	
aule	13-1 6	diffaced Construction Duration	∠0



INTRODUCTION

Langan Consulting Engineers has been appointed to prepare an Outline Construction Methodology as part of the planning application process for the construction of an Interconnector between the approved Ardnageehy Solar Farm (Pl. Ref. 236099) and the 110kV Ballyroe Substation SID (Pl. Ref. ABP-314431-22) located in Ballynadrideen & Ballyroe Townlands, Co. Cork.

The project involves the installation of a 33 KV underground cable for a distance of 1.83 KM to facilitate the grid connection between the Ardnageehy Solar Farm and the Ballyroe substation SID. The proposed grid connection will consist of approximately 1.83 km of an underground cable, with a total Horizontal Direct Drilling (HDD) length of 94.25 m, crossing a public road for 6.4m. The approximate minimum width of the redline is 10 m with a total development area of 1.8097 Ha/4.4719 Acres.

This report provides an outline of the typical practices that may be involved in the construction of an Underground Cable (UGC) interconnector through agricultural land, agricultural roadways/tracks, secondary road crossings and minor watercourse crossings.

Prior to commencement of any construction activities, detailed Method Statements should be requested from the contractor describing each aspect of construction and the environmental protection measures that will be established.

Given the nature of the area - this report should be read in conjunction with the associated environmental and archaeological assessments which have been previously completed.

1.1 **PURPOSE OF DOCUMENT**

The purpose of this document is to present an Outline Construction Methodology for the construction of the proposed 33kV UGC interconnector between Ardnageehy Solar Farm and Ballyroe Solar Farm.

The main objective of this document is to:

- Provide an overview of the typical construction techniques which would be expected to be implemented during construction.
- Detail standardised methodologies/ sequence of works that would be carried out during the construction phase.

1.2 ABBREVIATIONS AND DEFINITIONS

1.2.1 **ABBREVIATIONS**

All Terrain Vehicle
Cable Avoidance Tool
Electricity Supply Board
Gas Networks Ireland
Horizontal Directional Drilling
Health and Safety Authority
Irish Transverse Mercator
Langan Consulting Engineers
South-Southeast
Traffic Management Plan
Underground Cable
Waste Management Plan

1.2.2 **DEFINITIONS**

Contract:

Ardnageehy-Ballyroe Cable Route



Employer:

Soleire Renewables SPV LTD

1.3 ASSUMPTIONS

The following lists the reports assumptions which may be subject to correction/change:

- The route provided in entrust drawing No. AB-DR-01 is correct and accurate.
- The approximate location of existing infrastructure (road crossings, canal crossing, existing farm tracks, existing services) detailed along the route (as shown in drawings No. AB-DR-02 to AB-DR-06) is correct and accurate.
- The interconnector will consist of 3 No. 110mm diameter uPVC power cable ducts, 1 No. 110mm diameter uPVC communications duct and 1 No. 63mm diameter duct for an earth continuity conductor.
- The location of all known existing services will be shared with the contractor prior to commencement of the works.
- The necessary archaeological and environmental reports have been completed for the proposed route.



2 PROPOSED INTERCONNECTOR ROUTE

- The proposed interconnector between Ardnageehy (ITM 552633, 618290) and Ballyroe (ITM 552785, 617094) is approx. 1.83km in length. The proposed route commences within existing agricultural land, follows an agricultural path, then runs beneath the L5519-16 secondary roadway. Continuing through fields and along farm paths, the UGC crosses a small canal and stream before reaching its termination point at Ballyroe Substation.
- The existing proposed UGC route is subject to modification following consultation with Cork County Council, stakeholders, having regard to the environmental protection measures outlined in the planning application, and accompanying technical reports.
- During the detailed design stage of the project all service providers operating within close proximity to the interconnector should be consulted regarding the proposed UGC route.

Appendix A and Figure 2-1 detail the proposed interconnector route



24196-RP-2000-FL02 May 2025 | PAGE 6

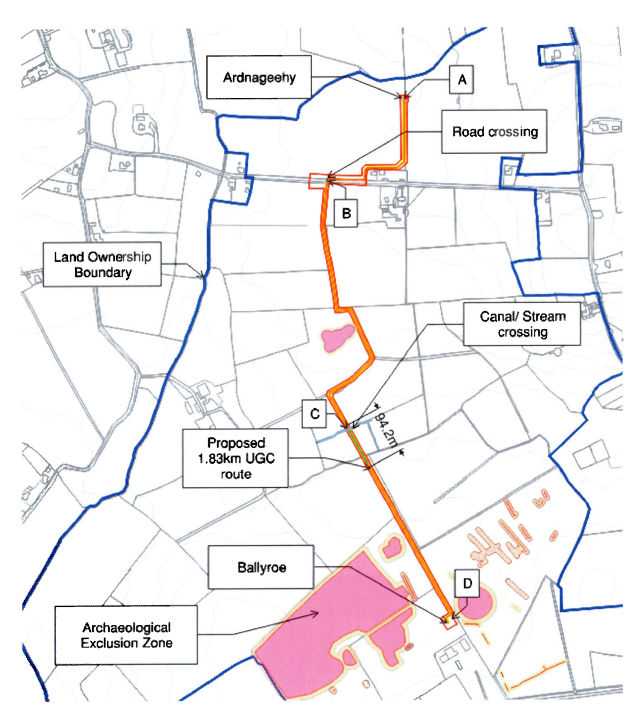


Figure 2-1 Interconnector Route Location Ardnageehy to Ballyroe

Table 2-1 Summary of proposed Ardnageehy – Ballyroe interconnector 33kV Design Route

Section	Description (NOTE: all lengths are approximate and subject to change at detailed design stage.)		
Section 1	Point A to Point B		
Ardnageehy Solar Farm transformer to	The UGC 33kV begins at the Ardnageehy transformer and travels South along an existing hedgerow. The UGC turns West and follows the permitter		



24196-RP-2000-FL02 May 2025 | PAGE 7

Secondary road crossing	of an existing dwellings curtilage before emerging at the roadway. The UGC travels parallel with the existing L-5519-16 secondary road for approx. 85m
Approx. 485m	An Open cut in the roadway will be required for the road crossing.
	Backfill as per Figure 5-1
	If HDD is necessary, the HDD rig will require the construction of both a Launch and Receiver pit prior to drilling.
	Point B to Point C
Section 2 Local Secondary road crossing to Canal/Stream crossing Approx. 720m	The UGC heads South from the road crossing for approx. 600m. This section traverses owned agricultural lands. There is 4 No. approx. 90 degree turns along this section – the minimum bend radius of the UGC should be considered at detailed design stage to ensure the UGC can follow the proposed route. Consideration should be given to the reinstatement of farm tracks as per the relevant guidance documents upon completion of the works.
	HDD Launch/Receive pit for Canal/Stream crossing
	It is proposed to continue HDD for an approx. distance of 94.25m to pass under both the existing Canal and Stream located towards the end of section 2.
	Joint bay locations to be confirmed during detailed design stage on confirmation of cable reel length and on confirmation of safe cable pulling locations. (Joint bays are typically placed apart at a max distance of 900m)
	Joint bays to be located below ground and finished/reinstated to Local Authority specification.
Section 3 Canal/Stream crossing to Ballyroe Solar Farm Approx. 625m	Point C to Point D The UGC continues in a SSE direction towards Ballyroe Solar Farm via an existing farm access road. The UGC terminates at the Ballyroe 110kv Solar Farm Substation. Detailing of the connection point to be confirmed at detailed design stage.
Total	Approx. 1830m of 33kV underground cable
	1 No. HDD crossings
	The approx. min width of the redline boundary is 10m with a total development area of 4.4712 Acres.



3 PRELIMINARY SITE INVESTIGATIONS

It is proposed to carry out additional preliminary site investigations along the proposed interconnector route in order to validate the design assumptions. Section 3.1 details the items which are typically carried out.

3.1 UNDERGROUND CABLE (UGC) ROUTE

The following would be beneficial to validate design assumptions:

- Detailed desk study to consider environmental constraints and highlight the relevant stakeholders (service provides and local residents) in the area.
- Several trial holes along the route to determine ground conditions and thermal resistivity.
- Inspection pits carried out to determine the depth/condition of existing services (if present within
 the planned route). See Section 5.2 below for a non-exhaustive list of services which could be
 located along the proposed interconnector route).

The following equipment would typically be required to carry out ground investigations in the area:

- Rubber tracked Excavator
- 4x4 vehicle with small plant trailer
- Wheeled dumper / ATV with small trailer.
- Soil compactor

Traffic management may be required if a set down area cannot be identified to complete the works within the site ownership boundary as defined on entrust drawing No. AB-Dr-01.



24196-RP-2000-FL02 May 2025 | PAGE 9

4 ACCESS ROUTES TO WORK AREA

The majority of the UGC is to be installed in existing owned Soleire Renewables SPV LTD agricultural lands and agricultural paths. The existing public road network will provide access to the proposed interconnector route. The use of local public roadways should be limited to providing access for labour, materials and plant delivery where necessary. The movement of heavy plant machinery along public roadways should be avoided if possible.

Prior to commencement of construction, the contractor should assess all access routes and provide information regarding additional access requirements in the form of a method statement. All plant and equipment required to carry out the works (tracked machines, excavators, site dumpers, etc) should be inspected prior to arrival on site and cleaned where necessary prior to leaving the site to prevent the spread of invasive plant species.

For works taking place along the existing roadway, traffic management measures should be implemented in accordance with those included in the Traffic Management Report submitted as part of this planning application. A detailed Traffic Management Plan should be approved prior to construction works by Cork County Council.

