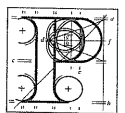
Our Case Number: ABP-305423-19

Planning Authority Reference Number: R529/19



An Bord Pleanála

Cork City Council C/O John A Murphy, Development Management Section Character Character Character Cork City Council Anglesea Street Cork Co. Cork T12 T997

Hera Cav Council

2 7 JAN 2020

e - Parando

Date:

23 JAN 2739

Re: Whether the uplift of Dunnes Store convenience sales floor area from 2,574 sqm to 3,000 sqm net by extending into the shops ground floor textile stockroom, including associated internal shop works, is or is not development or is or is not exempted development. Dunnes Stores Douglas Court Shopping Centre, Douglas, Co. Cork

Dear Sir / Madam,

An order has been made by An Bord Pleanála determining the above-mentioned referral under the Planning and Development Acts 2000 to 2019. A copy of the order is enclosed.

In accordance with section 146(5) of the Planning and Development Act 2000, as amended, the Board will make available for inspection and purchase at its offices the documents relating to any matter falling to be determined by it, within 3 days following the making of its decision. The documents referred to shall be made available for a period of 5 years, beginning on the day that they are required to be made available. In addition, the Board will also make available the Inspector's Report, the Board Direction and Board Order in respect of the matter on the Board's website (www.pleanala.ie). This information is normally made available on the list of decided cases on the website on the Wednesday following the week in which the decision is made

The Public Access Service for the purpose of inspection/purchase of file documentation is available on weekdays from 9.15am to 5.30pm (including lunchtime) except on public holidays and other days on which the office of the Board is closed.

Yours faithfully,

Miriam Baxter **Executive Officer** 

RL100n

Teil Glao Áitiúil

Facs Láithreán Gréasáin Ríomhphost

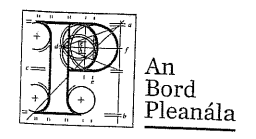
Tel LoCall Fax Website

Email

(01) 858 8100 1890 275 175 (01) 872 2684 www.pleanala.ie bord@pleanala.ie

64 Sráid Maoilbhríde Baile Átha Cliath 1 D01 V902

64 Marlborough Street Dublin 1 D01 V902



Board Order ABP-305423-19

Planning and Development Acts 2000 to 2019

Planning Authority: Cork City Council

Planning Register Reference Number: R529/19

WHEREAS a question has arisen as to whether the uplift of Dunnes Stores convenience sales floor area from 2,574 square metres to 3,000 square metres net, by extending into the shops ground floor textile stockroom, including associated internal shop works at Douglas Court Shopping Centre, Douglas, County Cork is or is not development or is or is not exempted development:

AND WHEREAS Better Value Unlimited Company of 46-50 South Great Georges Street, Dublin requested a declaration on this question from Cork City Council and the Council issued a declaration on the 20<sup>th</sup> day of August, 2019, stating that the matter was development and was not exempted development:

**AND WHEREAS** Better Value Unlimited Company referred the declaration for review to An Bord Pleanála on the 12<sup>th</sup> day of September, 2019:



AND WHEREAS An Bord Pleanála, in considering this referral, had regard particularly to -

- (a) section 2(1), 3(1), and 4(1)(h) of the Planning and Development Act, 2000, as amended,
- (b) articles 6(1) and 9(1) of the Planning and Development Regulations, 2001, as amended,
- (c) Schedule 2 to those Regulations,
- (d) the planning history of the site, and
- (e) the report of the Inspector:

AND WHEREAS An Bord Pleanála has concluded that the uplift of Dunnes Stores convenience sales floor area from 2,574 square metres to 3,000 square metres net, by extending into the shops ground floor textile stockroom, including associated internal shop works, would constitute development, as it involves works and a change of use. The change of use is considered a material change of use that does not come within the scope of section 4(1)(h) of the Planning and Development Act, 2000, as amended, being of a material change in the use of land within the meaning of section 3 of that Act, and there are no other provisions of exempted development that would apply to the development:

NOW THEREFORE An Bord Pleanála, in exercise of the powers conferred on it by section 5 (3) (a) of the 2000 Act, hereby decides that the uplift of Dunnes Stores convenience sales floor area from 2,574 square metres to 3,000 square metres net by extending into the shops ground floor textile stockroom, including associated internal shop works at Douglas Court Shopping Centre, Douglas, County Cork is development and is not exempted development.



### **Matters Considered**

In making its decision, the Board had regard to those matters to which, by virtue of the Planning and Development Acts and Regulations made thereunder, it was required to have regard. Such matters included any submissions and observations received by it in accordance with statutory provisions.

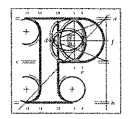
Terry Ó Niadh

Member of An Bord Pleanála duly authorised to authenticate the seal of the Board.

Dated this Manday of Junuary, 2020.

Our Case Number: ABP-305423-19

Planning Authority Reference Number: R529/19



An Bord Pleanála

Cork City Council
C/O John A Murphy, Development Management Section
Cork City Council
Anglesea Street
Cork
Co. Cork
T12 T997

Comhairle Cathrach Chorcaí
Cork City Council

1 9 SEP 2019
Strategic Planning & Economic

Development Directorate

Date: 17 September 2019

Re: Whether the uplift of Dunnes Store convenience sales floor area from 2,574 sqm to 3,000 sqm net by extending into the shops ground floor textile stockroom, including associated internal shop works, is or is not development or is or is not exempted development.

Dunnes Stores Douglas Court Shopping Centre, Douglas, Co. Cork

Dear Sir / Madam,

Enclosed is a copy of a referral under the Planning and Development Act, 2000, (as amended).

In order to comply with section 128 of the Planning and Development Act, 2000, (as amended), please forward, within a period of 2 weeks beginning on the day on which a copy of the referral is sent to you, copies of any information in your possession which is relevant to the referral, including

- (i) details of previous decisions affecting the site;
- (ii) any correspondence that has taken place between the person(s) issued with a declaration under subsection (2)(a) of section 5 of the 2000 Act, (as amended), and the planning authority.
- (iii) the name and address of the owner of the land in question and the name of the occupier of the said land, if different;
- (iv) where no declaration was issued by you, indicate the date that the referral was due to be issued in accordance with subsection (2) of section 5 of the 2000 Act, (as amended)

In accordance with section 129 of the 2000 Act, (as amended), you may make submissions or observations in writing to the Board in relation to the referral within a period of 4 weeks beginning on the date of this letter.

Any submissions or observations received by the Board outside of that period shall not be considered and where none have been validly received, the Board may determine the referral without further notice to you.

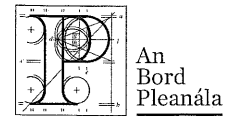
Please quote the above referral number in any further correspondence.

Yours faithfully,

Tará Doyle

Administrative Assistant Direct Line: 01-8737145

BPRL07



Fee: € 200 = Type: Chaque

Time: 16.14 By: han Planning Appeal Check List

# Planning Appeal Check List

#### (Please read notes overleaf before completing)

(1 1643	e read flotes overlear belo	re completing)
1.	The appeal must be in writi	ng (e.g. not made by electronic means).
2.	State the	
	name of the appellant (not care of agent)	Better Value Unlimited Company
	address of the appellant (not care of agent)	46-50 South Great Georges Street
3.	If an agent is involved, state	e the
	name of the agent	NA
	address of the agent	NME
AN B DG- <u>Ol</u> BP-	ORD PLEANÁLA 9095-19	
	1 2 SEP 2019	

State the Subject Matter of the Appeal\*

Brief description of the development

A declaration has been issued by Cork City Council (Ref: R529/19) relating to Dunnes Stores, Douglas Court Shopping Centre. The question on which the declaration was sought was whether the uplift in Dunnes Stores convenience sales floor from 2,574 sqm to 3,000 sqm net by extending into the shops ground floor textile stockroom, including associated internal shop works, is or is not development or is or is not exempted development. The Councils decision was that the works described was development and not exempted development. We respectfully request that the Board reviews this declaration.

#### Location of the development

DUNNES STORES, DOUGLAS COURT SHOPPING CENTRE, DOUGLAS, CO. CORK, T12 E86C

#### Name of planning authority

CORK CITY COUNCIL

Planning authority register reference number

COPY OF DECISION ENCLOSED R529/19

- \* Alternatively, enclose a copy of the decision of the planning authority as the statement of the Subject Matter of the Appeal.
- 5. Attach, in full, the grounds of appeal and the reasons, considerations and arguments on which they are based. (PLEASE SEE ATTACHED LETTER)
- 6. Attach the acknowledgement by the planning authority of receipt of your submission or observations to that authority in respect of the planning application, the subject of this appeal. (Not applicable where the appellant is the applicant).(N/A)
- 7. Enclose / Pay the correct fee for the appeal and, if requesting an oral hearing of same, the fee for that request see "Guide to Fees Payable" under heading of Making an Appeal on Home Page of this website for current fees. (CORRECT FEE ENCLOSED)

8. Ensure that the appeal is received by the Board in the correct manner and in time.

AN	BORD	PL	EΑ	N	ΑL	A
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1 2 SEP 2019

LTR DATED	FROM
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Planning Appeal Check List

#### BETTER VALUE UNLIMITED COMPANY, 46-50 SOUTH GREAT GEORGES STREET, DUBLIN 2

The Secretary
An Bord Pleanala
64 Marlborough Street
Dublin 1
D01V902

12 September 2019

Dear Secretary

## RE: SECTION 5 REFERRAL RELATING TO DUNNES STORES, DOUGLAS COURT SHOPPING CENTRE, DOUGLAS, CO. CORK

We, Better Value Unlimited Company, in accordance with Section 5 (3)(a) of the Planning and Development Act 2000 (as amended) wish to refer the enclosed Section 5 Declaration (R529/19) issued by Cork City Council Planning Authority on 20/08/2019 to the Board for review.

