

Comhairle Cathrach Chorcaí Cork City Council

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

Anne Barry Murphy, c/o Dennis Hennigan, Green Banks, Ballyvolane, Cork.

11/07/2022

RE: Section 5 Declaration R723/22 St. Anthony's, Ballyhooley Road, Cork

A Chara,

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

The Planning Authority, in view of the above and having regard to —

- Sections 2, 3 and 4 of the Planning and Development Act 2000 (as amended), and
- Articles 6, and 9 of the Planning and Development Regulations 2001 (as amended)

It is considered that the -

Conversion of ground floor garage to bedroom, utility and bathroom, and rear kitchen extension ARE DEVELOPMENT and ARE NOT EXEMPTED DEVELOPMENT as the plans provided show that the cumulative floor area exceeds 40m² and hence do not meet the conditions and limitations as set out under Class 1 and in Schedule 2, Part 1 of the Planning and Development Regulations 2001 (as amended).

Further that the *front velux window* **IS DEVELOPMENT** and **IS EXEMPTED DEVELOPMENT** in accordance with section 4(i)(h) of the Planning and Development Act 2000 (as amended).





Comhairle Cathrach Chorcaí Cork City Council



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

Under Section 5(3)(a) of the Planning and Development Act, 2000, you may, on payment of the appropriate fee, refer this declaration for review by An Bord Pleanála within 4 weeks of the date it is issued, 06th July 2022.

Is mise le meas,

Sate lagre

Kate Magner

Development Management Section

Community, Culture and Placemaking Directorate

Cork City Council



PLANNER'S REPORT		Cork City Council	
Ref. R723/22		Development Management Strategic Planning and Economic Development	
Application type Section 5 Declaration		- Josephien	
Description	Front velux window Conversion of ground floor garage to bedroom, Rear kitchen extension — (17.0m²)	utility & bathroom (23.0m²)	
Location	St. Anthonys, Ballyhooly Road		
Applicant	Anne Barry Murphy		
Date	11/07/2022		
Recommendation	Is development and in split decision is both deve	lopment and not exempted	

In this report 'the Act' means the Planning and Development Act 2000 (as amended) and 'the Regulations' means the Planning and Development Regulations 2001 (as amended), unless otherwise indicated.

1. Requirements for a Section 5 Declaration

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 to make its decision on the matter.

The requirements for making a section 5 declaration are set out in the Act.

2. The Question before the Planning Authority

In response to Q2 on the application for the applicant does not frame a question. Rather it lists development as follows:

Front velux window

Conversion of ground floor garage to bedroom, utility & bathroom (23.0m²)
Rear kitchen extension – (17.0m²)

The following additional details are provided:

Garage was only converted recently Rear extension was constructed years ago Front velux was fitted years ago

3. Site Description

The property in question is a two storey semi-detached house located on the north eastern side of the Ballyhooley Road close to the Glen Park.

4. Planning History

There are no recent planning applications associated with the site.

5. Legislative Provisions

5.1 The Act

Section 2(1),

"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.

Section 3(1),

In this Act, "development" means, except where the context otherwise requires, the carrying out of any works on, in, over or under land <u>or</u> 'the making of any material change in the use of any structures or other land'

Section 4(1)(h),

The following shall be exempted developments for the purposes of this Act-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),

Section 4(2) provides that the Minister may, by regulations, provide for any class of development to be exempted development. The principal regulations made under this provision are the Planning and Development Regulations 2001-2013.

Section 5(1),

(See section 1 of this report)

Section 177U (9) (screening for appropriate assessment)

In deciding upon a declaration or a referral under section 5 of this Act a planning authority or the Board, as the case may be, shall where appropriate, conduct a screening for appropriate assessment in accordance with the provisions of this section.

5.2 The Regulations

Article 6 (1)

Subject to article 9, development of a class specified in column 1 of Part 1 of Schedule 2 shall be exempted development for the purposes of the Act, provided that such development complies with the conditions and limitations specified in column 2 of the said Part 1 opposite the mention of that class in the said column 1.