If road closures are necessary, a suitable diversion plan should be implemented using appropriate signage, following consultation with Cork County Council.



5 UGC CONSTRUCTION METHODOLOGY

The proposed interconnector will consist of 3 No. 110mm diameter uPVC power cable ducts, 1 No. 110mm diameter uPVC communications duct, 1 No. 63mm diameter duct for earth continuity conductor. Cable ducts are typically installed in an open-cut style excavated trench (typical trench dimensions – 940mm wide by 1220mm deep). Trench dimensions can vary relative to the types of existing infrastructure and environmental constraints along the interconnector route (e.g. Canal / Stream crossing, Road crossings, existing Services, etc).

The following provides a brief overview of the proposed interconnector infrastructure:

- The 3 No. cable ducts will accommodate 3 No. electrical cables.
- The communications duct will accommodate a fibre cable to allow communications between the solar farms.

Typically the cable ducting is to be installed and the trench reinstated prior to cable pulling operations.

NOTE: The UGC should be installed as per the technical specifications and requirements set out during the detailed design stage of the project. This report details a typical outline construction methodology for the interconnector traversing the terrain described above and does not take into consideration the detailed limitations associated with material specifications and contractor specific construction methods. The contractor should submit detailed construction method statements that conform to the specifications and requirements defined during detailed design.



24196-RP-2000-FL02 May 2025 | PAGE 11

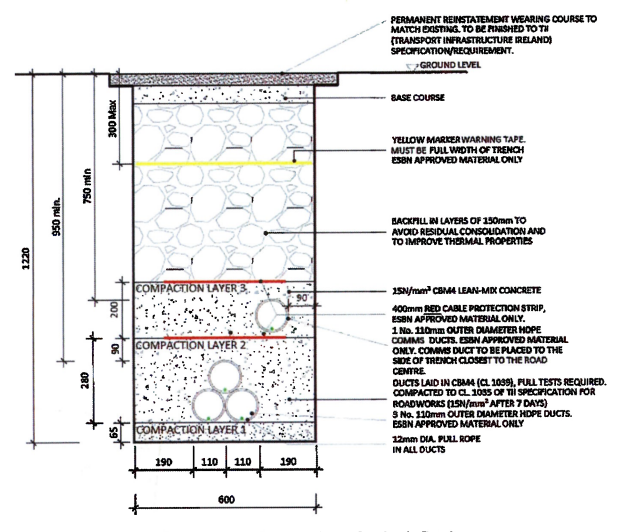


Figure 5-1 Typical Trench Cross Section in Roadway



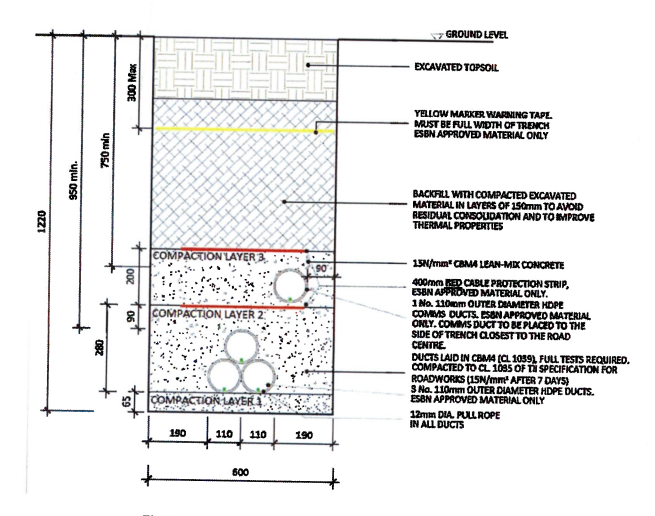


Figure 5-2 Typical Trench Cross Section in Off Road Section

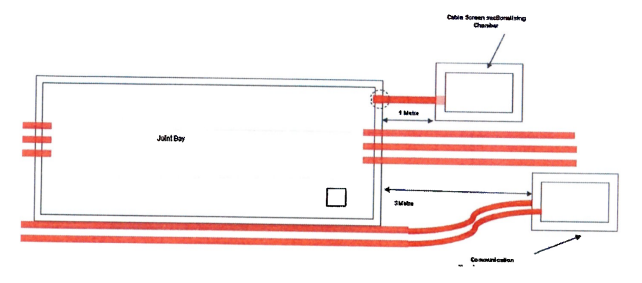


Figure 5-3 Typical Joint Bay and Link Box Plan Detail



5.1 STORAGE OF PLANT MACHINERY

All plant, machinery and equipment should be stored on site within a defined contractor construction compound area or stored within the works area during the construction works. Fuels should be stored in an appropriately bunded fuel bowser and oils/other chemicals should be stored in an appropriate double bunded site container within the contractor's compound.

5.2 EXISTING SERVICES

To facilitate the installation of the UGC, it will be necessary to locate existing underground services (if identified) along the proposed interconnector route. The proposed interconnector route is shown in Figure 2-1 above. The proposed route runs within close proximity to existing overhead lines within section 1 as denoted in Table 2-1. In advance of any construction activities, the contractor should locate all existing services (underground and overhead) within the works area.

A typical methodology for locating underground services involves:

- Requesting service mapping from relevant service providers and stakeholders (ESB, EIR, GNI, Uisce Eireann, Group Water schemes, Local Authority infrastructure, and local farmers).
- Identifying service location using surveying methods in combination with local knowledge.
- Use of Cable Avoidance Tool (CAT) and other scanning equipment to locate approximate location
 of the service.
- Mark the surface using markers and line marker paint.
- (if required) Excavate carefully within the area and expose the service as per the recommendations and guidelines set out in the service providers technical guidance documents.

A detailed desk study should be carried out to identify the existing services (underground and above ground) prior to detailed design and the proposed interconnector design presented to the relevant service provider for comment prior to construction works.

5.2.1 UNDERGROUND CABLES

The following is an non-exhaustive list of underground cables which could potentially be located along the proposed interconnector route:

- ESB
- EIR

5.2.2 LAND DRAINAGE PIPES

Local farmer/s and farm workers should be consulted regarding the existing land drainage network within the agricultural lands section of the proposed interconnector route.

5.2.3 GAS NETWORKS

Gas Networks Ireland (GNI) infrastructure may be located within the proposed interconnector route.

5.2.4 WATER MAINS

The following is a non-exhaustive list of the water related infrastructure which could potentially be located along the proposed interconnector route:

- Irish water mains and dwelling/farm connections
- Group water scheme mains and dwelling/farm connections
- Farm fresh water network for animal water drinkers and irrigation
- Farm fresh water network from local well supply

5.3 RELOCATION OF EXISTING SERVICES

To enable the installation of the proposed UGC, potential existing underground services as described in Section 5.2 may need to be moved/relocated. Before commencing construction activities, the contractor should carry out additional surveys along the proposed route to confirm the presence of any such services.



If services are identified, the relevant service providers should be contacted to determine the necessary excavation or relocation methods and to coordinate an appropriate schedule for the required works.

5.4 TRENCHING METHODOLOGY

The following section outlines a typical trenching methodology:

- The contractor, in coordination with the appointed site manager, shall prepare a detailed method statement that clearly outlines the construction methodology, incorporating all mitigation and control measures and in accordance with the stipulated planning conditions. The method statement shall be approved by the relevant parties prior to any construction taking part within the project boundary.
- Prior to commencement of construction works, the locations of all existing underground utilities along the UGC route shall be verified.
- Traffic management measures should be implemented in accordance with those included in the Traffic Management Report submitted as part of this planning application. Cork County Council should be consulted prior to construction works to approve a detailed Traffic Management Plan.
- The base of the excavated trench is typically lined with sand bedding, the uPVC cable duct is then
 placed into the excavated trench and back filled as per typical details shown in Figure 5-1 and
 Figure 5-2.
- Stockpiles of excavated material should be positioned a minimum of 50m away from surface water features. All stockpile locations should be subject to approval by the site manager and the relevant ecological/environment officers.
- Excavated material is typically used to reinstate the trench and any surplus material should be transported to a licensed disposal facility.
- Any hedgerows, earth embankments and grass areas should be carefully removed to allow for reinstatement on completion of trenching.
- Where dewatering is necessary, the excavated trench should be dewatered via a sump installed at the lowest point of the trench. All water extracted, should be properly attenuated using silt bags or other appropriate measures to remove suspended solids, prior to discharge in a controlled manner to vegetation.
- Where necessary, if the original sod could not be re-laid to a satisfactory standard, grass reinstatement is typically achieved through either seeding or placement of grass turf.
- No more than 100m of trench is typically open at any given time. Excavation of an additional 100m section should only proceed once reinstatement work has been substantially completed on the first section.
- A typical crew would be expected to complete approx. 100m of complete trench per day including excavation, cable duct installation and reinstatement.
- No in-stream works are planned as part of this interconnector route. Watercourses would be expected to be by-passed by means of HDD underneath the watercourse.
- In locations where the UGC is to pass under a roadway, temporary reinstatement may be provided to facilitate the movement of vehicles. The Local Authority should be consulted to specify the requirements for road re-instatement.
- Following the installation of ducting and re-instatement of the excavated trench, the cable pulling procedure typically takes place.
- It is expected that works will only be conducted during normal working hours Monday to Friday 08:00 to 20:00 and Saturday 08:00 to 18:00, with no works on Sundays or Bank holidays except in exceptional circumstances in the event of an emergency.