The purpose of this referral is to seek the Boards determination as to:-

"Whether the uplift of Dunnes Store convenience sales floor area from 2,574 sqm to 3,000 sqm net by extending into the shops ground floor textile stockroom, including associated internal shop works, is or is not development or is or is not exempted development".

It is our opinion that the shop unit in its entirety forms a single planning unit with permitted and unrestricted shop use. We are also of the view that the part use of the planning units textile stockroom for convenience sales does result in a material change of use and that any internal works required to extend the shops convenience floor area would not constitute development for the purpose of the Planning and development Act, 2000 (as amended).

#### **DOCUMENTS ENCLOSED:**

- The correct fee €220.00.
- Site location plan x 1
- Site layout plan x 1
- Ground floor plan (existing & proposed store layouts) x 1
- First floor Plan (existing & proposed store layouts) x 1
- Copy of the Councils Declaration & Planning Report

The case for exemption outlined below.

1 2 SEP 2019
Page | 1
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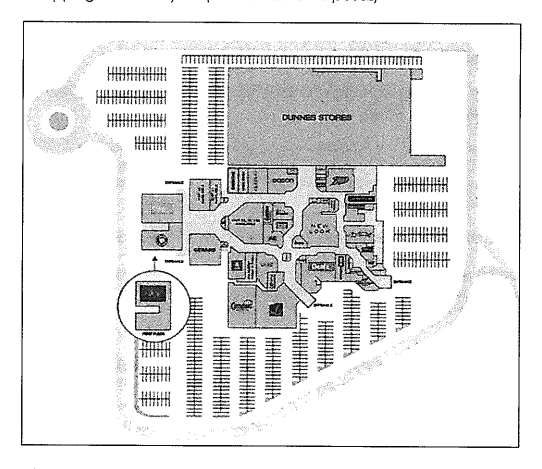
Section 5 Declaration Referral September 2019

#### 1.0 SITE CONTEXT

#### **Douglas Court Shopping Centre**

The subject site is located within Douglas Court Shopping Centre. The shopping centre has over 50 units and a large surface level car park comprising approximately 890 parking space. Existing tenants include Dunnes Stores, Next, Kilkenny, Peter Mark, Gerard, Boots, Dealz, and Sam McCauleys, Cummins Sports. The Shopping Centre opened in 1990.

Fig 1.0 - Shopping Centre Layout (For Illustrative Purposes)



#### **Dunnes Stores Shop Unit**

Dunnes Stores has been trading from Douglas Court Shopping Centre for over 28 years. The shops primary use is the sale of retail goods (convenience and comparison goods) to the public.

Table 1.0 - Dunnes Stores Floor Schedule

Total	3,761	3,797	7,558
FF Storage	<u> 5</u> 67	468	T,035 💸
GF Storage	620	576	🕍 1,196 🔣
GF Net	2,574	2,753	<b>€</b> \$,327
Floor Areas	Convenience Sq.m	Comparison Sq.m	Total

Access to the Dunnes Stores shop unit is via Shopping Centres enclosed mall.

Section 5 Declaration Referral September 2019

#### 2.0 RELEVANT PLANNING HISTORY

#### Planning Reg. Ref: S/1823/86 – Parent Planning Consent

On the 25 August 1986, planning permission was granted for a new shopping centre complex. The shopping centre was subject to 10no. condition none of which restricts Dunnes Stores shop use or net sales area (copy of decision attached at **Appendix 1**).

#### 3.0 POLICY CONTEXT

#### Cork County Development Plan 2014-2020

Douglas is a designated District Centre in the Retail Network/Hierarchy.

#### Metropolitan Cork Joint Retail Strategy 2015

District centres as per the Joint Retail Strategy are generally comprised by a large convenience/comparison anchor, a range of comparison outlets, local retail services, ancillary specialists convenience outlets and community and social facilities.

#### Ballincollig Carrigaline Electoral Municipal District Local Area Plan, 2017

The shopping Centre has a Town Centre Zoning. Appropriate uses could include offices, retail, retail services (restaurants, public houses etc.) leisure/recreational facility, community buildings and cultural uses.

#### 4.0 RELEVANT LEGISLATION

#### Planning and Development Act, 2000 (as amended)

**Section 3 (1)** of the Planning and Development Act 2000 (as amended) defines development as "...any works on, in, over or under land or the making of any material change in the use of any structures or other land."

**Section 4 (1) (a) – (1)** sets out what is exempted development for the purposes of this Act and includes (h) 'development consisting of the carrying out of works for the maintenance, improvement or other alteration of any structure, being works which affect only the interior of the structure or which do not materially affect the external appearance of the structure so as to render the appearance inconsistent with the character of the structure or of neighbouring structures.'

**Section 4 (2)** provides for the making of Regulations. The main Regulations are the Planning and Development Regulations, 2001.



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#### Planning and Development Regulations, 2001 (as amended)

Article 5 (1), Part 2 provides interpretations for the purposes of exempted development. The following is relevant to this case:

"shop" means a structure used for any or all of the following purposes, where the sale, display or service is principally to visiting members of the public—

- (a) for the retail sale of goods,
- (b) as a post office,
- (c) for the sale of tickets or as a travel agency,
- (d) for the sale of sandwiches or other food for consumption off the premises, where the sale of such food is subsidiary to the main retail use,
- (e) for hairdressing,
- (f) for the display of goods for sale,'
- (g) for the hiring out of domestic or personal goods or articles,
- (h) as a launderette or dry cleaners,
- (i) for the reception of goods to be washed, cleaned or repaired,

but does not include any use associated with the provision of funeral services or as a funeral home, or as a hotel, a restaurant or a public house, or for the sale of hot food for consumption off the premises, except under paragraph (d) above, or any use to which class 2 or 3 of Part 4 of Schedule 2 applies.

#### **Article 10 (1)** relating to changes of use states as follows:

"Development which consists of a change of use within any one of the classes of use specified in Part 4 of Schedule 2, shall be exempted development for the purposes of the Act, provided that the development, if carried out would not—

- (a) involve the carrying out of any works other than works which are exempted development,
- (b) contravene a condition attached to a permission under the Act,
- (c) be inconsistent with any use specified or included in such a permission, or

(d) be a development where the existing use is an unauthorised use, save where such change of use consists of the resumption of a use which is not unauthorised and which has not been abandoned."

Article 10 (2) (a) further states that a use which is ordinarily incidental to any use specified in Part 4 of Schedule is not excluded from that use as an insident merely by reason of its being specified I the said Part of the said schedule as a separate use.

Class 1 of Part 4 of Schedule 2 refers to: "Use as a shop."

| Restauration Referral September 2019

#### 5.0 THE CASE FOR EXEMPTION

#### Change of Use

Having regard to the shops extant permission and having regard to the planning definition of a 'shop' provided under Article 5(1), it is our opinion that the Dunnes Stores shop unit comprising of sales & ancillary shop stockrooms constitutes a single planning unit, with a permitted and unrestricted shop use. Given the textile stockroom functionally relates to the shops primary use, it is our contention that **no change** of use takes place and therefore no development occurs.

However, should the Baord conclude that a change of use occurs we respectfully contend that the change of use is not a material change to constitute development for the purposes of the Act.

#### Material Change of Use

For a change of use to fall within the definition of development, provided for under the Act, the change of use must be 'material'.

For a change of use to be material, it must significantly alter the character of the property and the change must impact on the proper planning and sustainable development of the area in a way that differs from the previously established use.

#### **Shop Character**

Convenience and comparison goods have been sold from the shop for over 28 years. It is our opinion that the use of the shops ground floor textile stockroom for convenience sales would not materially impact on the shops character as the shops primary use will continue to be the sale of retail goods to the public.

#### Proper Planning & Sustainable Development considerations

The shop unit is located on lands zoned Town Centre were retail uses (convenience & comparison) are deemed appropriate. Douglas is designated as a district centre in the retail hierarchy, and district centres generally comprise of a large convenience/comparison anchor stores. The car parking standard set out in the County Development plan relate to maximum standards and are calculated on gross floor area. As the gross floor area of the Dunnes Stores shop does not change no additional car parking is deemed required. Nonetheless, we contend that the shopping centre site is well catered for in terms of surface level parking (approx. 890 parking spaces). Likewise, having regard to the shops current use and having regard to the sites town centre location we do not consider the proposal will give rise to additional traffic movements, which would constitute a material impact.

	sed AMTBORDs Right AMK entence sales area
2,574 sqm to 3,000 sqm, by using par	t of the shops existing textile stock oom, would
	of planning considerations that differ from those
pertaining to the consideration of t	he planning applications under which Dunnes
Stores shop unit was originally permitt	ed. 12 Ser 2019
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#### **Internal Shop Works**

'Works' for the purposes of the Act includes any act or operation of construction, excavation, demolition, extension, alteration, repair or renewal.

