



Department of Transport, Tourism and Sport,
Leeson Lane,
Dublin 2

Our Ref: 200445-g
Your Ref:

18th January 2023

Re: Planning Application for a Wind Farm Development (and all associated works) at Coole (and other townlands) County Westmeath ABP-309770-21 – Significant Further Information

Dear Sir/Madam,

On behalf of our client, Coole Wind Farm Limited, please find enclosed a copy of Further Information lodged with An Bord Pleanála in respect of the above-noted planning application. This Further Information has been deemed significant in nature and as such a notice has been placed in the Westmeath Examiner and Irish Independent stating that:

This significant additional information, together with the original planning application documentation, ELAR and NIS, may be inspected free of charge or purchased (on payment of a specified fee not exceeding the reasonable cost of making a copy) during public opening hours for a period of 5 weeks commencing **on the 20th of January 2023** at the following locations:

- The Offices of An Bord Pleanála, 64 Marlborough Street, Dublin 1.
- The Offices of Westmeath County Council, Aras An Chontae, Mount Street, Mullingar, Westmeath.

The application may also be viewed/downloaded on the following website:

www.coolewindfarmsid.com

A USB copy of the information is included with this letter.

Submissions or observations in relation to the significant additional information may be made only to An Bord Pleanála (The Board), 64 Marlborough Street, Dublin 1 in writing or at www.pleanala.ie relating to:

- (i) The implications of the proposed development for proper planning and sustainable development, and
- (ii) The likely effects on the environment of the proposed development, and
- (iii) The likely significant effects of the proposed development on a European site, if carried out.

Any submissions/observations must be accompanied by a fee of €50 (except for certain prescribed bodies). There is no fee required to make a submission in relation to those parties/individuals who have already made a valid written submission to the Board regarding the application.



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- (i) The name of the person making the submission or observation, the name of the person acting on his or her behalf, if any, and the address to which any correspondence relating the application should be sent,
- (ii) The subject matter of the submission or observation, and
- (iii) The reasons, consideration and arguments on which the submission or observation is based in full (Article 217 of the Planning and Development Regulations 2001, as amended, refers)

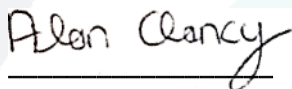
Any submissions or observations which do not comply with the above requirements cannot be considered by the Board.

Any enquiries relating to the significant additional information should be directed to the Strategic Infrastructure Section of An Bord Pleanála (Tel: 01 8588100).

A person may question the validity of any such decision by the Board by way of an application for judicial review, under Order 84 of the Rules of the Superior Courts (S.I. No. 15 of 1986, as amended by S.I. No. 691 of 2011) in accordance with section 50 of the Planning and Development Act, 2000, as amended.

Practical information on the review mechanism can be accessed under the heading information on Legal Notices – Judicial Review Notice section of the Board’s website (www.pleanala.ie) or on the Citizens Information Service website www.citizensinformation.ie

Yours sincerely,



Alan Clancy BA, MPlan,

Project Planner,

MKO