The following labour and equipment typically used during trenching works are:

- 2-3 General Operatives
- Excavator and operator
- Tractor with dump trailer and operator

The following material is typically required:

- Plant fuel and oil
- Sand for pipe bedding
- Ready-mix concrete (where required)
- Trench backfilling material (excavated material and/or additional aggregate to relevant specification)



- 110mm diameter uPVC ducting
- Temporary Surface Reinstatement Materials



Figure 5-4 Typical 33KV Underground Duct Installation

5.5 JOINT BAYS AND ASSOCIATED CHAMBERS

Joint Bays (typically pre-cast concrete chambers) are required in locations where lengths of cable will be joined to form one continuous cable. They are typically located at various points along the UGC route, generally between 600-1000m intervals or as otherwise required by the specifications and requirements. Joint bays are typically sized during the detailed design stage of the project.

5.6 HORIZONTAL DIRECTIONAL DRILLING (HDD)

Horizontal Direction Drilling (HDD) is a method of drilling under obstacles (bridges, gas lines, water courses, etc.) in order to install cable ducts. This method is employed where installing ducts using standard installation methods (e.g. trenching) are not possible. The mobilisation of HDD equipment will be required along the proposed route at the Canal and Stream crossings as shown on entrust drawing No. AB-DR-06. HDD may also be required at the public road crossing shown on AB-DR-04 – this will be determined during the detailed design stage of the project, taking into consideration the associated planning conditions.

The proposed HDD methodology is as follows:

- A works area of approx. 40m2 is typically required for an HDD entry point and approx. 20m2 required for HDD exit point. This area should be securely fenced off during drilling works.
- Entry and exit pits (approx. 2m x 3m x 1m (Length x Width x Depth)) are typically excavated using a small excavator. The excavated material is typically stored within the works area and used for reinstatement on completion of the works or disposed of at a licensed waste facility.
- The HDD pilot bore will be drilled to the pre-determined profile and alignment as per the specified requirements completed during the projects detailed design stage.
- Pilot boring is typically carried out using a wireline guidance system. The assembly is ideally set up by the drilling team and steering engineer.
- The steering engineer and drill team should monitor ground stresses and pressures to ensure the modelled values are not exceeded.
- The drilled cuttings are removed from the entry pit and typically treated for re-use or removed and disposed of at a licensed disposal facility.
- On completion of the pilot hole, a reamer is fitted at the exit pit and pulled back to the entry pit to widen the hole to the specified size.



- On completion of hole opening, a reamer of a slightly greater diameter then the duct is installed on the drill string as shown in the Figure 5-5 below. The ducts are then attached to the reamer at the exist pit and pulled to the entry pit.
- The drilling fluid used in the process should be collected and disposed of in a licensed disposal facility. The interior of the ducts are typically cleaned after installation and the ducts proven to ascertain their suitability.
- The entry and exit pits are typically reinstated as per ESB and Cork County Council requirements and specifications.
- A joint bay/transition chamber/transition coupler is typically installed at either side of the drill shot, following the HDD procedure, as per ESB specifications, to act as an interface between HDD ducts and standard ducts.

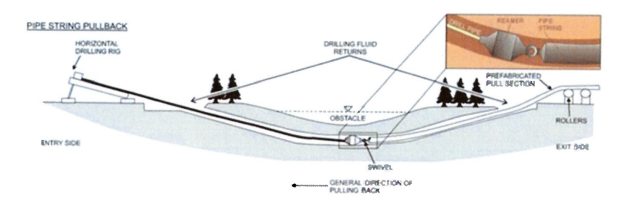


Figure 5-5 Typical HDD Installation

5.6.1 WATERCOURSE CROSSING

The proposed cable route requires 1 No. Stream / Canal crossing.

The watercourse crossing will be carried out over a proposed 94.25m section as shown on Drawing No AB-DR-05.

Prior to commencement of construction, a detailed construction method statement should be prepared by the contractor for review and approval by the Local Authority and relevant environmental agencies.

Inland Fisheries guidelines relating to construction works along water bodies should be adhered to during the construction works.

Other minor water crossings including open and piped drains should be identified and surveyed as part of the detailed design process.

5.7 CABLE PULLING

On completion of ducting installation, the electrical cables (situated on a drum) are pulled through the ducting by a specialised mechanical winch. Typically these specialised winches used for this application can monitor the tension on the cables being pulled as a precautionary measure to prevent damage to the cables.

A guide rope is installed with the ducting to assist in the cable pulling process. The guide rope is also used for proving the ducts by attaching a mandrel, sponge, or brush for cleaning the duct after installation.

Cable lubricant is applied to the outside of the cables being pulled through the duct. The lubricant assists in the pulling process by reducing friction between the cable and the ducting.

5.8 MARKER POSTS

ESB marker posts are typically used in areas where the UGC depth is unavoidably shallow as a result of existing services to identify the precise location of the UGC.



24196-RP-2000-FL02 May 2025 | PAGE 17

Marker posts are used along non-roadway routes to delineate the duct route and joint bay locations. The exact locations of marker posts (if required) should be confirmed during the detailed design stage of the project.

A typical marker post is shown in Figure 5-6 below. The attached sign should be triangular in shape manufactured from corrosion proof aluminium, with a lightning symbol centred on a fluorescent yellow background as per ESB specification.

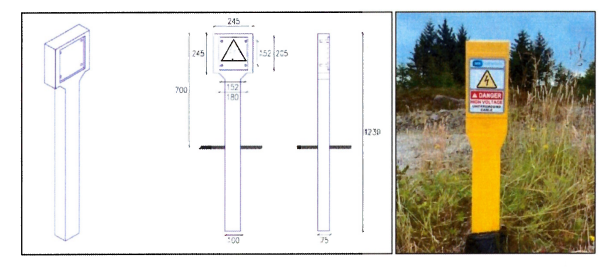


Figure 5-6 Standard ESB Marker Post



6 EMERGENCY RESPONSE PLAN

All site personnel should be inducted to the provisions set out in the Emergency Response Plan. The following briefly outlines a non-exhaustive list of the types of emergencies, which must be communicated to site staff:

- Release of hazardous substances Oils and fuels
- Concrete spills release of concrete to the environment
- Flood event extreme rainfall event
- Environmental and agricultural buffer zones around exclusion areas
- Housekeeping of materials and waste storage areas
- Stop works procedure due to accident/ environmental issue

The emergency response plan must be completed by the appointed contractor prior to commencement of construction.



7 DESIGN AND CONSTRUCTION & ENVIRONMENTAL MANAGEMENT METHODOLOGY

Prior to commencement of construction works the contractor should prepare detailed method statements taking into consideration the project specific constraints and details described in this document (Outline Construction Methodology), the guidance documents, stipulated planning conditions and best practice measures listed below.

Each method statement should be presented to and reviewed by each operative onsite. The method statement is to be adhered to by the contractor's employees and the work should be overseen by a project manager, environmental manager and Ecological Clerk of Works (ECoW) where relevant.

The following documents typically contribute to the preparation of method statements in addition to those measures outlined in Section 10 Implementation of Environmental Protection Measures and Section 12 Waste Management:

- Inland Fisheries Ireland (2016) Guidelines on Protection of Fisheries during Construction Works in and Adjacent to Waters. Inland Fisheries Ireland, Dublin
- National Roads Authority (2008) Guidelines for the Crossing of Watercourses during the Construction of National Road Schemes. National Roads Authority, Dublin
- Murnane, A. Heap and A. Swain. (2006) Control of water pollution from linear construction projects.
 Technical guidance (C648). CIRIA
- E. Murnane et al., (2006) Control of water pollution from linear construction projects. Site guide (C649). CIRIA.
- Murphy, D. (2004) Requirements for the Protection of Fisheries Habitat during Construction and Development Works at River Sites. Eastern Regional Fisheries Board, Dublin
- H. Masters-Williams et al (2001) Control of water pollution from construction sites. Guidance for consultants and contractors (C532)
- Enterprise Ireland (unknown). Best Practice Guide (BPGCS005) Oil storage guidelines
- Law, C. and D'Aleo, S. (2016) Environmental good practice on site pocket book. (C762) 4th edition.
- CIRIA Environmental Good Practice on Site (fourth edition) (C741) 2015

The proposed works should be carried out by employing accepted good work practices during construction, and environmental management measures.

The following is a non-exhaustive list of the typical environmental protection measures which should be included in a contractor's method statements:

- All materials shall be stored at the contractor's construction compound and transported to the works zone immediately prior to construction
- Weather conditions should be taken into consideration when planning construction activities to minimise risk of run off from site
- Provision of 50m exclusion zones and barriers (silt fences) between any excavated material and any surface water features to prevent sediment washing into the receiving water environment.
- If dewatering is required as part of the proposed works (e.g. in wet areas), water must be treated prior to discharge
- The contractor shall ensure that silt fences are regularly inspected and maintained during the construction phase
- If very wet ground must be accessed during the construction process, bog mats/aluminium panel tracks should be used to enable access to these areas by machinery. However, works should be scheduled to minimise access requirements during winter months
- The contractor shall ensure that all personnel working on site are trained in pollution incident control
 response. A regular review of weather forecasts of heavy rainfall is required, and the contractor is
 required to prepare a contingency plan for before and after such events
- The contractor should carry out visual examinations of local watercourses from the proposed works during the construction phase to ensure that sediment is not above baseline conditions. In the unlikely event of water quality concerns, the Environmental Manager and ECoW should be consulted
- Excavations should only be left open for minimal periods to avoid acting as a conduit for surface water flows.