The main elements involved in extending the shops convenience sales floor area will include:-

- Laying of new floor covering;
- Painting;
- New lighting and
- Provision of Shop fixtures and fittings (e.g. gondola shelving)

As we consider the above works to be of a minor nature (particularly in proportion to the overall size of the Dunnes Stores shop unit) we respectfully but forward the case that the extension of Dunnes Stores convenience sales area does not come within the definition of 'works' and, therefore, does not constitute development for the purpose of the Act.

Nonetheless, we contend that any internal modifications to the physical fabric of the shop, in respect to the proposal, constitute exempted development by reason of the operation of Section 4(1)(h) of the Act.

#### 6.0 CONCLUSION

We respectfully put forward the case that the uplift in the shops convenience sales area from 2,574 sqm to 3,000 sqm does not constitute a material change of use (i.e. not development) and that any associated internal shop works would not constitute development for the purpose of the Planning and development Act 2000 (as amended).

If further information is required to assist in the Declaration assessment, we will be happy to respond accordingly.

Yours faithfully

Patrick O'Neill

Property Department

46-50 South Great Georges Street

Dublin 2

Direct Dial: 01 6112766



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#### CORK COUNTY COUNCIL

ORDER NO.	175A/1986 For Permission
SUBJECT:	Application Reg. Ref. No. s/1823/86
	for Shopping complex including Banks and Offices
	at Douglas
ORDER:	Permission is hereby GRANTED, subject to the
	provision of Sub-Sections 5 % 7 of Section 26 of the
	Local Government (Planning and Levelopment) A.t. 1961,
	to;
	Douglas Developments Ltd.,
	C/O Kelly & Barry & Assocs.,
	of St. Patrick's House, Lower Road, Cork
	for Shopping complex including Banke and Offices
	at Douglas
	in accordance with the class and particulars submitted
	by the applicant on 9th July 1986 as amended
	on 5.8.1986 and subject to the
	Conditions (10 No.) set out on the schedule attached hereto.
	The XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
	subject to the said conditions, provided no appeal is made
	to an Bord Pleanala, within the statitory time for the
	making of such appeals.
•	

AN BORD PLEANALA COUNTY MANAGER
Dated this 15 day of August 1986 1 2 SEP 2019
LTR DATED FROM
ABP-

Reference No. in Planning Register \_\_\_\_S/1823/86

Referred to the Wilst No. P.D. 175471936

Column 1 - Condition

#### Column 2 - Reason

#### Provided that:

- (1) Boundary landscaping shall be as specified at 1.5m intervals for all the Northern, Eastern and Southern boundaries, except for a gap at the Southeastern corner of site to allow a 1.8m wide pedestrian link to lands outside the site boundaries.
- (2) Standard decorative, deciduous trees shall be planted for every notation X, shown on site layout plan by the Council's Engineer, in the planter and front green verge area and the planta shall be provided with raised seating and shrub beds, as noted Y on same site layout plan.
- (3) Car park tree planting, as specified, shall include at least 1 no. tree in each terminal shrub bed.
- (4) Car park flood lighting shall be to the satisfaction of the Council's Engineer and shall, if considered necessary, be altered, cowled or otherwise changed to the Council's satisfaction.
- (5) No signs, logos or other advertising features other than those shown on the elevational drawings and at that size shall be erected or placed on site save with the grant of a new Permission.

In the interests of visual amenity and to provide for pedestrian access to the residential areas to the South-east of site.

In the interests of visual amenity.

In the interests of visual amenity.

In the interests of road safety.

In the interests of orderly development and viaual amenity.

1 2 SEP 2019

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#### SCHEDULE

	Reference No. in Planning Register	Referred to in Order No. P.D. /
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	Column 1 - Condition	Column 2 - Reason
(6)	46 - Acceloper aball:	
	Tay Carles the Place bug Surborles to writing of the date of communication the dovelopment	To coom the corrying out of the development in accordance with the terms and conditions of this permission.
	<u> 77.80</u>	
	(h) the completion of the development, certify in writing to the Planning Authority that the development has been completed in accordance with the terms and conditions of this permission.	
(7 <b>)</b>	The developer shall display in a prominent position on the site during the course of the development	To facilitate the inspection by interested parties of permission, plans and drawings.
	(a) A copy of this permission including the conditions attached thereto.	
	AND	
	(b) A notice to the effect that the plans and drawings referred to in this permiss are available on site for inspection during working hours by interested parties	iton
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Page 3

Referred to in Order No. P.D. /

#### Column 1 - Condition

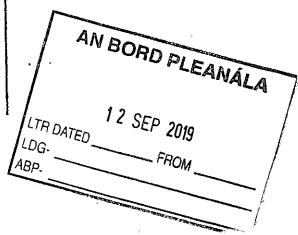
#### Column 2 - Resson

- (8) Before the development is commenced the developer shall pay to Cark County Council a sum of money equivalent to the value of £14,850 at the time of decision to grant Permission; updated in accordance with the Consumer Price Index to the value pertaining at the time of payment towards the expenditure incurred by the Council is the development of public water supply facilities which have facilitated the proposed development.
- (9) Before the development is commenced the developer shall pay to Gork County Council a sum of money equivalent to the value of £14,850 at the time of decision to grant Permission, updated in accordance with the Consumer Price Index to the value pertaining at the rime of payment towards the expenditure incurred by the Council in the development of public sewage disposal facilities which have facilitated the proposed development.
- (10) Before the development is commenced the developer shall pay to Cork County Council a sum of money equivalent to the value of £9,000 at the time of decision to grant Permission, updated in accordance with the Consumer Price Index to the value pertaining at the time of payment towards the expenditure incurred by the Council in the carrying out of road traffic management works which have facilitated the proposed development.

It is considered appropriate that the developer should contribute towards the expenditure incurred by the Council in providing this service which has facilitated the proposed development.

It is considered appropriate that the developer should contribute towards the expenditure incurred by the Council in providing this service which has facilitated the proposed development.

It is considered appropriate that the developer should contribute towards the expenditure incurred by the Council in providing this service which has facilitated the proposed development.





## Comhairle Cathrach Chorcaí Cork City Council

Halla na Cathrach, Corcaigh - City Hall, Cork - T12 T997

Patrick O'Neil Property Department 46-50 South Great Georges Street Dublin 2

20/08/2019

RE: Section 5 Declaration R529/19 Dunnes Stores Douglas Court Shopping Centre

A Chara,

With reference to your request for a Section 5 Declaration at the above named property, I wish to advise as follows:

Having regard to:

- (a) Sections 2, 3 and 4 of the Planning and Development Act, 2000, as amended, and
- (b) Articles 5, 6 and 10 of the Planning and Development Regulations, 2001 and Class 14 of Part 1 of the said regulations.

The proposed development is considered to be **Development** and **Not Exempted Development**.

Yours faithfully,

Paul Hartnett
Assistant Staff Officer
Development Management Section
Community, Culture and Placemaking Directorate
Cork City Council

AN BORD PLEANÁLA

1 2 SEP 2019

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PLANNER'S REPORT Ref. R 529/19

Cork City Council

Culture Community and Placemaking

Application type

Section 5 Declaration

Description

The question on which the Declaration is sought is whether the uplift of Dunnes Stores Convenience Sales Floor From 2,574sqm. to 3,000sq.m net by extending into the shops ground floor textile stockroom, including associated internal shop works, is or is not development or is or is not exempted development.

Location

Dunnes Stores, Douglas Court Shopping Centre,

Douglas, Co. Cork, T12 E86C

Applicant

Better Value Unlimited Company

# 1.0 REQUIREMENTS FOR A SECTION 5 DECLARATION APPLICATION

Section 5(1) of the Planning and Development Act 2000 as amended states,

5.—(1) If any question arises as to what, in any particular case, is or is not development or is or is not exempted development within the meaning of this Act, any person may, on payment of the prescribed fee, request in writing from the relevant planning authority a declaration on that question, and that person shall provide to the planning authority any information necessary to enable the authority

# 2.0 THE QUESTION BEFORE THE PLANNING AUTHORITY

The question on which the Declaration is sought is whether the uplift of Dunnes Stores Convenience Sales Floor From 2,574sqm. to 3,000sq.m net by extending into the shops ground floor textile stockroom, including associated internal shop works, is or is not development or is or is not exempted development.

