**NOTICE IN ACCORDANCE WITH SECTION 10 – EC (PUBLIC PARTICIPATION) REGULATIONS 2010**

**EUROPEAN COMMUNITIES (PUBLIC PARTICIPATION) REGULATIONS 2010**

**DECISION ON PLANNING APPLICATIONS ACCOMPANIED BY AN ENVIRONMENTAL IMPACT STATEMENT (EIS)**

In accordance with Section 10 - EC (Public Participation) Regulations 2010, Waterford City & County Council wishes to advise as follows :-

**Planning Ref.No. :** 21/772

**Applicant :** Roadstone Ltd

**Development :** the development will comprise the following on an application site of 18.2 hectares:-a satellite quarry to the east of Cappagh Quarry (previously permitted under Planning Permission 06/1599 and An Board Pleanala Pl 24.225443 and the local access passageway which delineates its eastern boundary. The satellite quarry will extend to 13.6 hectares (33.6 acres) of which 9.7 hectares (24.0 acres) will be extracted: Construction of a 40m concrete tunnel underpass; Stripping of soils; Processing of excavated rock; Demolition of a derelict house; Temporary diversion of section of local access passageway; Temporary access gate and ramp. Demolition of concrete supports; Construction and operation of new concrete batching facility; Batching control office, and mixture storage shed; Closed loop concrete recycling facility; Aggregate storage hardstanding area; Continued use of established site infrastructure: Realignment of wall and demolitions; Restoration and extraction across satellite quarry area. Permission sought for up to 20 years. An EIAR and NIS will be submitted to the Planning Authority in connection with the application.

**Location of Development** : Cappagh Quarry, Balykennedy, Kilgreacy and Canty Townlands, Cappagh, Dungarvan, Co Waterford

Waterford City & County Council made a decision to GRANT planning permission for the above develoment on the 2nd June 2022

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 & Development Act 2000 (as amended), may appeal such a decision to An Bord Pleanala.

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 & Development Act 2000 (as amended).

A person may question the validity of any decision on an appeal by An Bord Pleanala 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 & Development Act 2000 (as amended).

Information in relation to making of an appeal may be obtained from An Bord Pleanala’s website at [www.pleanala.ie](http://www.pleanala.ie). Also refer to Section 50 of the Planning & Development Act 2000 (as amended) by Sections 32 and 33 of the Planning & Development Act 2010 in relation to judicial review. Information is also available from the Citizen’s Information Centre website at [www.citizensinformation.ie](http://www.citizensinformation.ie).