24196-RP-2000-FL02

- Only emergency breakdown maintenance should be carried out on site. Emergency procedures
 and spillage kits should be available and construction staff should be familiar with emergency
 procedures.
- Appropriate containment facilities should be provided to ensure that any spills from vehicles are contained and removed off site. Adequate stocks of sand or commercially available spill kits shall be available
- Concrete or potential concrete contaminated water run-off should not be allowed to enter any
 watercourses. Any pouring of concrete (delivered to site ready mixed) should only be carried out in
 dry weather. Washout of concrete trucks shall not be permitted on site
- Entry by plant equipment, machinery, vehicles and construction personnel into watercourses or wet drainage ditches shall not be permitted. All routes used for construction traffic shall be protected against migration of soil or wastewater into watercourses
- Cabins, containers, workshops, plant, materials storage and storage tanks shall not be located near
 any surface water channels and should be located beyond the 50m hydrological buffer at all times.



8 TRAFFIC MANAGEMENT

Traffic management and road signage should be completed in accordance with the Department of Transport: Traffic Signs Manual - Chapter 8: Temporary Traffic Measures and Signs for Road Works and in agreement with Cork County Council.

The public road should be checked regularly and maintained free of mud and debris. Road sweeping should be carried out as appropriate to ensure construction traffic does not adversely affect the local road condition.

All traffic management measures should comply with those outlined in the accompanying Traffic Management Report and should be incorporated into a detailed Traffic Management Plan to be prepared, in consultation with Cork County Council, and approved prior to the commencement of development.

Table 8-1 Estimated Public & Construction Traffic

Proposed UGC Route	Vehicles
Underground Cable Route	Local residents inclusive of - cars, vans, motorcycles, trucks, jeeps and tractors
	Truck deliveries of equipment including dumpers, tractors and dump trailers, excavators, and HDD equipment
	Truck deliveries of materials including crushed aggregate, concrete sand, ducting, joint bays and cable reels.
	Contractor employee vans and equipment e.g. Quad bikes and trailer
	Cable pulling rig



9 ROAD OPENING LICENCE

Underground cable works within a public roadway will necessitate obtaining a road opening licence under Section 254 of the Planning and Development Act 2000-2015 from Cork County Council. Prior to the commencement of the development, a Traffic Management Plan (TMP) should be developed and agreed upon with Cork County Council. The TMP should detail the location of traffic management signage, any required road closures, and the routing of appropriate diversions. In cases where diversions are necessary, these routes should be agreed upon with Cork County Council before finalising the TMP.



24196-RP-2000-FL02 May 2025 | PAGE 23

10 IMPLEMENTATION OF ENVIRONMENTAL PROTECTION MEASURES

All environmental protection measures outlined in the environmental reports accompanying the planning application should be integrated into the construction method statement before commencement of development. These measures should be fully implemented during the construction phase. The project manager and site manager should oversee the implementation of these measures, consulting with the Environmental Manager and ECoW as required.



11 INVASIVE SPECIES BEST PRACTICE MEASURES

Invasive species can be introduced to a site through contaminated vehicles and equipment, particularly tracked vehicles previously used in an area containing invasive species. To mitigate this risk, good site organisation and hygiene practices should be maintained throughout construction activities.

The following, non-exhaustive list, of best-practice measures are typically included in the construction methodology to prevent the introduction or spread of invasive species:

- All machinery and equipment used for the works, such as excavators, tracked vehicles and footwear, should be thoroughly cleaned using a power washer unit. Cleaning should be conducted in a designated area before equipment arrives on site and upon leaving the site to prevent the spread of invasive species such as Japanese Knotweed and Himalayan Balsam. The contractor should maintain a sign-off sheet to document the cleaning process.
- Any material collected in the designated clean-down area should be treated as contaminated and managed appropriately on-site.
- All materials entering the site must be accompanied by supplier assurances confirming they are free of invasive species.
- All site personnel should be made aware of the invasive species management plan and associated treatment methodologies through pre-works "toolbox talks."
- Clear and adequate signage should be installed on-site to promote adherence to hygiene protocols related to the management of non-native invasive species.



24196-RP-2000-FL02

12 WASTE MANAGEMENT

All waste products (e.g., general waste, plastic, timber, etc.) generated during the construction phase should be managed and disposed of in accordance with the Waste Management Act 1996, and its associated amendments and regulations. A Waste Management Plan (WMP) should be included, which should be prepared by the contractor prior to the commencement of construction. Waste materials should be segregated, recorded, and disposed of at fully licensed disposal facilities to ensure compliance with regulatory requirements.



24196-RP-2000-FL02 May 2025 | PAGE 26

13 PROGRAMME

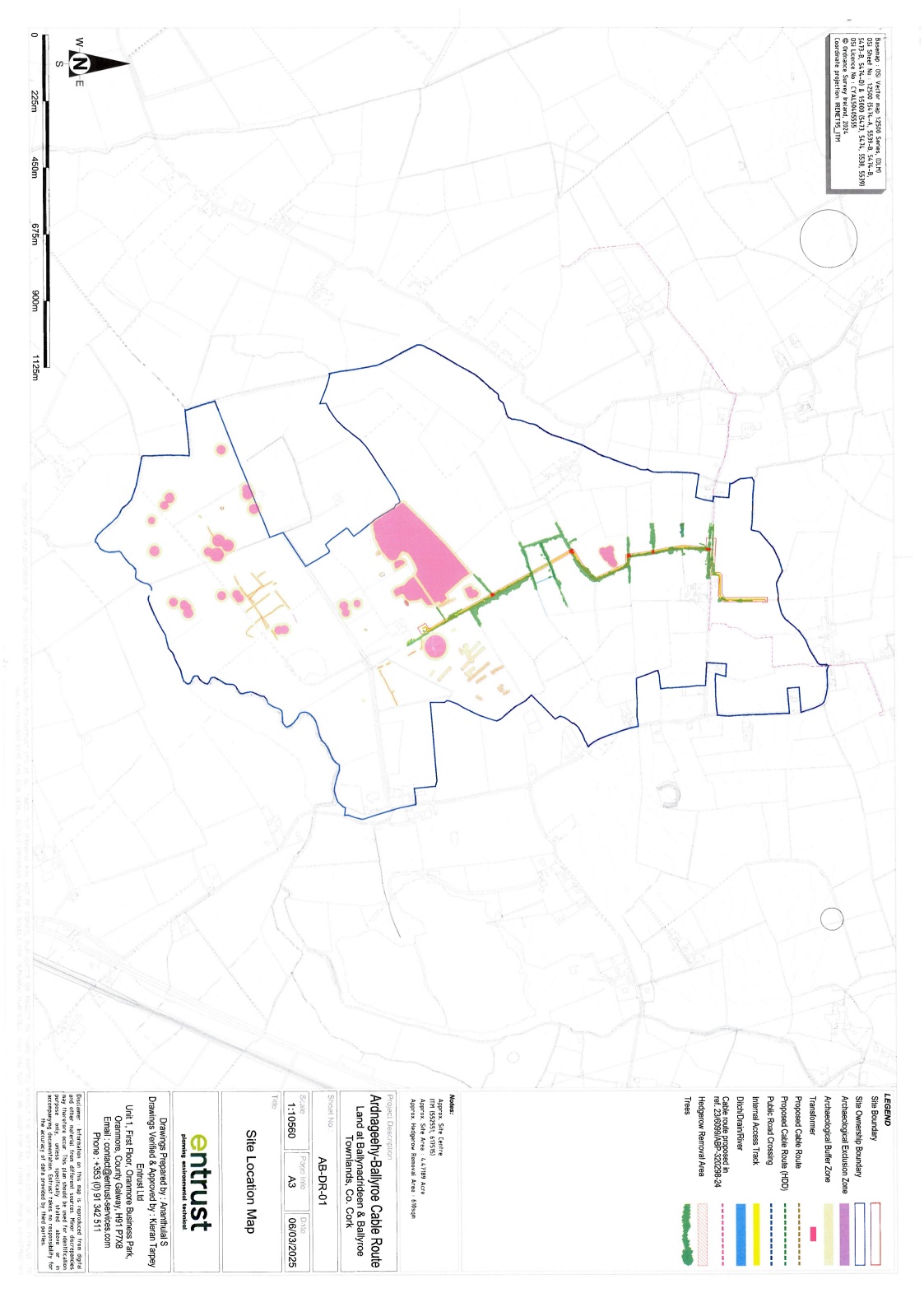
Table 13-1 Estimated Construction Duration

