

COMHAIRLE CATHRACH AGUS CHONTAE LUIMNIGH

PLANNING APPLICATION FOR M Limerick City & County Council Planning and Environmental Services Department

DATE REC	
FILE REF NO.	
CHECKED BY	
AMOUNT PAID	

Notes to specific questions are detailed at the back of this form. All submissions are to be sent to :

Limerick City & County Council, Planning and Environmental Services Department, City & County Council Offices, Dooradoyle Road, Limerick.

Tel: 061 556 556 Web site: www.limerick.ie Email: planning@limerick.ie

PART 1

To be completed by all applicants

Please note that in accordance with Section 38 of the Planning & Development Act 2000 (as amended), Limerick City & County Council Planning Department is obliged to make copies of all applications available for public inspection. Files can be viewed at our offices and at the following Internet site www.limerick.ie/eplan

Eplan is used to provide the public with information on the status of planning applications submitted to Local Authorities in addition to a link to all scanned documents. www.limerick.ie/eplan

BEFORE FILLING OUT THIS FORM PLEASE NOTE THE FOLLOWING:

Failure to complete this form or attach the necessary documentation, or the submission of incorrect information or omission of required information will lead to the invalidation of your application. Therefore please ensure that that each section of this application form is fully completed and signed, entering n/a (not applicable) where appropriate and that all necessary docume ntation is attached to your application form.

ADDITIONAL INFORMATION

It should be noted that each Planning Authority has its own Development Plan, which sets out local development policies and objectives for its own area. The Authority may therefore need supplementary information (i.e. other than that required in this form) in order to determine whether the application conforms with the Development Plan and may request this on a supplementary application form. Failure to supply the supplementary information will not invalidate your planning application but may delay the decision-making process or lead to a refusal of permission. Therefore applicants should contact the relevant Planning Authority to determine what local policies and objectives would apply to the development proposed and whether additional information is required.

OTHER STATUTORY CODES

An applicant will not be entitled solely by reason of a planning permission to carry out the development. The applicant may need other consents, depending on the type of development. For example, all new buildings, extensions and alterations to, and certain changes of use of existing buildings must comply with building regulations, which set out basic design and construction requirements. Also any works causing the deterioration or destruction of the breeding and resting places of bats, otters, natterjack toads, Kerry slugs and certain marine animals constitute a criminal offence unless covered by a derogation licence issued by the Minister for Arts, Heritage and the Gaeltacht (pursuant to Article 16 of the Habitats Directive).

DATA PROTECTION

It is the responsibility of persons or entities wishing to use any personal data on a planning applicating form for direct marketing purposes to be satisfied that they may do so legitimately under the requirements of the Data Protection Acts 1988 to 2018. The Office of the Data Protection Commissioner states that the sending of marketing material to individuals without consent may result in action by the Data Protection Commissioner against the sender including prosecution.

PART 1 To be completed for all applications

1. Name of Relevant Planning	Authority:		
2. Location of Proposed Development:			
Street Name, Postal Address, Townland or Location:			
(as may best identify the land or structure	in question)		
Ordnance Survey Map Ref No:			
(and the Grid Reference where available			
3. Type of planning permission) (please tick appropriate box):		
Permission	Permission for retention		
Outline Permission	Permission consequent on Grant of Outline Permission		
4. Where planning permission	is consequent on grant of outline permission:		
Outline Permission Register Reference N			
Date of Grant of Outline Permission:			
5. Applicant ² :			
Name(s):			
	Contact details to be supplied at the end of this form (Question 24)		
6 Where Applicant is a Comp	any (registered under the Companies Acts)		
of where Applicant is a comp			
Name(s) of company director(s):			
Registered Address (of company):			
Company Registration Number:			
7. Person/Agent acting on behalf of the Applicant (if any):			
Name:			
	Address to be supplied at the end of this form. (Question 25)		

8. Person responsible for preparation of Drawings an	d Plans ³ :
Name:	
Firm/Company:	
9. Description of Proposed Development:	
Brief description of nature and extent of development ⁴ :	
10. Legal Interest of Applicant in the Land or Structu	re:
Applicant's legal interest in the land or structure (Please tick o	
Where legal interest is 'Other,' please expand further on your i	iterest in the land or structure:
If you are not the legal owner, please state the name and add	ess of the owner and supply
a letter from the owner of consent to make the application as	listed in the accompanying documentation:
Name:	
Address:	
11. Site Area:	
Area of site to which the application relates in hectares	
12. Where the application relates to a building or bu	ildings:
Gross floor space ⁵ of any existing building(s) in m ²	
Gross floor space of proposed works in m ²	
Gross floor space of work to be retained in m ² (if appropriate)	
Gross floor space of any demolition in m ² (if appropriate)	
13. In the case of mixed development (e.g. residentia	al, commercial, industrial, etc), please provide
breakdown of the different classes of developme	nt and breakdown of the gross floor area of each class
of development:	
Class of Development:	Gross floor area in m ² :

14. In the case of residential development please provide breakdown of residential mix:

Number of:	Studio	1 Bed	2 Bed	3 Bed	4 Bed	4+Bed	Total
Houses							
Apartments							
					Existing	Proposed	Total
Number of car-parking spaces to be provided							

15. Where the application refers to a material change of use of any land or structure or the retention of such a material change of use:

16. Social and Affordable Housing

Is the application an application for permission for development to which Part V of the Planning and Development Act 2000 applies⁷?