## 3.0 SITE LOCATION AND DESCRIPTION

The subject site comprises an anchor unit within the overall Douglas Court Shopping Centre Site, located to the east of Douglas Village. Dunnes Stores occupies the northern

In this report 'the Act' refers to the Planning and Development Act 2000 (as amended) and 'the Regulations' refers to the Planning and Development Regulations 20012 SEP 2019

### AN BORD PLEANÁLA

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#### 4.0 RELEVANT PLANNING HISTORY

#### S/18323/86 (Cork County Council) PL4/5/72295 (An Bord Pleanála) -

Planning permission was granted by An Bord Pleanála shopping centre complex including banks and offices, following third party appeal. This permission was subject to 6no. conditions. Condition 1 is considered relevant to this section 5 application:

#### Condition 1

"The proposed development shall be reduced in size and altered to ensure that:-

- (a) The net area to be allocated for retail sales and services shall be reduced from the 116,232 square feet (approximately) shown on the drawings submitted with the application, to an area of not more than 90,000 square feet of with a maximum of 50% shall be allocated to "comparison goods".
- (b) The car parking layout for the development shall be re-arranged so as to exclude parking at 90 along the service road. 45 parking should also be excluded except in very limited number of cases.

Prior to the commencement of development detailed plans and particulars setting out proposals to meet the above outlined conditions, including any necessary changes in layout and location, shall be submitted to the planning authority for approval.

**Reason:** To achieve a level of development consistent with the proper planning and development of the area and to provide off street car parking facilities and service areas consistent with needs, safety and convenience."

#### 10/4256 (Cork County Council) PL 04.237415 (An Bord Pleanála)

Planning permission was granted for the construction of a part single, part two-storey extension to the north, & first floor extension to the east of the existing anchor retail store, modification & extension to the existing surface car park, construction of an additional left-only slip road entrance north west of the existing roundabout, the removal of the existing roundabout & the construction of a new signalised traffic control junction incorporating pedestrian phases, replacing 2 existing unconnected pedestrian crossings, the construction of a new left-only exit to the south of the existing roundabout, & related road improvement works including road widening, lane improvements, the provision of a cycle lane route, pedestrian footpath improvement works & associated signage & landscaping.

The subject development included an extension to the existing anchor retail store (Dunnes Stores) comprising 3,971 m2 gross floor area. extension is located on the northern (rear) elevation of the existing building. The extension is over two levels, ground floor plus mezzanine and comprises 763 m2 of additional convenience floor area and 3,208 m2 of comparison floor area.

The subject application was accompanied by a retail impact assessment.

## 5.0 RELEVANT LEGISLATION AND PLANNING POLICY Planning and Development Act, 2000, as amended:

Section 2(1) of the Act defined "works" as follows:

"structure" means any building, structure, excavat or made on, in or under any land, or any part of a

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- (a) where the context so admits, includes the land on, in or under which the structure is situate, and
- (b) in relation to a protected structure or proposed protected structure, includes -
  - (i) the interior of the structure,
  - (ii) the land lying within the cartilage of the structure,
  - (iii) any other structures lying within the cartilage and their interiors, and
  - (iv) all fixture and features which form part of the interior or exterior of any structure or structures referred to in subparagraph (i) or (ii).

"works" includes any act or operation of construction, excavation, demolition, extension, alteration, repair or renewal and, in relation to a protected structure or proposed protected structure, includes any act or operation involving the application or removal of plaster, paint, wallpaper, tiles or other material to or from the surfaces of the interior or exterior of a structure.

"alteration" includes—

- (a) plastering or painting or the removal of plaster or stucco, or
- (b) the replacement of a door, window or roof, that materially alters the external appearance of a structure so as to render the appearance inconsistent with the character of the structure or neighbouring structures;

Section 3(1) of the Planning and Development Act, 2000, as amended, states as follows:

"Development" in this Act means, except where the context otherwise requires, the carrying out of any works on, in, over or under land or the making of any material change in use of any structures or other land.

Section 4(1) The following shall be exempted developments for the purposes of this Act-

- (h) development consisting of the carrying out of works for the maintenance, improvement or other alteration of any structure, being works which affect only the interior of the structure or which do not materially affect the external appearance of the structure so as to render the appearance inconsistent with the character of the structure or of neighbouring structures;
- (j) development consisting of the use of any structure or other land within the curtilage of a house for any purpose incidental to the enjoyment of the house as such;

Planning and Development Regulations, 2001, as amended:

Class 14 of Part 1 of Schedule 2 of the Regulations provides exemptions in the case of specified changes of use. However, no change of use listed therein is considered relevant to this Section 5.

Part 4 of the same Schedule provides for exemptions within specified classes of use. However, no exemptions specified therein are considered relevant to this Section 5.

Part 2 Article 9 states that:

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- (1) Development to which article 6 relates shall not be exempted development for the purposes of the Act-
  - (a) if the carrying out of such development would-
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### Guidelines for Planning Authorities Retail Planning (April 2012)

The following definitions as outlined in the Retail Planning Guidelines (Annex 1) are considered relevant to this section 5:

"Although there is a trend for "scrambled merchandising" whereby some retail businesses sell both convenience goods and comparison goods, greater definitional clarity is obtained by adopting a goods-based retail classification. Retail goods categories can be divided into convenience goods and comparison goods as follows:

- Convenience Goods:
- food:
- alcoholic and non-alcoholic beverages;
- tobacco;
- non-durable household goods;
- Comparison Goods:
- clothing and footwear;
- furniture, furnishings and household equipment (excluding non-durable household goods);
- medical and pharmaceutical products, therapeutic appliances and equipment;
- educational and recreation equipment and accessories;
- books, newspapers and magazines;
- goods for personal care;
- goods not elsewhere classified;
- bulky goods
  - Goods generally sold from retail warehouses where DIY goods or goods such as flatpack furniture are of such size that they would normally be taken away by car and not be portable by customers travelling by foot, cycle or bus, or that large floorspace would be required to display them e.g. - repair and maintenance materials:
  - furniture and furnishings;
  - carpets and other floor coverings;
  - household appliances;
  - tools and equipment for the house and garden;
  - bulky nursery furniture and equipment including perambulators;
  - bulky pet products such as kennels and aquariums;
  - audio-visual, photographic and information processing equipment;

  - catalogue shops and other bulky durables for recreation and leisure."

Section 2.4.1 outlined the following Convenience retail floorspace caps:

-4,000 M2 in the four Dublin local authority areas (i.e. Dublin Gito Fingal, South - 3,500 M2 in the four other main cities of Cork, Limerick/Shannon, Galway and Waterford; and 1 2 SEP 2019 LTR DATED \_\_\_\_\_FROM . LDG-ABP.

- 3,000 M2 in the remainder of the State (i.e. those areas outside of the four Dublin local authority areas, and the cities of Cork, Limerick/Shannon, Galway and Waterford.

These floorspace caps apply to new retail stores or extensions to existing stores which will result in an aggregate increase in the net retail floorspace of the convenience element of such retail stores. In this regard, while some stores may retail convenience goods only, in other cases, stores may retail convenience and comparison goods. In these mixed comparison/convenience retailing stores described above, there is therefore no cap on the amount of non-grocery or comparison space delineated for the relevant store, for example on the planning application drawings.

#### Cork County Development Plan 2014-2020

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The main policy considerations in relation to retail are set out in Chapter 7 Town Centres and Retail in the Cork County Development Plan. The following objectives are considered pertinence to this Section 5 application.

#### 7.7 Requirement for Future Retail – Metropolitan Area

7.7.1 The retail quantum's agreed between City and County for the Metropolitan Area to 2022 are set out in Table 7.2 with the background information and detail in relation to quantum's set out in the Metropolitan Retail study. 7.7.2 The requirement for additional floorspace is predicated on a number of factors including population growth, economic buoyancy and rising consumer demand. The Plan recognises and reflects prevailing circumstances underpinning floorspace projections and shall adopt a pragmatic approach where it is evident that changes have occurred

#### Convenience Distribution - Metropolitan Area

7.7.3 In relation to Convenience floorspace within the Metropolitan Area the distribution will be in accordance with planned population growth.

7.7.7 In line with the approach in the Metropolitan Strategy, development of comparison retail floorspace within the Small Metropolitan Towns will be limited over the period of the strategy to small scale and localised provision commensurate with the population targets for each centre.

Location	Comparison	Convenience	Bulky/R Warehouse	
Cork City Centre and Suburban Centres	63,081 (Cork City Centre) 24,961 (Suburban Centres	20,291 (City and Suburban Centres Including Douglas and Ballyvolane)	<u></u> .	
Rest of Metropolitan	16,397	22,882		ANÁLA
Total	104,439	22,882 43,1 <b>AN BC</b>	57,55S	
			12 SEP	<b>-4</b>

#### **6.0 ENVIRONMENTAL ASSESSMENT**

Section 4 (4) of the Planning and Development Act (as amended) sets out that:

"Notwithstanding paragraphs (a), (i), (ia) and (l) of subsection (1) and any regulations under subsection (2), development shall not be exempted development if an environmental impact assessment or an appropriate assessment of the development is required."

#### Environmental Impact Assessment

Pursuant to Article 103(1) of the Planning and Development regulations 2001 as amended, having regard to the nature and scale of the proposed development and following a preliminary examination of the nature, size and location of the development, it is considered that there is no real likelihood of significant effects on the environment and it is consequently concluded that EIA is not required.