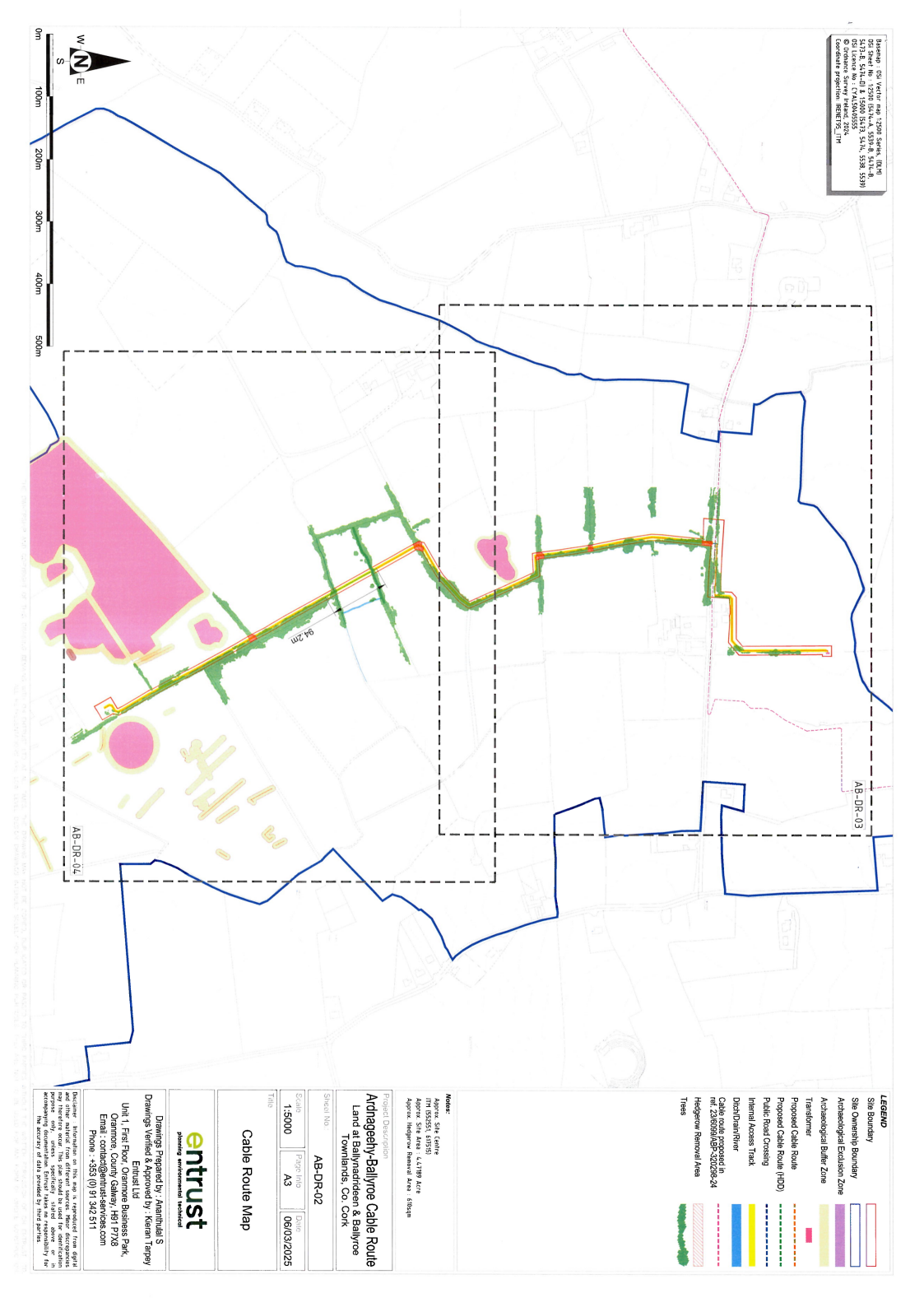
Proposed UGC Route	Estimated Construction Duration
Underground Cable Route	8 - 12 weeks