SCHEDULE 2, ARTICLE 6, PART 1, Exempted Development — General

Column 1	Column 2
Description of Development	Conditions and Limitations
Development within the curtilage of a house CLASS 1 The extension of a house, by the construction or erection of an extension (including a conservatory) to the rear of the house or by the conversion for use as part of the house of any garage, store, shed or other similar structure attached to the rear or to the side of the house.	 (a) Where the house has not been extended previously, the floor area of any such extension shall not exceed 40 square metres. (b) Subject to paragraph (a), where the house is terraced or semi-detached, the floor area of any extension above ground level shall not exceed 12 square metres. (c) Subject to paragraph (a), where the house is detached, the floor area of any extension above ground level shall not exceed 20 square metres. (a) Where the house has been extended previously, the floor area of any such extension, taken together with the floor area of any previous extension or extensions constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 40 square metres. (b) Subject to paragraph (a), where the house is terraced or semi-detached and

	has been extended previously, the floor area of any extension above ground level taken together with the floor area of any previous extension or extensions above ground level constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 12 square metres. (c) Subject to paragraph (a), where the house is detached and has been extended previously, the floor area of any extension above ground level, taken together with the floor area of any previous extension or extensions above ground level constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 20 square metres. 3. Any above ground floor extension shall be a distance of not less than 2 metres from any party boundary. 4. (a) Where the rear wall of the house does not include a gable, the height of the walls of any such extension shall not exceed the height of the rear wall of the house. (b) Where the rear wall of the house includes a gable, the height of the walls of any such extension shall not exceed the height of the side walls of the house. (c) The height of the highest part of the roof of any such extension shall not exceed, in the case of a flat roofed extension, the height of the eaves or parapet, as may be appropriate, or, in any other case, shall not exceed the height of the highest part of the roof of the dwelling. 5. The construction or erection of any such extension to the rear of the house shall not reduce the area of private open space, reserved exclusively for the use of the occupants of the house, to the rear of the house to less than 25 square metres. 6. (a) Any window proposed at ground level in any such extension shall not be less than 1 metre from the boundary it faces.
	 (b) Any window proposed above ground level in any such extension shall not be less than 11 metres from the boundary it faces. (c) Where the house is detached and the floor area of the extension above ground level exceeds 12 square metres, any window proposed at above ground level shall not be less than 11 metres from the boundary it faces.
	7. The roof of any extension shall not be used as a balcony or roof garden.
CLASS 3 The construction, erection or placing within the curtilage of a house of any tent, awning, shade or other object, greenhouse, garage, store, shed or other similar structure.	1. No such structure shall be constructed, erected or placed forward of the front wall of a house.
	2. The total area of such structures constructed, erected or placed within the curtilage of a house shall not, taken together with any other such structures previously constructed, erected or placed within the said curtilage, exceed 25 square metres.
	3. The construction, erection or placing within the curtilage of a house of any such structure shall not reduce the amount of private open space reserved exclusively for the use of the occupants of the house to the rear or to the side of the house to less than 25 square metres.
	 4. The external finishes of any garage or other structure constructed, erected or placed to the side of a house, and the roof covering where any such structure has a tiled or slated roof, shall conform with those of the house. 5. The height of any such structure shall not exceed, in the case of a building with
	a tiled or slated pitched roof, 4 metres or, in any other case, 3 metres. 6. The structure shall not be used for human habitation or for the keeping of pigs, poultry, pigeons, ponies or horses, or for any other purpose other than a purpose incidental to the enjoyment of the house as such.

6. ASSESSMENT

6.1 Development

The first issue for consideration is whether or not the matter at hand is 'development'.

'Development' as defined in the Act (3)(1) comprises two possible chief components: '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'. In order to ascertain whether or not the subject use is considered to be development as so defined, consideration must first be given to whether any works on, in, over or under land have or will be carried out, and secondly to whether any material change in the use of any structures or other land have or will take place.

'Works' is defined in section 2(1) of the Act as 'the carrying out of any works on, in, over, or under land' including '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.'

I consider that the change of use and works in question constitute development.

6.2 Exempted development

The next issue for consideration is whether or not the matter at hand is exempted development. Following a review of the information provided I consider that the question to be answered includes two main elements, firstly the insertion of a velux window in the roof to the front of the property and, secondly, the change of use of the garage to a habitable room and construction of a rear extension.

These will be discussed separately.

Regarding the placement of a velux in the roof to the front of the house I note that there is no specific exemption that explicitly allows rooflights to be erected. It may however be considered exempt under the general provision set out in section 4(1)(h) of the Planning and Development Act 2000 (as amended).

The test for the applicability of this exemption is limited only to works that 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.

I consider that, in this instance, the roof light / velux, does not impact upon the appearance of this dwelling, or adjoining homes, so as to alter their character. Accordingly I conclude that the front velux window is exempted development.

The rear extension and the conversion of the garage are potentially exempted development if they accord with the conditions and limitations set out in Class 1 which provides for:

The extension of a house, by the construction or erection of an extension (including a conservatory) to the rear of the house or by the conversion for use as part of the house of any garage, store, shed or other similar structure attached to the rear or to the side of the house.

I note that the garage does not appear to be part of the original structure and therefore was constructed as an extension. The matter of its conversion to habitable use can only be considered if the structure itself either has permission or was erected under exempted development provision.