Please tick appropriate box:

No

Yes

- If the answer to the above question is "yes" and the development is not exempt (see below), you must provide, as part of your application, details as to how you propose to comply with section 96 of Part V of the Act including, for example,
- I. details of such part or parts of the land which is subject to the application for permission or is or are specified by the Part V agreement, or houses situated on such aforementioned land or elsewhere in the planning authority's functional area proposed to be transferred to the planning authority, or details of houses situated on such aforementioned land or elsewhere in the planning authority's functional area proposed to be leased to the planning authority, or details of any combination of the foregoing, and
- II. details of the calculations and methodology for calculating values of land, site costs, normal construction and development costs and profit on those costs and other related costs such as an appropriate share of any common development works as required to comply with the provisions in Part V of the Act".
 - If the answer to the above question is "yes" but you consider the development to be exempt by virtue of section 97 of the Planning and Development Act 20008, a copy of the Certificate of Exemption under section 97 must be submitted (or, where an application for a certificate of exemption has been made but has not yet been decided, a copy of the application should be submitted).
 - If the answer to the above question is "no" by virtue of section 96(13) of the Planning and Development Act 2009, details indicating the basis on the which section 19(13) is considered to apply to the development should be submitted.

17. Development Details

 Does the proposed development consist of work to a protected structure and/or its curtilage or proposed protected structure and/or its curtilage? 	Yes	No		
• Does the proposed development consist of work to the exterior of a structure which is located with an architectural conservation area (ACA)?	Yes	No		
• Does the application relate to development which affects or is close to a monument or place recorded under section 12 of the National Monuments (Amendment) Act, 1994 ¹⁰	Yes	No		
• Does the proposed development require the preparation of an Environmental Impact Assessment Report 11?	Yes	No		
• Does the application relate to work within or close to a European Site (under S.I. No.94 of 1997) or a Natural Heritage Area ¹² ?	Yes	No		
• Does the application relate to a development which comprises or is for the purposes of an activity requiring an integrated pollution prevention and control licence?	Yes	No		
• Does the application relate to a development which comprises or is for the purposes of an activity requiring a waste licence?	Yes	No		
• Do the Major Accident Regulations apply to the proposed development?	Yes	No		
• Does the application relate to a development in a Strategic Development Zone?	Yes	No		
• Does the proposed development involve the demolition of any structure?	Yes	No		
18. Site History				
Details regarding site history (if known)				
Has the site in question ever, to your knowledge, been flooded?	Yes	No		
If yes, please give details e.g. year, extent.				
Are you aware of previous uses of the site e.g. dumping or quarrying?	Yes	No		
If yes, please give details.				
Are you aware of any valid planning applications previously made in respect of this land/structure?	Yes	No		
If yes, please state planning reference number(s) and the date(s) of receipt				
of the planning application(s) by the planning authority if known:				
Reference No.: Date: D				
Reference No.: Date:	DMN			
Reference No.: Date:	DMN	1 Y Y		
Reference No.:	DMN	1 Y Y		
If a valid planning application has been made in respect of this land or structure in the 6 months prio	r to the subm	ission of thi		
application, then the site notice must be on a yellow background in accordance with Article 19(4) of	the Planning a	and		
Development Regulations 2001 as amended.				
Is the site of the proposal subject to a current appeal to An Bord Pleanála in respect of a similar development ^{13?}	Yes	No		
An Bord Pleanála Reference No.:				

19. Pre-application (19. Pre-application Consultation					
Has a pre-application co	Has a pre-application consultation taken place in relation to the proposed development ¹⁴ ?					
If yes, please give details	s:					
Reference No. (if any):						
Date(s) of consultation:	DDMM	Y Y D	DMMYY	DDMMYY		
Persons involved:						
20. Services						
Proposed Source of Wat	er Supply					
Existing Connect	tion	New Connection	Public N	Mains		
Group Water Sc	heme	Private Well	Other			
If other, (please specify)						
Name of Group Water Sche	me (where applicable):					
Proposed Wastewater M	anagement Treatmen	t				
Existing		New	Public S	Sewer		
Conventional se	ptic tank system	Other on-site tre	atment system			
If other, (please specify):						
Proposed Surface Water			—			
Public Sewer/Dr	rain	Soakpit	Watercourse	Other		
If other, (please specify):						
21. Details of Public	Notice					
Approved newspaper ¹⁵ i		ublished.				
Approved newspaper *1						
Date of publication:		Z Date on S	which site notice was erected:			
22. Application Fee						
Fee Payable:						
Basis of Calculation:						
Method of Payment :						
	Cash	Credit/ Debit car	d Cheque/ Postal Orc	ler EFT*		
*An EFT should include a "I	Narrative", I.e. address o	f application site, to ensure	fee Is linked to this application	1		
23. Declaration				on given in this form is correct and s amended, and the Regulations made		
Signed (Applicant or Agent a	as appropriate):					
Date:						