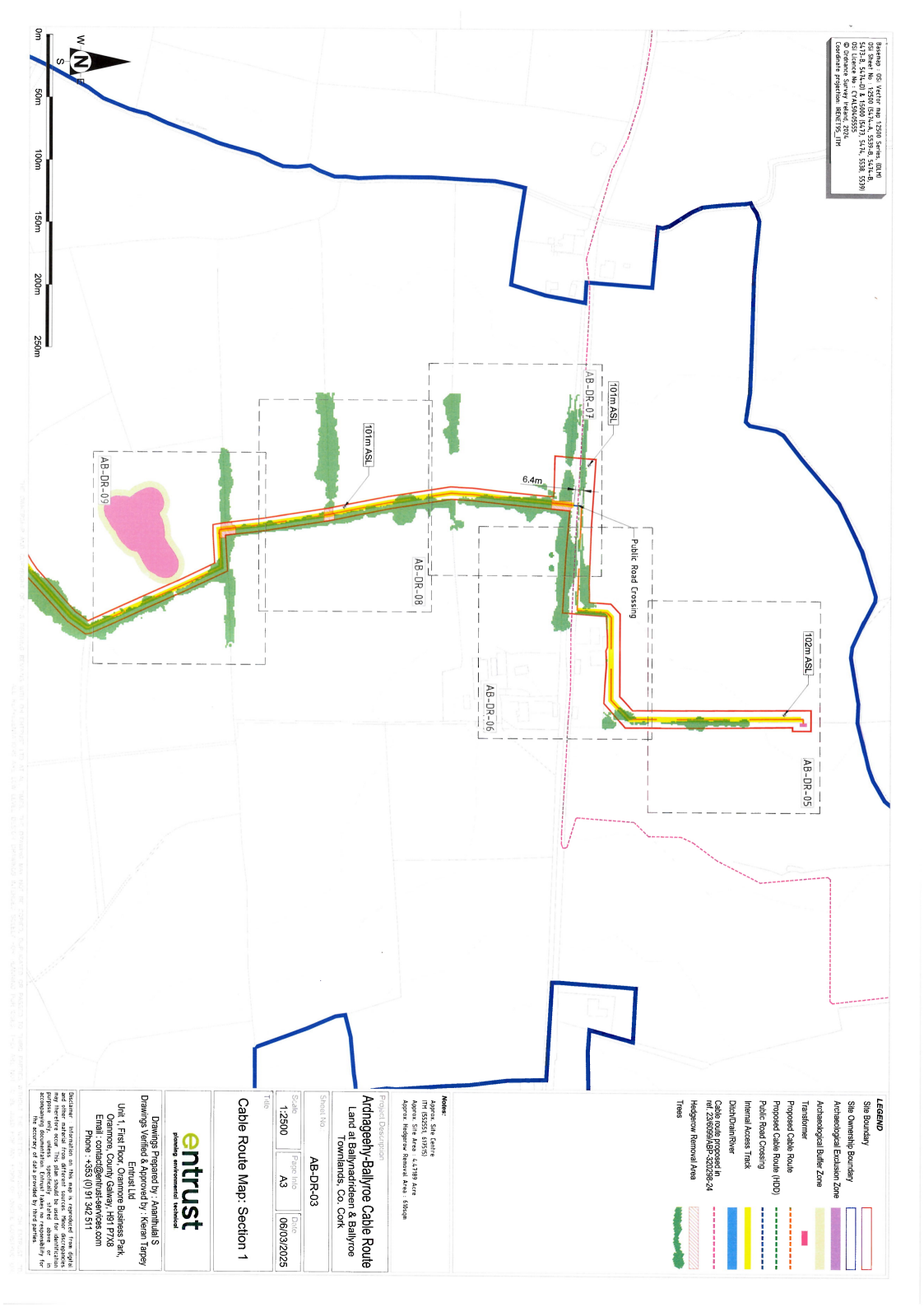


Appendix A Ardnageehy-Ballyroe Cable Route

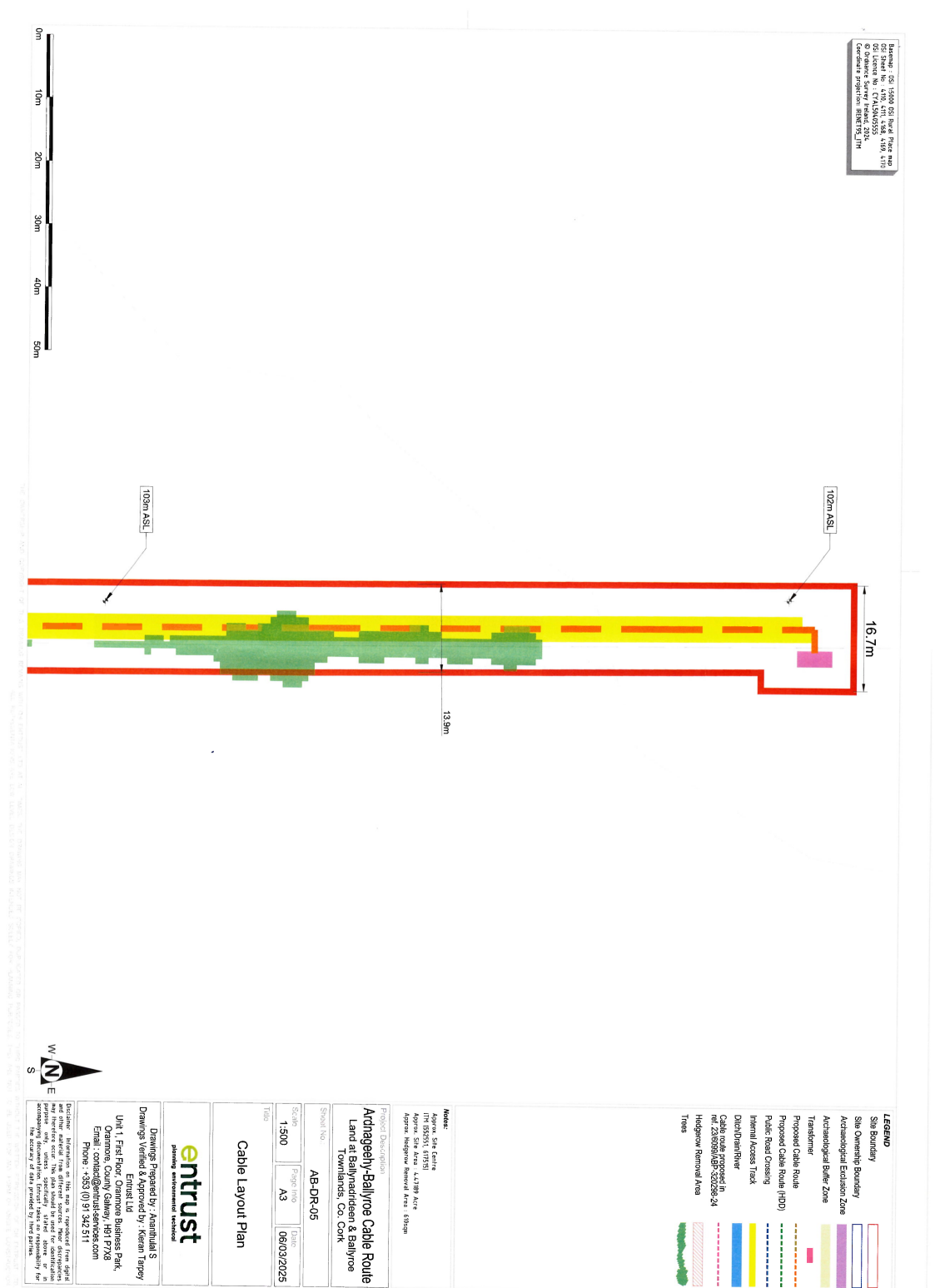


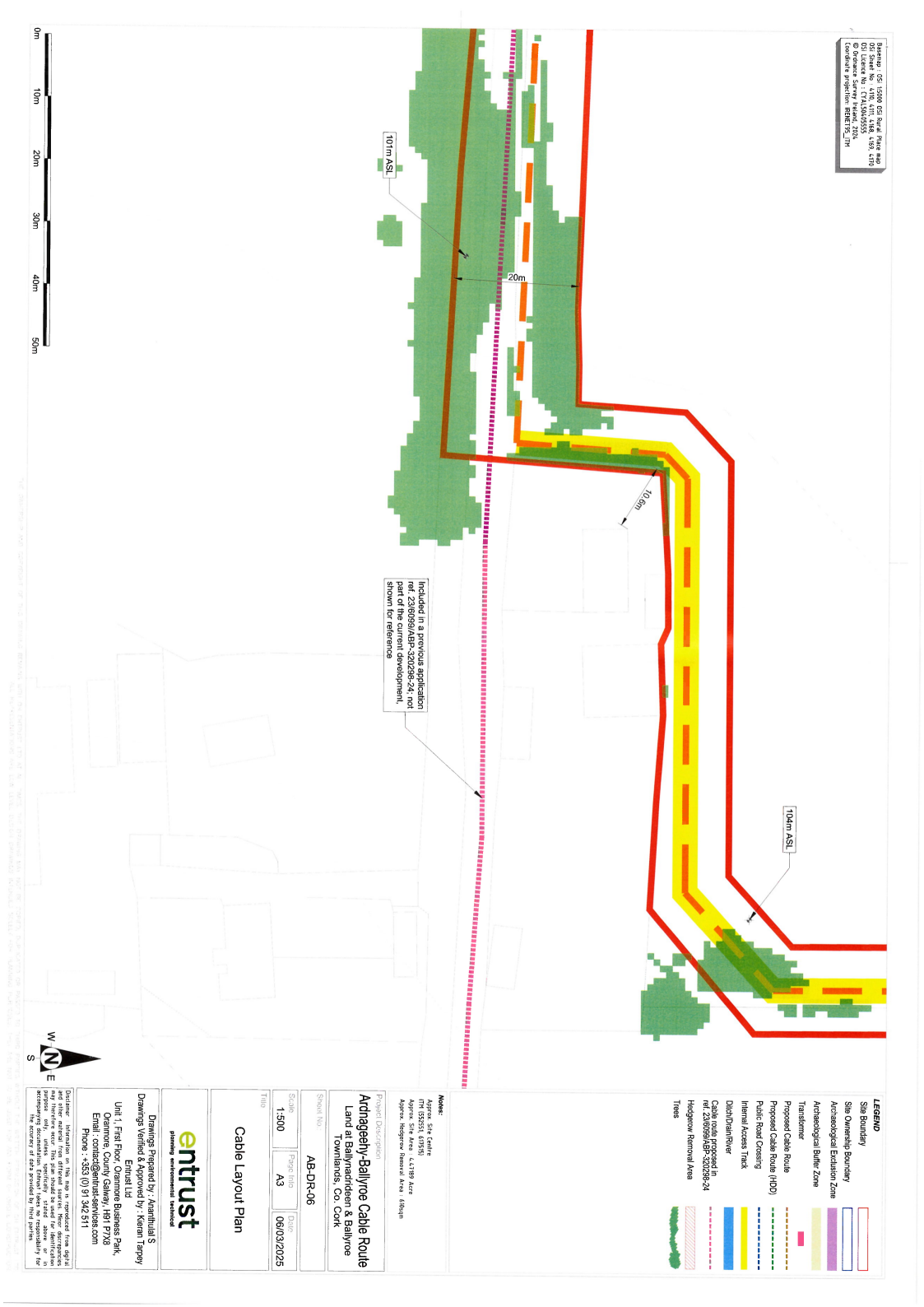




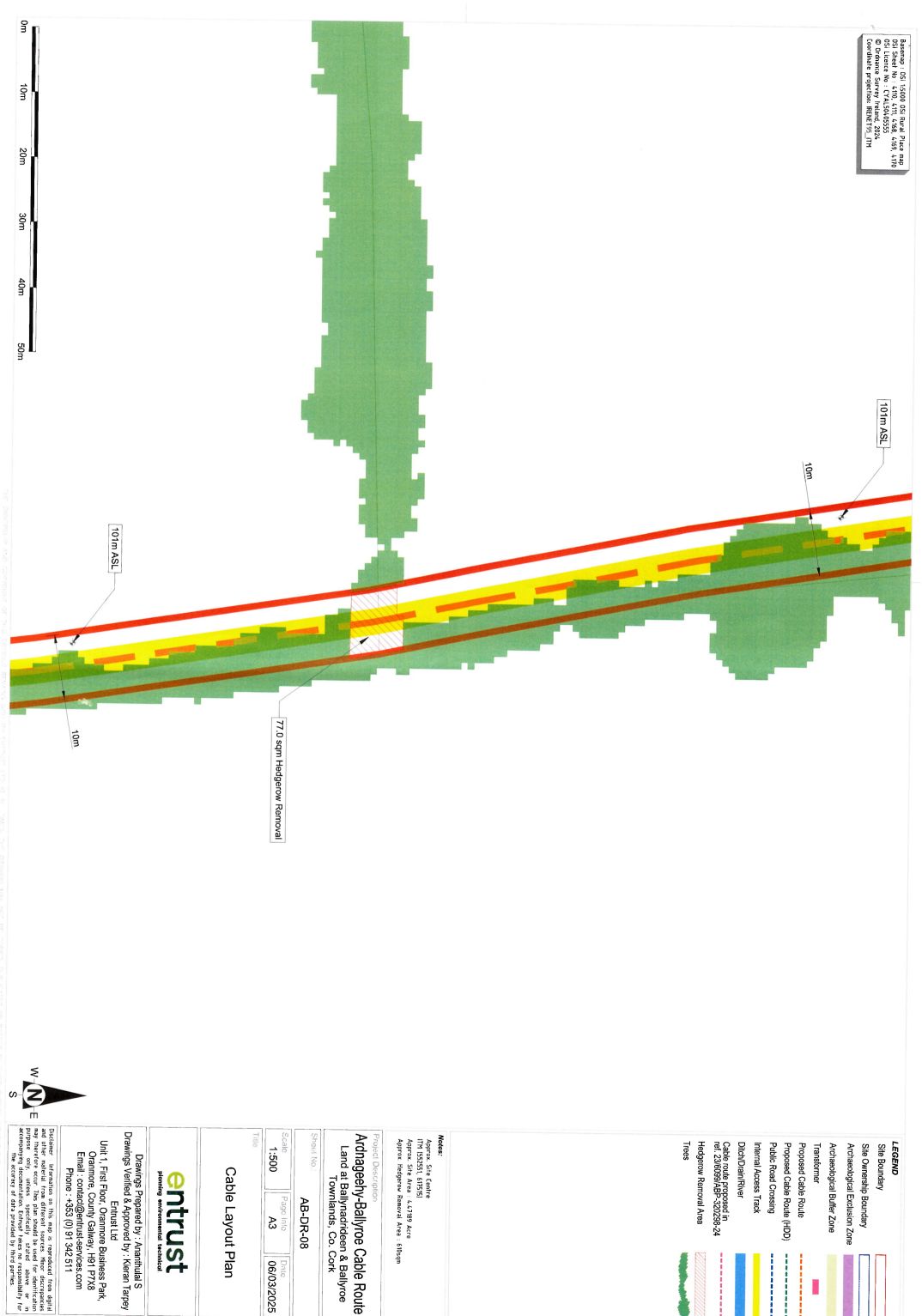










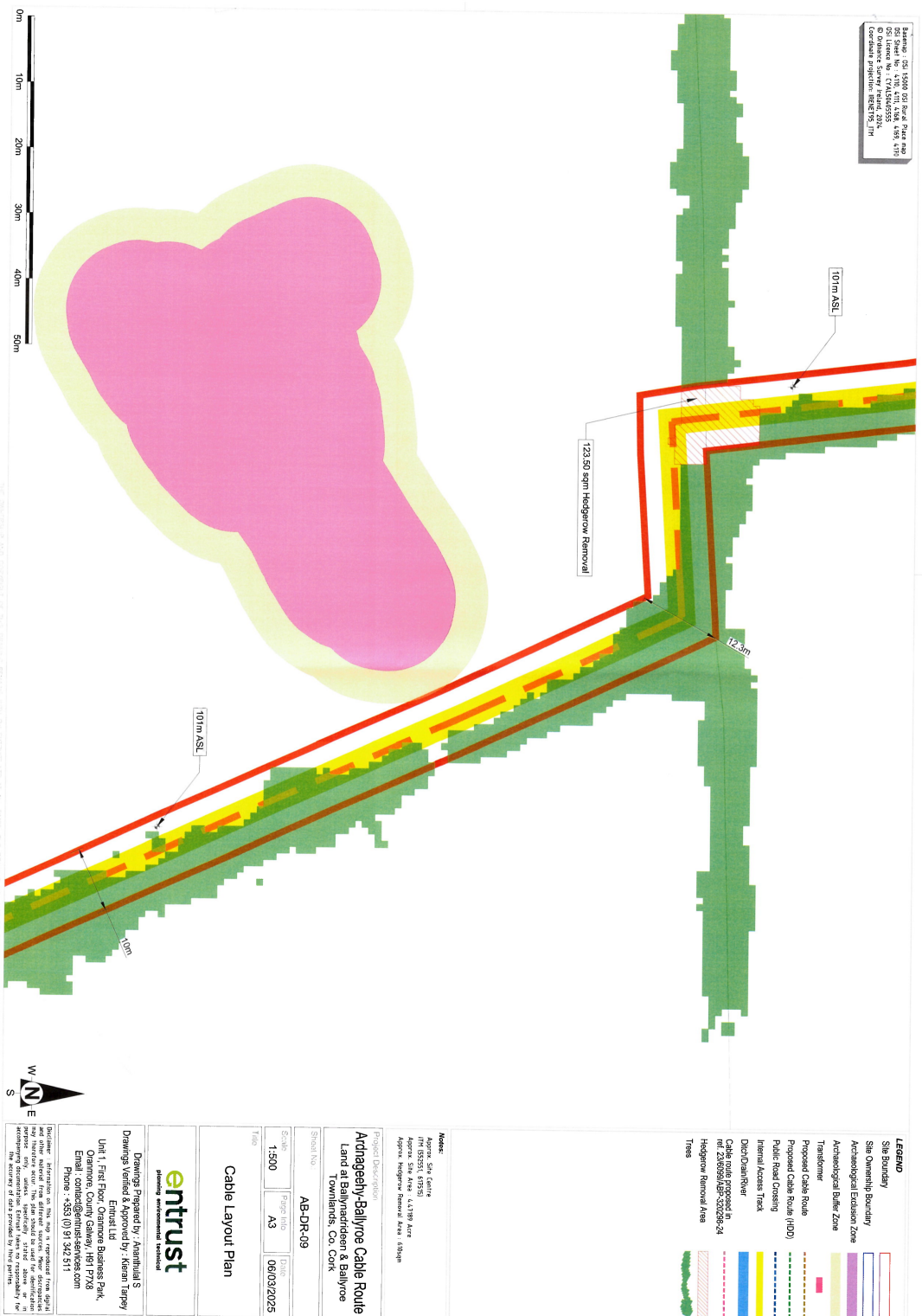


entrust
planning environmental technical

