

EUROPEAN COMMUNITIES (PUBLIC PARTICIPATION) REGULATIONS 2010

In accordance with Section 10 of the European Communities (Public Participation) Regulations 2010, Sligo County Council wishes to advise as follows:

Planning Ref: PL18/64

Applicant: Derrysallagh Windfarm Ltd.

Development: Development consisting of laying an underground 38kV electricity cable and associated ducting and ancillary development primarily within the public road to facilitate the connection of the permitted Derrysallagh Wind Farm within the townlands of Derrysallagh and Glen, Co. Sligo (Planning Ref: PL 12/133) to the National electricity grid via the existing Garvagh 110kV substation in the townland of Seltan, County Leitrim. Part of the development is in place and subject to a pending application for Substitute Consent to An Bord Pleanála (Ref: ABP - 300811-18). The proposed development within the jurisdiction of Sligo County Council for which Permission is sought includes the following: Installation of approximately 0.69km of underground cable ducting, 2 no. joint bays and ancillary development laid primarily within the public road corridor with a section of ducting to be installed within a steel box structure to be fixed to Boleymaguire Bridge within the townlands of Carrowcashel, Co. Sligo and Boleymaguire, Co. Leitrim. Within the townlands of Tullynure and Carrowcashel, permission is sought for the carrying out of remedial works to approximately 1.28 km of the installed underground cable ducting which is subject to a pending application for Substitute Consent to An Bord Pleanála (Ref: ABP - 300811-18). Remedial works include the relaying of backfill material. Permission is also sought for the installation of the electricity cable following completion of the civil works at Carrowcashel, Tullynure, Glen, Straduff, and Ballynashee, Co. Sligo

Location of Development: Carrowcashel, Tullynure, Glen, Straduff, and Ballynashee, Co. Sligo

Sligo County Council made a decision to refuse planning permission for the above development on the 10/8/2018.

The applicant and any person who made submissions or observations in writing to the Planning Authority in relation to the planning application in accordance with section 37(1) of the Planning and Development Act, 2000 – 2015 may appeal such a decision to An Bord Pleanála.

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

A person may question the validity of any decision on an appeal by An Bord Pleanála by way of an application for judicial review, under Order 84 of the Rules of the Superior Courts (S.I. No. 15 of 1986), in accordance with Section 50 of the Planning and Development Act, 2000 as amended.

Information in relation to making of an appeal may be obtained from An Bord Pleanála's website at www.pleanala.ie. Also refer to Section 50 of the Planning and Development Act 2000 as amended by Section 32 and 33 of the Planning and Development Act 2010 in relation to judicial review. Information is also available from the Citizen's Information Centre website at www.citizensinformation.ie.