#### Appropriate Assessment

The relevant European sites are the Cork Harbour SPA (Site Gode 004030) and the Great Island Channel cSAC (site code 001058). Having regard to its nature, scale and location it is considered that the proposed development would not affect the integrity of the sites referred to. Accordingly it is considered that a Natura impact statement for the purposes of Article 6 of the Habitats Directive is not required to be submitted.

#### 7.0 PLANNING ASSESSMENT

#### Is or is not development

Section 3(1) of the Planning and Development Act, 2000 defines "development" as meaning, except where the context otherwise requires, the carrying out of any works on, in, over or under land or the making of any material change in the use of any structures or other land. I consider the issue of materiality later in this assessment.

#### Is or is not exempted development

The applicant holds in their accompanying planning statement/cover letter that it is their opinion that no material change of use occurs and that any internal works required to create the new convenience shop floor would not constitute development for the purpose of the Planning and Development Act 2000 (as amended).

I concur with the applicant that the test of whether the subject works are exempted development or not is balanced on the consideration of materially, and it is on this basis that the following assessment is outlined.

In the case of Galway County Council v. Lackagh Rock Limited, Barron J. held that in order "to test whether or not the uses are materially different, it seems to me that what should be looked at are the matters which the planning authority would take into account in the event of a planning application being made, either for the use on the appointed day or for the present use. If the matters are materially different, then the nature of the use must be materially different".

The scale of the existing convenience sales floor area is 2,574sq.m. The applicant is seeking a declaration on the increase of sale convenience sales floor area to 3,000sq.m. I note that the net convenience are has already increased by 70sq.m since the making of planning application 10/4256 (Cork County Council) PL 04.237415 (An Bord Pleanála). This is noted on the basis that the Section 5 drawings submitted, differ to those submitted in 2010, having particular regard to drawings DS GT 490 PLO 001 Existing. Ground Floor and PL1-S-013 Existing Ground Floor Layout. In particular I note that the

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anchor tenant has now incorporated a former corridor area into the net convenience area comprising 70sq.m.

I am of the view that the characteristics of the proposed internal works could be carried out in a very simple manner which render it consistent with the existing character of the structure and neighbouring structures having regard to Section 4(1)(h).

However, the impact of this alteration and expansion of an existing retail unit into the existing storage area would result in up to a 17% increase in convenience retail floor space. Which presents material consideration outside the scope of Section 4(1)(h).

While the scale of the proposed convenience floorspace observes the 3,000sq.m cap for supermarkets outside of the city of Cork (as at the time of adoption of the cap) as per the Retail Planning Guidelines, the consideration of the implications of same would warrant review.

Having regard to the associated increase of 17% of convenience shopping floor, it is considered that this gives rise to the opportunity for a planning assessment of the implications for traffic, car parking and the retail impacts in the wider area. It is similarly evident that the proposed increase in both convenience and comparison floor space as proposed under 10/4256 (Cork County Council) / PL 04.237415 (An Bord Pleanála), although also relating to a physical extension together with floor space increases, included the provision of additional car parking and traffic layout works. Similarly the increase of convenience floor space in this instance warranted material consideration of planning policy having particular regard to the spatial distribution of retailing within the metropolitan area of Cork. I am of the view that similar considerations are necessitated by the question raised in this Section 5 application.

I therefore consider that the extension of convenience shopping into storage space is a material alteration and would not be exempted development.

#### 8.0 RECOMMENDATION

Having regard to:

- (a) Sections 2, 3 and 4 of the Planning and Development Act, 2000, as amended, and
- (b) Articles 5, 6 and 10 of the Planning and Development Regulations, 2001 and Class 14 of Part 1 of the said regulations.

The proposed development is considered to be development and <u>not</u> exempted development.

Siun McCarthy

Assistant Planner

Culture Community and Blacemaking ]

19/08/2019

Agreed. Julen Jordan Me See, JEP 19/08/2019

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## Comhairle Cathrach Chorcaí Cork City Council

Halla na Cathrach, Corcaigh - City Hall, Cork - T12 T997

Patrick O'Neil Property Department 46-50 South Great Georges Street Dublin 2

20/08/2019

RE: <u>Section 5 Declaration R529/19 Dunnes Stores Douglas Court</u> <u>Shopping Centre</u>

A Chara,

With reference to your request for a Section 5 Declaration at the above named property, I wish to advise as follows:

Having regard to:

- (a) Sections 2, 3 and 4 of the Planning and Development Act, 2000, as amended, and
- (b) Articles 5, 6 and 10 of the Planning and Development Regulations, 2001 and Class 14 of Part 1 of the said regulations.

The proposed development is considered to be **Development** and **Not Exempted Development**.

Yours faithfully,

**Paul Hartnett** 

**Assistant Staff Officer** 

**Development Management Section** 

Community, Culture and Placemaking Directorate

**Cork City Council** 



## CORK CITY COUNCIL

Strategic Planning & Economic Development Directorate, Cork City Council, City Hall, Anglesea Street, Cork.

R-Phost/E-Mail planning@corkcity.ie Fón/Tel: 021-4924564/4321

Líonra/Web: www.corkcity.ie

#### **SECTION 5 DECLARATION APPLICATION FORM**

under Section 5 of the Planning & Development Acts 2000 (as amended)