AB-DR-08

06/03/2025

Entrust Ltd
Unit 1, First Floor, Oranmore Business Park,
Oranmore, County Galway, H91 P7X8
Email: contact@entrust-services.com
Phone: +353 (0) 91 342 511



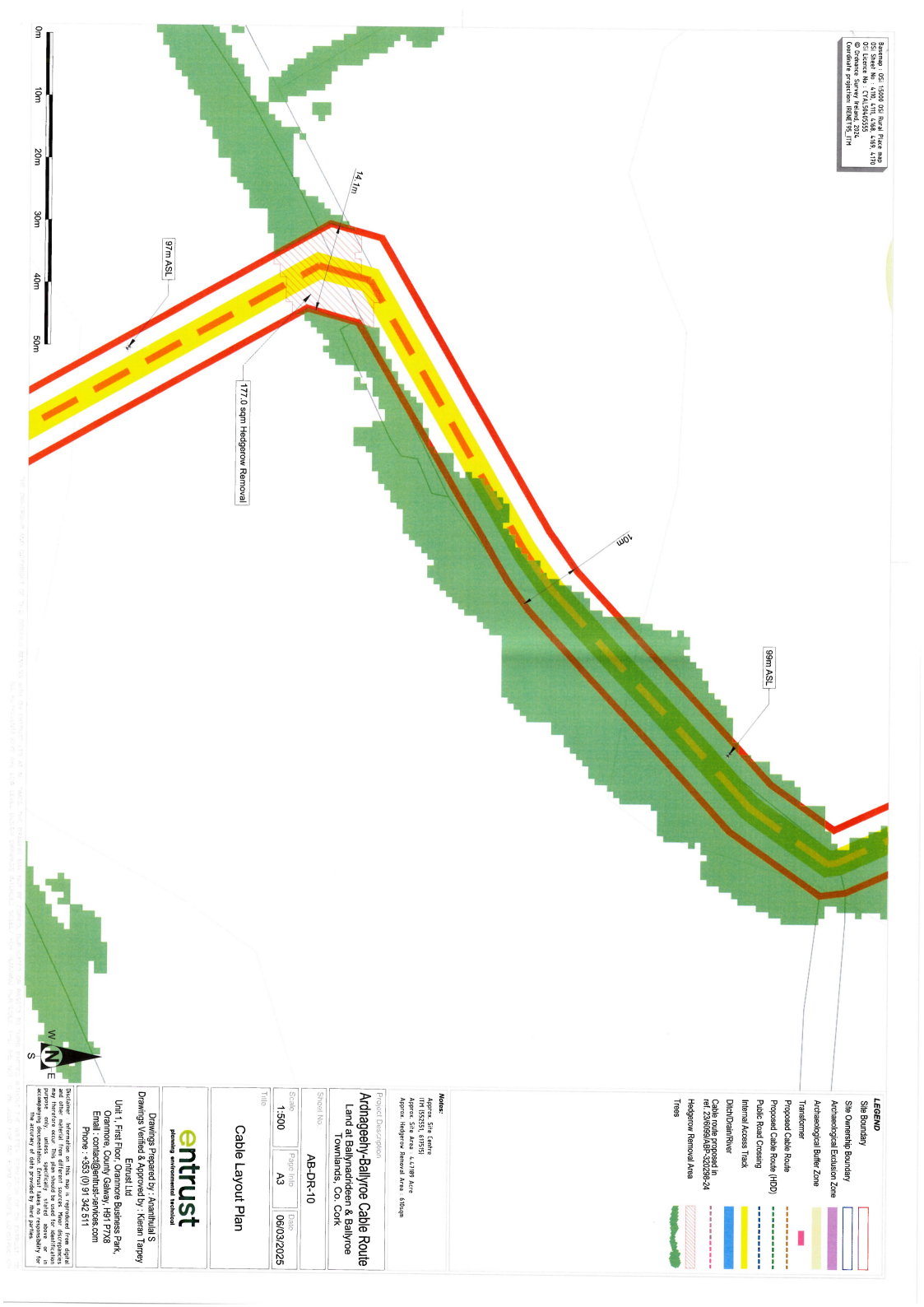
Ardnageehy-Ballyroe Cable Route Land at Ballynadrideen & Ballyroe Townlands, Co. Cork

