Form No. 23 Article 19

WATERFORD CITY AND COUNTY COUNCIL

Site Notice for Renewable Energy Directive (RED III) Development

Permission / Retention Permission /Outline Permission / Permission Consequent on the Grant of Outline Permission (Ref. No. of outline permission)	
	For development at this site
	This development will consist of / consists of
2023/2413) and in Planning and De	t is covered by the provisions of the Renewable Energy Directive III (Directive (EU is is important to note that the planning application may be subject to section 34D of the velopment Act 2000, as amended. When a notice issues in accordance with section sions of article 26A of the Planning and Development Regulations 2001 to 2025 sha
making a copy, at	lication may be inspected or purchased at a fee not exceeding the reasonable cost of the Planning Authority at Menapia Building, The Mall, Waterford during in urs {9.30 a.m. to 1 p.m. and 2 p.m. to 4 p.m. Monday – Friday (excl. public holidays)}.
A submission or	observation in relation to the application may be made in writing to the Plannir nent of the prescribed fee (€20) within the period of -
Authority on payn	
Authority on payn a. 5 weeks, o	r
a. 5 weeks, ob. 2 weeks, ir	r the case of a planning application for small-scale solar energy equipment ent or development that is the installation of a small-scale non-ground source heat
a. 5 weeks, ob. 2 weeks, ir development pump,beginning on	the case of a planning application for small-scale solar energy equipment
 a. 5 weeks, o b. 2 weeks, in development pump, beginning on observations o 	the case of a planning application for small-scale solar energy equipment ent or development that is the installation of a small-scale non-ground source heat the date of receipt by the authority of the application, and such submissions
 a. 5 weeks, o b. 2 weeks, in development pump, beginning on observations of the Planning A 	the case of a planning application for small-scale solar energy equipment ent or development that is the installation of a small-scale non-ground source heat the date of receipt by the authority of the application, and such submissionally be considered by the planning authority in making a decision on the application

THIS SITE NOTICE SHALL BE REMOVED AFTER NOTIFICATION OF PLANNING AUTHORITY DECISION

Directions for completing this notice

- 1. The name of the Planning Authority to which the planning application will be made should be inscribed.
- 2. The name of the applicant for permission (and not his or her agent) should be inscribed.
- 3. The types of permission that may be sought are Permission, Retention Permission, Outline Permission, and Permission Consequent on the Grant of Outline Permission. If Permission Consequent on the Grant of Outline Permission is being sought, the reference number on the planning register of the relevant outline permission should be included. (Tick box as appropriate on sample notice).
- 4. The location, townland or postal address of the land or structure to which the application relates should be inscribed.
- 5. The present tense should be used where Retention permission is being sought.
- 6. A brief description of the nature and extent of the development should be inscribed, the description shall include-
 - to which type of RED III development the application relates (e.g. co-located energy storage; relevant solar energy development; renewable energy development; repowering development; small-scale non-ground source heat pump; small-scale solar energy equipment development),
 - b. where the application relates to the retention of a structure, the nature of the proposed use of the structure and, where appropriate, the period for which it is proposed to retain the structure.
 - c. where the application relates to development which would consist of or comprise the carrying out of works to a protected structure or proposed protected structure, an indication of that fact.
 - d. where an Environmental Impact Assessment Report (EIAR) or Natura Impact Statement has been prepared in respect of the planning application, an indication of that fact.
 - e. where the application relates to development which comprises or is for the purposes of an
 activity requiring an integrated pollution control licence or a waste licence, an indication of
 that fact.
 - f. where a planning application relates to development in a strategic development zone, an indication of that fact or
 - g. where a planning application relates to development consisting of the provision of, or modifications to an establishment within the meaning of Part 11 of these Regulations (Major Accidents Directive), an indication of that fact,
 - where the application is accompanied by an opinion on unconfirmed details an indication of that fact,
- 7. Indicate (by ticking) the relevant submission or observation period (a or b):
- 8. Either the signature of the applicant or the signature and CONTACT ADDRESS of the person acting on behalf of the application shall be inscribed.
- 9. The date that the notice is erected or fixed at the site shall be inscribed.
- 10. The Applicant should always ensure that the details contained on the approved Site Notice lodged with the application, are the same as that on site.

Note: The Site Notice must be displayed on a white background. However, if a second application is submitted for the same site within six months of a previous application, the Site Notice for the subsequent application must be displayed on a yellow background.

This requirement is intended to clearly signal to third parties that a new application is being made.

Please note: This does not apply to re-submissions arising from invalidation of the original application.

The applicant must erect the Site Notice no sooner than 2 weeks before making the application for permission to facilitate third parties in inspecting the application, and the Site Notice must be maintained in position for at least a period of 5 weeks from the date of receipt of the planning application by Fingal County Council and should be removed as soon as may be, after those requirements of the permission regulations have been complied with.

The Site Notice should be immediately renewed or replaced if it becomes illegible or damaged or removed within the 5 week period.