### 1. POSTAL ADDRESS OF LAND OR STRUCTURE FOR WHICH DECLARATION IS SOUGHT

DUNNES STORES, DOUGLAS COURT SHOPPING CENTRE, DOUGLAS, CO. CORK, T12 E86C

#### 2. **QUESTION/ DECLARATION DETAILS**

PLEASE STATE THE S	SPECIFIC QUESTION FOR WHICH A DECLARATION IS SOUGHT:
Sample Question:	Is the construction of a shed at No 1 Wall St, Cork development and if so, is it
	exempted development?
Note: only works listed	and described under this section will be assessed under the section 5 declaration.
WHETHER THE UP	PLIFT OF DUNNES STORES CONVENIENCE SALES FLOOR FROM 2,574 SQM
TO 3,000 SQM NET B	Y EXTENDING INTO THE SHOPS GROUND FLOOR TEXTILE STOCKROOM,
	ATED INTERNAL SHOP WORKS, IS OR IS NOT DEVELOPMENT OR IS OR IS NOT
EXEMPTED DEVELOR	
74.00	
ADDITIONAL DETAIL	S REGARDING QUESTION/ WORKS/ DEVELOPMENT:
(Use additional sheets	if required).
SEE ATTACHED COV	ER LETTER
*************	
~~~~~ <del>~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~</del>	

#### 3. APPLICATION DETAILS

Answer the following if applicable. Note: Floor areas are measured from the inside of the external walls and should be indicated in square meters (sq. M)

(a) Floor area of existi	ng/proposed structur	e/s 7,558 SMQ GROSS		
location after 1 <sup>st</sup> O for which planning obtained)?	res been erected at the ctober, 1964, (including permission has been	his ng those	Yes No No If yes, please provide floor areas. (sq m)	
A CONTRACTOR OF CONTRACTOR OF A CONTRACTOR OF THE CONTRACTOR OF CONTRACT	and was a common after the second control of the control of the second control of the se	SEE STATE OF THE STREET	ing(s), please state the following:	
Existing/ previous use (plea	ase circle)	Proposed/existing use (please circle)		
SHOP STOCKROOM		SHOP SALES FLOOR		
4. APPLICANT/ CONT. Name of applicant (princi		BETTER V	VALUE UNLIMITED COMPNAY	
Applicants Address	46-50 SOUTH GREA	AT GEORGE	ES STREET, DUBLIN 2	
Person/Agent acting on	Name:	PATRICK O'NEILL		
behalf of the Applicant (if any):	Address:	45-50 SOUTH GREAT GEORGES STREET, DUBLIN 2		
	Telephone:			
	Fax:			
	E-mail address:			
Should all correspondenc (Please note that if the answer is 'Notaddress)	e be sent to the above, all correspondence will be se	ve address ent to the Applic	icant's Yes V No	
S. LEGAL INTEREST				
Please tick appropriate bo legal interest in the land o		A. Own	ner   B. Other	
Where legal interest is 'Ot your interest in the land/s	her', please state			
If you are not the legal ov name and address of the o	vner, please state the	2		

ь. I / We confirm that the information contained in the application is true and accurate:

#### **ADVISORY NOTES:**

The application must be accompanied by the required fee of €80

The application should be accompanied by a site location map which is based on the Ordnance Survey map for the area, is a scale not less than 1:1000 and it shall clearly identify the site in question.

Sufficient information should be submitted to enable the Planning Authority to make a decision. If applicable, any plans submitted should be to scale and based on an accurate survey of the lands/structure in question.

The application should be sent to the following address:

The Development Management Section, Strategic Planning & Economic Development Directorate, Cork City Council, City Hall, Anglesea Street, Cork.

- The Planning Authority may require further information to be submitted to enable the authority to issue the declaration.
- The Planning Authority may request other person(s) other than the applicant to submit information on the question which has arisen and on which the declaration is sought.
- Any person issued with a declaration may on payment to An Bord Pleanála refer a declaration for review by the Board within 4 weeks of the date of the issuing of the declaration.
- In the event that no declaration is issued by the Planning Authority, any person who made a request may on payment to the Board of such a fee as may be prescribed, refer the question for decision to the Board within 4 weeks of the date that a declaration was due to be issued by the Planning Authority.

The application form and advisory notes are non-statutory documents prepared by Cork City Council for the purpose of advising as to the type information is normally required to enable the Planning Authority to issue a declaration under Section 5. This document does not purport to be a legal interpretation of the statutory legislation nor does it state to be a legal requirement under the Planning and Development Act 2000 as amended, or Planning and Development Regulations 2001 as amended.

#### **DATA PROTECTION**

The use of the personal details of planning applicants, including for marketing purposes, may be unlawful under the Data Protection Act 1988-2003 and may result in action by the Data Protection Commissioner against the sender, including prosecution

PLANNER'S REPORT Ref. R 529/19

Cork City Council

Culture Community and

Placemaking

Application type

Section 5 Declaration

Description

The question on which the Declaration is sought is whether the uplift of Dunnes Stores Convenience Sales Floor From 2,574sqm. to 3,000sq.m net by extending into the shops ground floor textile stockroom, including associated internal shop works, is or is not development or is or is not

exempted development.

Location

Dunnes Stores, Douglas Court Shopping Centre,

Douglas, Co. Cork, T12 E86C

**Applicant** 

Better Value Unlimited Company

## 1.0 REQUIREMENTS FOR A SECTION 5 DECLARATION APPLICATION Section 5(1) of the Planning and Day (1)

Section  $\overline{5}(1)$  of the Planning and Development Act 2000 as amended states,

5.—(1) If any question arises as to what, in any particular case, is or is not development or is or is not exempted development within the meaning of this Act, any person may, on payment of the prescribed fee, request in writing from the relevant planning authority a declaration on that question, and that person shall provide to the planning authority any information necessary to enable the authority to make its decision on the matter.<sup>1</sup>

### 2.0 THE QUESTION BEFORE THE PLANNING AUTHORITY

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#### 3.0 SITE LOCATION AND DESCRIPTION

The subject site comprises an anchor unit within the overall Douglas Court Shopping Centre Site, located to the east of Douglas Village. Dunnes Stores occupies the northern extent of the Douglas Court Shopping Centre site.

<sup>&</sup>lt;sup>1</sup> In this report **'the Act'** refers to the Planning and Development Act 2000 (as amended) and **'the Regulations'** refers to the Planning and Development Regulations 2001 (as amended), unless otherwise indicated.

#### 4.0 RELEVANT PLANNING HISTORY

## S/18323/86 (Cork County Council) PL4/5/72295 (An Bord Pleanála) -

Planning permission was granted by An Bord Pleanála shopping centre complex including banks and offices, following third party appeal. This permission was subject to 6no. conditions. Condition 1 is considered relevant to this section 5 application:

#### Condition 1

"The proposed development shall be reduced in size and altered to ensure that:-

- (a) The net area to be allocated for retail sales and services shall be reduced from the 116,232 square feet (approximately) shown on the drawings submitted with the application, to an area of not more than 90,000 square feet of with a maximum of 50% shall be allocated to "comparison goods".
- (b) The car parking layout for the development shall be re-arranged so as to exclude parking at 90 along the service road. 45 parking should also be excluded except in very limited number of cases.

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**Reason**: To achieve a level of development consistent with the proper planning and development of the area and to provide off street car parking facilities and service areas consistent with needs, safety and convenience."

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- Comparison Goods:
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- furniture, furnishings and household equipment (excluding non-durable household goods);
- medical and pharmaceutical products, therapeutic appliances and equipment;
- educational and recreation equipment and accessories;
- books, newspapers and magazines;
- goods for personal care;
- goods not elsewhere classified;
- bulky goods
  - Goods generally sold from retail warehouses where DIY goods or goods such as flatpack furniture are of such size that they would normally be taken away by car and not be portable by customers travelling by foot, cycle or bus, or that large floorspace would be required to display them e.g. repair and maintenance materials;
  - furniture and furnishings;
  - carpets and other floor coverings;
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- 3,500 M2 in the four other main cities of Cork, Limerick/Shannon, Galway and Waterford; and

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#### Convenience Distribution - Metropolitan Area

7.7.3 In relation to Convenience floorspace within the Metropolitan Area the distribution will be in accordance with planned population growth.

7.7.7 In line with the approach in the Metropolitan Strategy, development of comparison retail floorspace within the Small Metropolitan Towns will be limited over the period of the strategy to small scale and localised provision commensurate with the population targets for each centre.

Table 7.2: Floorspace – Proposed distribution of 2022 quantum for Metropolitan Area							
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Rest of Metropolitan	16,397	22,882	<u>-</u>				
Total	104,439	43,173	57,555				

## **6.0 ENVIRONMENTAL ASSESSMENT**

Section 4 (4) of the Planning and Development Act (as amended) sets out that:

"Notwithstanding paragraphs (a), (i), (ia) and (l) of subsection (1) and any regulations under subsection (2), development shall not be exempted development if an environmental impact assessment or an appropriate assessment of the development is required."

### Environmental Impact Assessment

Pursuant to Article 103(1) of the Planning and Development regulations 2001 as amended, having regard to the nature and scale of the proposed development and following a preliminary examination of the nature, size and location of the development, it is considered that there is no real likelihood of significant effects on the environment and it is consequently concluded that EIA is not required.

### Appropriate Assessment

The relevant European sites are the Cork Harbour SPA (Site Code 004030) and the Great Island Channel cSAC (site code 001058). Having regard to its nature, scale and location it is considered that the proposed development would not affect the integrity of the sites referred to. Accordingly it is considered that a Natura impact statement for the purposes of Article 6 of the Habitats Directive is not required to be submitted.