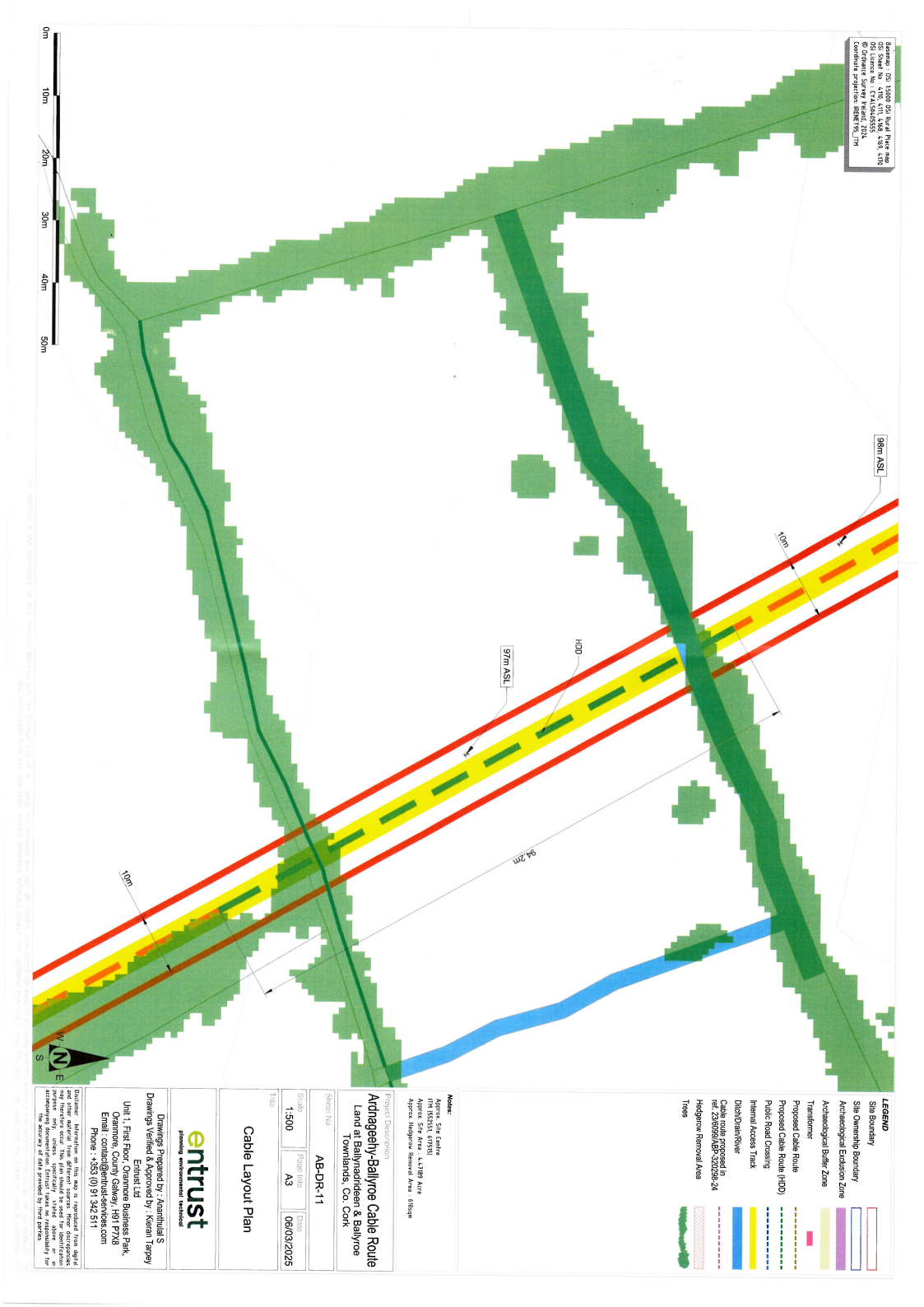
06/03/2025

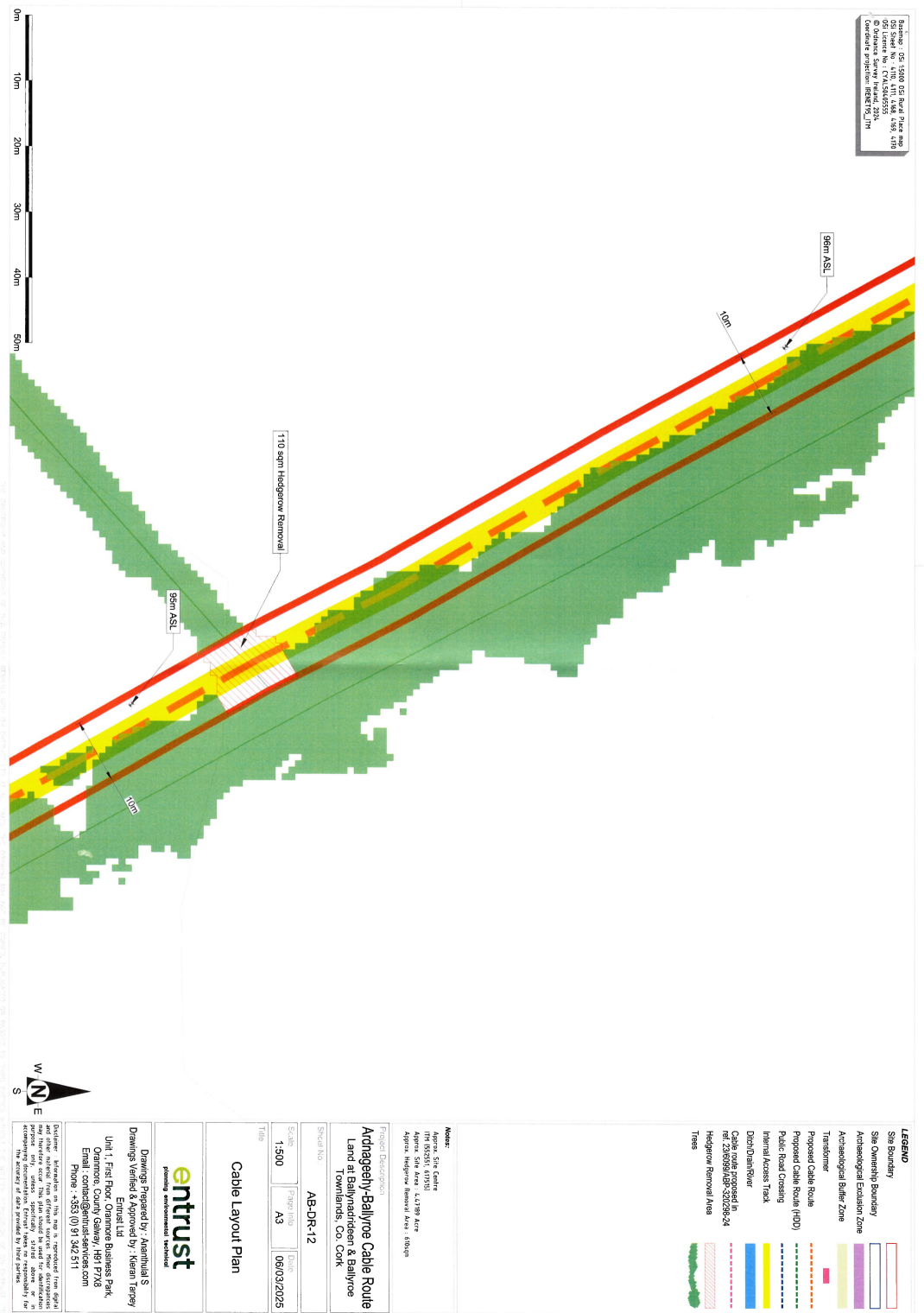
entrust
planning environmental technical

Drawings Prepared by : Ananthulal S Drawings Verified & Approved by : Kieran Tarpey

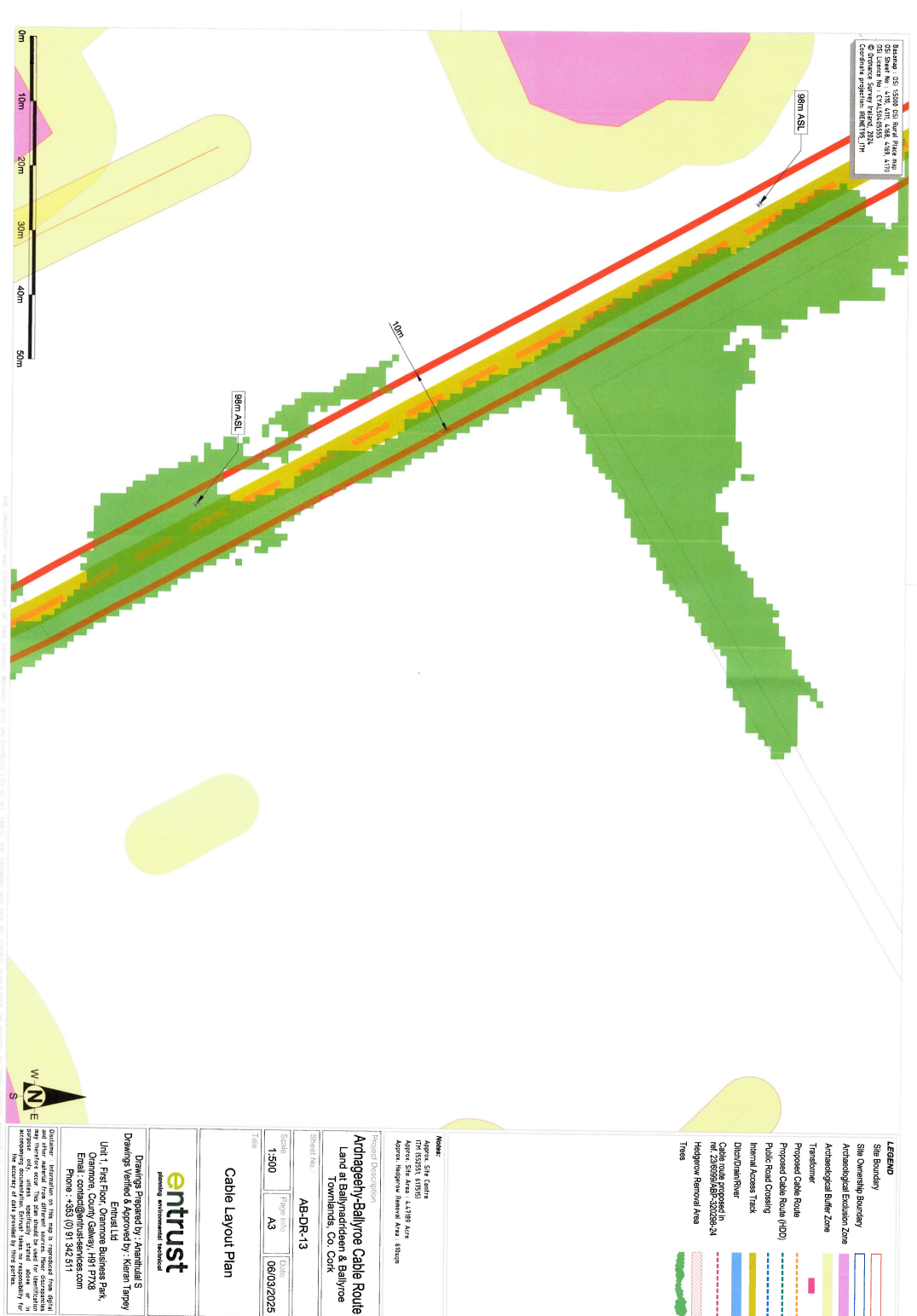
Entrust Ltd
Unit 1, First Floor, Oranmore Business Park,
Oranmore, County Galway, H91 P7X8
Email: contact@entrust-services.com
Phone: +353 (0) 91 342 511







06/03/2025



ARE NOT TO BE USED FOR ANY FORM OF ONSITE CONSTRUCTION