CONTACT DETAILS - NOT TO BE PUBLISHED

Contact details

The provision of contact details such as email addresses or phone numbers will only be used by the Planning Authority to contact you should it be deemed necessary for the purposes of administering the application.

These details will not be made available to any third party with the exception of An Bord Pleanála in the event of an appeal, where again it will only be by An Bord Pleanála for the purposes of administering the appeal.

24. Applicant address/contact details. Note: A contact address must be provided.

Address:

Email address:

Telephone Number (Optional):

25. Agent's (if any) address/contact details

Agent's Name:		
Address:		
Email address:		
Telephone Number (Optional):		
Should all correspondence be sent to agent's address (where applicable)? (Please tick appropriate box) (Please note that if the answer is 'No', all correspondence will be sent to the Applicant's Address)	Yes	No

IMPORTANT

A contact address must be given, whether that of the applicant or that of the agent.

This form should be accompanied by the following documentation:

Please note that if the appropriate documentation is not included, your application will be deemed invalid.

ALL Planning Applications

- The relevant page of newspaper that contains notice of your application
- A copy of the site notice
- 6 copes of site location map¹⁶
- 6 copies of site or layout plan¹⁶⁺¹⁷
- 6 copies of plans and other particulars required to describe the works to which the development relates (include detailed drawings of floor plans, elevations and sections except in the case of outline permission).
- The appropriate Planning Fee

Where the applicant is not the legal owner of the land or structure in question:

The written consent of the owner to make the application

Where the application is for residential development that is subject to Part V of the 2000 Act:

Details of the manner in which it is proposed to comply with section 96 of Part V of the Act including, for example,

I. details of such part or parts of the land which is subject to the application for permission or is or are specified by the Part V agreement, or houses situated on such aforementioned land or elsewhere in the planning authority's functional area proposed to be transferred to the planning authority, or details of houses situated on such aforementioned land or elsewhere in the planning authority's functional area proposed to be leased to the planning authority, or details of any combination of the foregoing, and II. details of the calculations and methodology for calculating values of land, site costs, normal construction and development costs and profit on those costs and other related costs such as an appropriate share of any common development works as required to comply with the provisions in Part V of the Act".

<u> Or</u>

A certificate of exemption from the requirements of Part V Or a copy of the application submitted for a certificate of exemption.

Where the application is for residential development that is not subject to Part V of the 2000 Act by virtue of section 96(13) of the Act:

Information setting out the basis on which section 96(13) is considered to apply to the development.

Where the disposal of wastewater for the proposed development is other than to a public sewer:

Information on the on-site treatment system proposed and evidence as to the suitability of the site for the system proposed.

Where the application refers to a protected structure/ proposed protected structure/ or the exterior of a structure which is located within an architectural conservation area (ACA):

Photographs, plans and other particulars necessary to show how the development would affect the character of the structure.

Applications that refer to a material change of use or retention of such a material change of use:

Plans (including a site or layout plan and drawings of floor plans, elevations and sections which comply with the requirements of Article 23) and other particulars required describing the works proposed.

Where an application requires an Environmental Impact Assessment Report:

An Environmental Impact Assessment Report, and

A copy of the confirmation notice received from the EIA portal in accordance with article 97B(2) of the permission regulations

Applications that are exempt from planning fees:

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DIRECTIONS FOR COMPLETING THIS FORM