### 7.0 PLANNING ASSESSMENT

## Is or is not development

Section 3(1) of the Planning and Development Act, 2000 defines "development" as meaning, except where the context otherwise requires, the carrying out of any works on, in, over or under land or the making of any material change in the use of any structures or other land. I consider the issue of materiality later in this assessment.

### Is or is not exempted development

The applicant holds in their accompanying planning statement/cover letter that it is their opinion that no material change of use occurs and that any internal works required to create the new convenience shop floor would not constitute development for the purpose of the Planning and Development Act 2000 (as amended).

I concur with the applicant that the test of whether the subject works are exempted development or not is balanced on the consideration of materially, and it is on this basis that the following assessment is outlined.

In the case of Galway County Council v. Lackagh Rock Limited, Barron J. held that in order "to test whether or not the uses are materially different, it seems to me that what should be looked at are the matters which the planning authority would take into account in the event of a planning application being made, either for the use on the appointed day or for the present use. If the matters are materially different, then the nature of the use must be materially different".

The scale of the existing convenience sales floor area is 2,574sq.m. The applicant is seeking a declaration on the increase of sale convenience sales floor area to 3,000sq.m. I note that the net convenience are has already increased by 70sq.m since the making of planning application 10/4256 (Cork County Council) PL 04.237415 (An Bord Pleanála). This is noted on the basis that the Section 5 drawings submitted, differ to those submitted in 2010, having particular regard to drawings DS-GF-409-PLA-001 Existing Ground Floor and PL1-S-013 Existing Ground Floor Layout. In particular I note that the

anchor tenant has now incorporated a former corridor area into the net convenience area comprising 70sq.m.

I am of the view that the characteristics of the proposed internal works could be carried out in a very simple manner which render it consistent with the existing character of the structure and neighbouring structures having regard to Section 4(1)(h).

However, the impact of this alteration and expansion of an existing retail unit into the existing storage area would result in up to a 17% increase in convenience retail floor space. Which presents material consideration outside the scope of Section 4(1)(h).

While the scale of the proposed convenience floorspace observes the 3,000sq.m cap for supermarkets outside of the city of Cork (as at the time of adoption of the cap) as per the Retail Planning Guidelines, the consideration of the implications of same would warrant review.

Having regard to the associated increase of 17% of convenience shopping floor, it is considered that this gives rise to the opportunity for a planning assessment of the implications for traffic, car parking and the retail impacts in the wider area. It is similarly evident that the proposed increase in both convenience and comparison floor space as proposed under 10/4256 (Cork County Council) / PL 04.237415 (An Bord Pleanála), although also relating to a physical extension together with floor space increases, included the provision of additional car parking and traffic layout works. Similarly the increase of convenience floor space in this instance warranted material consideration of planning policy having particular regard to the spatial distribution of retailing within the metropolitan area of Cork. I am of the view that similar considerations are necessitated by the question raised in this Section 5 application.

I therefore consider that the extension of convenience shopping into storage space is a material alteration and would not be exempted development.

### 8.0 RECOMMENDATION

Having regard to:

- (a) Sections 2, 3 and 4 of the Planning and Development Act, 2000, as amended, and
- (b) Articles 5, 6 and 10 of the Planning and Development Regulations, 2001 and Class 14 of Part 1 of the said regulations.

The proposed development is considered to be development and <u>not</u> exempted development.

Siún McCarthy

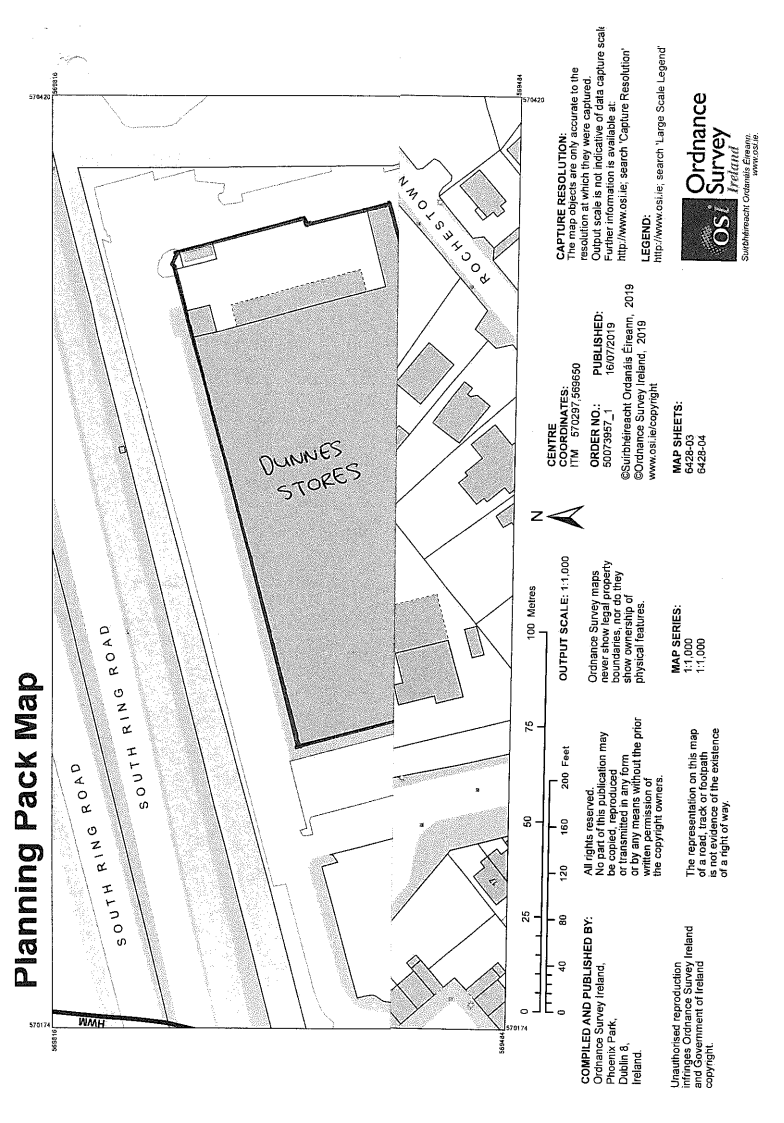
Assistant Planner

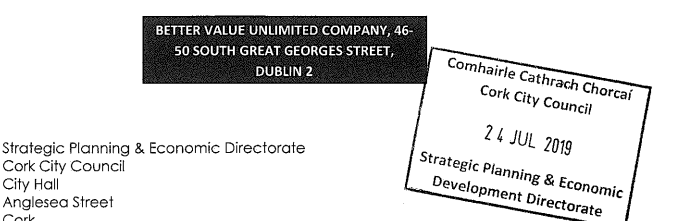
Culture Community and Rlacemaking ]

19/08/2019

Agreed. Gwen Jordan MeSee, JEP

19/08/2019





23 July 2019

Cork

Delivered By Registered Post

Dear Sir/Madam

## RE: REQUEST FOR SECTION 5 DECLARATION IN RELATION TO DUNNES STORES, DOUGLAS COURT SHOPPING CENTRE, DOUGLAS, CO. CORK

We, Better Value Unlimited Company, the owners of the Dunnes Stores Shop unit in Douglas Court Shopping Centre, hereby seek a Section 5 Declaration from Cork City Council Planning Authority in respect to the following:

"Whether the uplift of Dunnes Store convenience sales floor area from 2,574 sqm to 3,000 sqm net by extending into the shops ground floor textile stockroom, including associated internal shop works, is or is not development or is or is not exempted development".

Due to improvements in Dunnes Stores Just in Time Textile Stock Management systems the shops ground floor textile stockroom has become surplus to requirements. On this basis, Dunnes Stores would like to extend the shops convenience sales area into part of shops ground floor textile stockroom.

It is our opinion that no material change of use occurs and that any internal works required to create the new convenience shop floor would not constitute development for the purpose of the Planning and development Act, 2000 (as amended).

### **DOCUMENTS ENCLOSED:**

- The correct fee €80.00
- Application form completed x 2
- Site location plan x 2
- Site layout plan x 2
- Ground floor plan (existing & proposed store layouts) x 2
- First floor Plan (existing & proposed store layouts) x 2

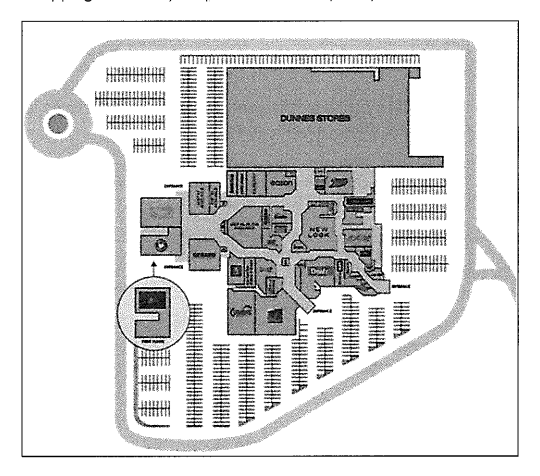
The case for exemption outlined below.

### 1.0 SITE CONTEXT

### **Douglas Court Shopping Centre**

The subject site is located within Douglas Court Shopping Centre. The shopping centre has over 50 units and a large surface level car park comprising 890 parking space. Existing tenants include Dunnes Stores, Next, Kilkenny, Peter Mark, Gerard, Boots, Dealz, and Sam McCauleys, Cummins Sports. The Shopping Centre opened in 1990.

Fig 1.0 - Shopping Centre Layout (For Illustrative Purposes)



### **Dunnes Stores Shop Unit**

Dunnes Stores has been trading from Douglas Court Shopping Centre for over 28 years. The shops primary use is the sale of retail goods (convenience and comparison goods) to the public.

Table 1.0 - Dunnes Stores Floor Schedule

Floor Areas	Convenience Sq.m	Comparison Sq.m	Total
GF Net	2,574	2,753	5,327
GF Storage	620	576	1,196
FF Storage	567	468	1,035
Total	3,761	3,797	7,558

Access to the Dunnes Stores shop unit is via Shopping Centre's enclosed mall.

## 2.0 RELEVANT PLANNING HISTORY

## Planning Reg. Ref: \$/1823/86 - Parent Planning Consent

On the 25 August 1986 planning permission was granted for a new shopping centre complex. The shopping centre was subject to 10no. condition none of which restricts Dunnes Stores shop use or net sales area (copy of decision attached at **Appendix 1**).

## 3.0 POLICY CONTEXT

## Cork County Development Plan 2014-2020

Douglas is a designated District Centre in the Retail Network/Hierarchy.

## Metropolitan Cork Joint Retail Strategy 2015

District centres as per the Joint Retail Strategy are generally comprised by a large convenience/comparison anchor, a range of comparison outlets, local retail services, ancillary specialists convenience outlets and community and social facilities.

# Ballincollig Carrigaline Electoral Municipal District Local Area Plan, 2017

The shopping Centre has a Town Centre Zoning. Appropriate uses could include offices, retail, retail services (restaurants, public houses etc.) leisure/recreational facility, community buildings and cultural uses.

## 4.0 RELEVANT LEGISLATION

## Planning and Development Act, 2000 (as amended)

**Section 3 (1)** of the Planning and Development Act 2000 (as amended) defines development as "...any works on, in, over or under land or the making of any material change in the use of any structures or other land."

**Section 4 (1) (a) – (I)** sets out what is exempted development for the purposes of this Act and includes (h) 'development consisting of the carrying out of works for the maintenance, improvement or other alteration of any structure, being works which affect only the interior of the structure or which do not materially affect the external appearance of the structure so as to render the appearance inconsistent with the character of the structure or of neighbouring structures.'

**Section 4 (2)** provides for the making of Regulations. The main Regulations are the Planning and Development Regulations, 2001.

# Planning and Development Regulations, 2001 (as amended)

Article 5 (1), Part 2 provides interpretations for the purposes of exempted development. The following is relevant to this case:

"shop" means a structure used for any or all of the following purposes, where the sale, display or service is principally to visiting members of the public—

- (a) for the retail sale of goods,
- (b) as a post office,
- (c) for the sale of tickets or as a travel agency,
- (d) for the sale of sandwiches or other food for consumption off the premises, where the sale of such food is subsidiary to the main retail use,
- (e) for hairdressing,
- (f) for the display of goods for sale,'
- (g) for the hiring out of domestic or personal goods or articles,
- (h) as a launderette or dry cleaners,
- (i) for the reception of goods to be washed, cleaned or repaired,

but does not include any use associated with the provision of funeral services or as a funeral home, or as a hotel, a restaurant or a public house, or for the sale of hot food for consumption off the premises, except under paragraph (d) above, or any use to which class 2 or 3 of Part 4 of Schedule 2 applies.

# Article 10 (1) relating to changes of use states as follows:

"Development which consists of a change of use within any one of the classes of use specified in Part 4 of Schedule 2, shall be exempted development for the purposes of the Act, provided that the development, if carried out would not—

- (a) involve the carrying out of any works other than works which are exempted development,
- (b) contravene a condition attached to a permission under the Act,
- (c) be inconsistent with any use specified or included in such a permission,
- (d) be a development where the existing use is an unauthorised use, save where such change of use consists of the resumption of a use which is not unauthorised and which has not been abandoned."

**Article 10 (2) (a)** further states that a use which is ordinarily incidental to any use specified in Part 4 of Schedule is not excluded from that use as an incident merely by reason of its being specified I the said Part of the said schedule as a separate use.

Class 1 of Part 4 of Schedule 2 refers to: "Use as a shop."

### 5.0 THE CASE FOR EXEMPTION

### Change of Use

Having regard to the shops extant permission and having regard to the planning definition of a 'shop' provided under Article 5(1), it is our opinion that the Dunnes Stores shop unit comprising of sales & ancillary shop stockrooms constitutes a single planning unit, with a permitted and unrestricted shop use. Given the textile stockroom functionally relates to the shops primary use, it is our contention that **no change** of use takes place and therefore no development occurs.

However, should the Planning Authority conclude that a change of use occurs we respectfully contend that the change of use is not a material change to constitute development for the purposes of the Act.

### Material Change of Use

For a change of use to fall within the definition of development, provided for under the Act, the change of use must be 'material'.

For a change of use to be material, it must significantly alter the character of the property and the change must impact on the proper planning and sustainable development of the area in a way that differs from the previously established use.

### Shop Character

Convenience and comparison goods have been sold from the shop for over 28 years. It is our opinion that the use of the shops ground floor textile stockroom for convenience sales would not materially impact on the shops character as the shops primary use will continue to be the sale of retail goods to the public.

## Proper Planning & Sustainable Development considerations

The shop unit is located on lands zoned Town Centre were retail uses (convenience & comparison) are deemed appropriate. Douglas is designated as a district centre in the retail hierarchy, and district centres generally comprise of a large convenience/comparison anchor stores. The car parking standard set out in the County Development plan relate to maximum standards and are calculated on gross floor area. As the gross floor area of the Dunnes Stores shop does not change no additional car parking is deemed required. Nonetheless, we contend that the shopping centre site is well catered for in terms of surface level parking (approx. 890 parking spaces). Likewise, having regard to the shops current use and having regard to the sites town centre location we do not consider the proposal will give rise to additional traffic movements, which would constitute a material impact.

Therefore, it is our opinion, the proposed uplift in the shops convenience sales area 2,574 sqm to 3,000 sqm, by using part of the shops existing textile stockroom, would not trigger the need to take account of planning considerations that differ from those pertaining to the consideration of the planning applications under which Dunnes Stores shop unit was originally permitted.



'Works' for the purposes of the Act includes any act or operation of construction, excavation, demolition, extension, alteration, repair or renewal.

The main elements involved in extending the shops convenience sales floor area will include:-

- Laying of new floor covering;
- Painting;
- New lighting and
- Provision of Shop fixtures and fittings (e.g. gondola shelving)

As we consider the above works to be of a minor nature (particularly in proportion to the overall size of the Dunnes Stores shop unit) we respectfully but forward the case that the extension of Dunnes Stores convenience sales area does not come within the definition of 'works' and, therefore, does not constitute development for the purpose of the Act.

Nonetheless, we contend that any internal modifications to the physical fabric of the shop, in respect to the proposal, constitute exempted development by reason of the operation of Section 4(1)(h) of the Act.

### 6.0 CONCLUSION

We respectfully put forward the case that the uplift in the shops convenience sales area from 2,574 sqm to 3,000 sqm does not constitute a material change of use (i.e. not development) and that any associated internal shop works would not constitute development for the purpose of the Planning and development Act 2000 (as amended).

If further information is required to assist in the Declaration assessment, we will be happy to respond accordingly.

Yours faithfully

Patrick O'Neill

Property Department

46-50 South Great Georges Street

e MM

Dublin 2

Direct Dial: 01 6112766

## COPK COUNTY COUNCIL

	). 175A/1986	forPermission
SUBJECT:	Application Reg. Ref. No. s/	1823/86
	for Shorping complex incl	iding Banks and Offices
	at <u>Douglas</u>	
	LANGO 185	
ORDER:	Permiséton is horosur s	
	Permission is hereby of provision of Sub-Sections 5 a	RANTED, Subject to the
	Local Government (planeter	y or section 26 of the
	Local Government (Planning anticont)	d Development) Art, 1963,
	Douglas Developments Ltd.,	
	C/O Kelly & Barry & Assocs.,	
	C/O	
	of St. Patrick's House, Lower R	pad. Cork
	for Shopping complex including Be	nkå and Offices
	at Douglas	
	in accordance with the plans a	
	by the applicant on 9th July	NG Saturditars Supmitted
	on 5.8.1986	as amended
	Conditions (10 No.) set out o	ind subject to the notice acted hereto.
	The 2000000000000000000000000000000000000	
	The William Permiss subject to the said conditions	onconcerned is to be granted
	to an Bord Pleanala, within the	, provided no appeal is made
;	making of such appeals.	s statutory time for the
	æ≀ <i>=</i> •	<b>1</b>
	Signed:	
•		CORK COUNTY MANAGER

Dated this  $\mathcal{J}$  day of August 1986

Reference No. in Planning Register \$/1823/86

drawings and at that size shall

be erected or placed on site save with the grant of a new

Permission.

Referred to in Order No.

RegisterS/1823/86	Referred to in order to P.D. 47-111186
Column 1 - Condition	Column 2 - Reason
Provided that:  (1) Boundary Isndscaping whall be as specified at 1.5m intervals for all the Northern, Eastern and Southern boundaries, except for a gap at the Southeastern corner of site to allow a 1.8m wide pedestrian link to lands outside the site boundaries.	In the interests of visual amenity and to provide for pedestrian access to the residential areas to the South-east of site.
(2) Standard decorative, deciduous trees shall be planted for every notation X, shown on site layout plan by the Council's Engineer, in the piazza and front green verge area and the piazza shall be provided with raised searing and shrub beds, as noted Y on same site layout plan.	In the interests of visual amenity.
(3) Car park tree planting, as specified, shall include at least I no. tree in each terminal shrub bed.	In the interests of visual amenity.
(4) Car park flood lighting shall be to the satisfaction of the Council's Engineer and shall, if considered necessary, be altered, cowled or otherwise changed to the Council's satisfaction.	In the interests of road safety.
(5) No signs, logos or other advertising features other than those shown on the elevational drawings and at that size shall	In the interests of orderly development and visual amenity.

Contd....

### SCHEDULE

%	Reference No. in Planning Register		Referred to in Order No. P.D. /
	\$/1723/86	Page 2	
	Column 1 - Condition		Column 2 – Reason
(6)	The developer aball:		
	(a) Sarify the Placeing Authority is writing date of companioness devalopment.		To insure the carrying out of the development in accordance with the terms and conditions of this permission.
	<u> Ard</u>		
	(b) On completion of the development, certify writing to the Plans Authority that the development has been	y in ning	

completed in accordance with the terms and conditions of this

in a prominent position on the

site during the course of the

(a) A copy of this permission including the conditions

(b) A notice to the effect that the plans and drawings

referred to in this permission are available on site for inspection during working hours by interested parties.

attached thereto

AND

permission.

development

(7) The developer shall display

To facilitate the inspection by interested parties of permission , plans and drawings.

Contd....

Reference No. in Planning Register —S/1823/86

Page 3

Referred to in Order No. P.D. /

#### Column 1 - Condition

### Column 2 - Reason

- (8) Before the development is commenced the developer shall pay to Cork County Council a sum of money equivalent to the value of £14,850 at the time of decision to grant Permission, updated in accordance with the Consumer Price Index to the value pertaining at the time of payment towards the expenditure incurred by the Council in the development of public water supply facilities which have facilitated the proposed development.
- (9) Before the development is commenced the developer shall pay to Cork County Council a sum of money equivalent to the value of £14,850 at the time of decision to grant Permission, updated in accordance with the Consumer Price Index to the value pertaining at the rime of payment towards the expenditure incurred by the Council in the development of public sewage disposal facilities which have facilitated the proposed development.
- (10) Before the development is commenced the developer shall pay to Cork County Council a sum of money equivalent to the value of £9,000 at the time of decision to grant Permission, updated in accordance with the Consumer Price Index to the value pertaining at the time of payment towards the expenditure incurred by the Council in the carrying out of road traffic management works which have facilitated the proposed development.

It is considered appropriate that the developer should contribute towards the expenditure incurred by the Council in providing this service which has facilitated the proposed development.

It is considered appropriate that the developer should contribute towards the expenditure incurred by the Council in providing this service which has facilitated the proposed development.

It is considered appropriate that the developer should contribute towards the expenditure incurred by the Courcil in providing this service which has facilitated the proposed development.