- 1. Grid reference in terms of the Irish Transverse Mercator.
- 2. "The applicant" means the person seeking the planning permission, not an agent acting on his or her behalf.
- 3. Where the plans have been drawn up by a firm/company the name of the person primarily responsible for the preparation of the drawings and plans, on behalf of that firm/company, should be given.
- 4. A brief description of the nature and extent of the development, including reference to the number and height of buildings, protected structures, etc.
- 5. Gross floor space means the area ascertained by the internal measurement of the floor space on each floor of a building; i.e. Floor areas must be measured from inside the external wall.
- 6. Where the existing land or structure is not in use , please state most recent authorised use of the land or structure.
- 7. Part V of the Planning and Development Act 2000 applies where
 - the land is zoned for residential use or for a mixture of residential and other uses;
 - there is an objective in the Development Plan for the area for a percentage of the land to be made available for social and/or affordable housing; and
 - the proposed development is not exempt from Part V.
- 8. Under section 97 of the Planning and Development Act 2000, applications involving development of 9 or fewer houses or development on land of less than 0.1 hectare may be exempt from Part V.
- 9. Under section 96(13) of the Planning and Development Act 2000, Part V does not pply to certain housing developments by approved voluntary housing bodies, certain conversions, the carrying out of works to an existing house or the development of houses under an agreement made under section 96 of the Act
- 10. The Record of Monuments and Places, under section 12 of the National Monuments Amendment Act 1994, is available, for each county, in the local authorities and public libraries in that county. Please note also that if the proposed development affects or is close to a national monument which, under the National Monuments Acts 1930 to 2004, is in the ownership or guardianship of the Minister for Culture, Heritage and the Gaeltacht or a local authority, or is the subject of a preservation order or a temporary preservation order, a separate statutory consent is required, under the National Monuments Acts, from the Minister for Culture, Heritage and the Gaeltacht. For information on whether national monuments are in the ownership or guardianship of the Minister for Culture, Heritage and the Gaeltacht or a local authority or are the subject of preservation orders, contact the National Monuments Section, Department of Culture, Heritage and the Gaeltacht.
- 11. An Environmental Impact Assessment Report(EIAR) and the confirmation notice from the EIA portal are required to accompany a planning application for development of a class set out in Schedule 5 of the Planning and Development Regulations 2001–2018 which equals or exceeds, as the case maybe, a limit, quantity or threshold set forth at class of development. An EIAR and confirmation notice from the EIA portal will also be required by the planning authority in respect of sub-threshold development where the authority considers that the development would be likely to have significant effects on the environment(article103).
- 12. An appropriate assessment of proposed development is required in cases where it cannot be excluded that the proposed development would have a significant effect of a European site. It is the responsibility of the planning authority to screen proposed developments to determine whether an appropriate assessment is required and where the authority determines that an appropriate assessment is required, the authority will normally require the applicant to submit a Natural impact Statement (NIS). Where the applicant considers that the proposed development is likely to have a significant effect on a European site it is open to him/her to submit a NIS with the planning application.
- 13. The appeal must be determined or withdrawn before another similar application can be made.
- 14. A formal pre-application consultation may only occur under Section 247 of the Planning and Development Act 2000. An applicant should contact his or her planning authority if he/she wishes to avail of a pre-application consultation. In the case of residential development to which Part V of the 2000 Act applies, applicants are advised to avail of the pre-application consultation facility in order to ensure that a Part V agreement in principle can be reached in advance of the planning application being submitted.
- 15. The list of approved newspapers, for the purpose of giving notice of intention to make a planning application, is available from the planning authority to which the application will be submitted.
- 16. All plans, drawings and maps submitted to the planning authority should be in accordance with the requirements of the Planning and Development Regulations 2001-2018.

- 17. The location of the site notice(s) should be shown on site location map.
- 18. See Schedule 9 of Planning and Development Regulations 2001. If a reduced fee is tendered, details of previous relevant payments and planning permissions should be given. If exemption from payment of fees is being claimed under Article 157 of the 2001 Regulations, evidence to prove eligibility for exemption should be submitted.
- 19. If the site contains or is immediately adjacent to a recorded monument and/or known archaeological remains, then site investigations should not be carried out without archaeological advice and/or mitigation. The presence of a recorded monument can be checked by referring to printed maps available in the county libraries and area offices (this is currently the official record), or on the Department of Culture, Heritage and the Gaeltacht's website www.archaeology.ie Please note that the markers on the website are for the midpoint of the monument and the recorded monument maybe considerably more extensive, particularly in instances where there are no upstanding remains. The site assessor could also contact the council archaeologist prior to proceeding with any site investigation involving ground disturbance.
- 20. In the case of repeated valid applications on the same site or on part or the same site by the same applicant, an applicant <u>may</u> be entitled to a partial refund of fees in respect of the subsequent application if all of the conditions as specified in Article 162 of the Planning & Development Regulations 2001(as amended) are complied with.

Please see Article 162 of the Planning & Development Regulations 2001 available at <u>www.irishstatutebook.ie</u> for the full list of criteria for such a refund as all conditions of Article 162 must be complied with for a refund to be issued.

Please note that an application for such a refund must be received by the planning authority within <u>eight weeks</u> of the planning authority's <u>decision</u> in respect of the subsequent application (and <u>not</u> the issuing of the grant of permission). This applies even if the decision is appealed to An Bord Pleanála.

Note: Demolition of a habitable house requires planning permission.



Comhairle Cathrach & Contae **Luimnigh**

Limerick City & County Council