There is no planning history associated with the house. No timeframe is set out for when the garage was constructed. The construction of a garage is exempted development if it accords with the conditions and limitations set out in Class 3 which provides for:

The construction, erection or placing within the curtilage of a house of any tent, awning, shade or other object, greenhouse, garage, store, shed or other similar structure.

The following is a review of the garage construction against the conditions / limitations set out in Class 3.

1. No such structure shall be constructed, erected or placed forward of the front wall of a house.	The garage is not forward of the front wall of the house
2. The total area of such structures constructed, erected or placed within the curtilage of a house shall not, taken together with any other such structures previously constructed, erected or placed within the said curtilage, exceed 25 square metres.	There do not appear to be any additional structures within the curtilage of the house.
3. The construction, erection or placing within the curtilage of a house of any such structure shall not reduce the amount of private open space reserved exclusively for the use of the occupants of the house to the rear or to the side of the house to less than 25 square metres.	The remaining garden area is in excess of 25m ² .
 4. The external finishes of any garage or other structure constructed, erected or placed to the side of a house, and the roof covering where any such structure has a tiled or slated roof, shall conform with those of the house. 5. The height of any such structure shall not exceed, in the case of a building with a tiled or slated pitched roof, 4 metres or, in any other case, 3 metres. 	No details of the materials have been provided. Google street view (June 2009) indicates that the material finish of the garage is pebble dash. It appears to accord with the front façade of the house. The roof is not tiled or slated. The garage accords with this limitation.
6. The structure shall not be used for human habitation or for the keeping of pigs, poultry, pigeons, ponies or horses, or for any other purpose other than a purpose incidental to the enjoyment of the house as such.	This was built as a garage and later converted.

It appears that the garage when constructed would have been in accordance with this exemption.

The following is a review of the rear extension and garage conversion to habitable use elements of the proposal against the conditions / limitations set out in Class 1.

 (a) Where the house has not been extended previously, the floor area of any such extension shall not exceed 40 square metres. (b) Subject to paragraph (a), where the house is terraced or semi-detached, the floor area of any extension above ground level shall not exceed 12 square metres. (c) Subject to paragraph (a), where the house is detached, the floor area of any extension above ground level shall not exceed 20 square metres. 	(a) Total new extension will be less than 40sq.m. The application states that the garage conversion is 23m² whilst the extension is 22m². A review of the dimensioned plans, submitted with the application, however indicates that the garage measures 9120 x 2630 which is 23.9856m² and the kitchen is 5640x3030 which is 17.0892m². The floor area to be retained exceeds the 40m² limit set out here and therefore this limitation is not met.
·	(b) n/a (c) n/a
 2. (a) Where the house has been extended previously, the floor area of any such extension, taken together with the floor area of any previous extension or extensions constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 40 square metres. (b) Subject to paragraph (a), where the house is terraced or semi-detached and has been extended previously, the floor area of any extension above ground level taken together with the floor area of any previous extension or extensions above ground level constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 12 square metres. (c) Subject to paragraph (a), where the house is detached and has been extended previously, the floor area of any extension above ground level, taken together with the floor area of any previous extension or extensions above ground level constructed or erected after 1 October 1964, 	N/A — as there are no other extensions

including those for which planning permission has been obtained, shall not exceed 20 square metres.	
 Any above ground floor extension shall be a distance of not less than 2 metres from any party boundary. 	N/A – as there are no aboveground extensions.
 4. (a) Where the rear wall of the house does not include a gable, the height of the walls of any such extension shall not exceed the height of the rear wall of the house. (b) Where the rear wall of the house includes a gable, the height of the walls of any such extension shall not exceed the height of the side walls of the house. (c) The height of the highest part of the roof of any such extension shall not exceed, in the case of a flat roofed extension, the height of the eaves or parapet, as may be appropriate, or, in any other case, shall not exceed the height of the highest part of the roof of the dwelling. 	 (a) The single storey extension will not exceed the height of the rear wall of the house (b) n/a (c) The height does not exceed the hight of the eaves of parapet
5. The construction or erection of any such extension to the rear of the house shall not reduce the area of private open space, reserved exclusively for the use of the occupants of the house, to the rear of the house to less than 25 square metres.	The private open space to the rear of the property is ove 25m ² .
 6. (a) Any window proposed at ground level in any such extension shall not be less than 1 metre from the boundary it faces. (b) Any window proposed above ground level in any such extension shall not be less than 11 metres from the boundary it faces. 	(a) The plans provided do not show any windows in the kitchen. (b) n/a (c) n/a
(c) Where the house is detached and the floor area of the extension above ground level exceeds 12 square metres, any window proposed at above ground level shall not be less than 11 metres from the boundary it faces.	
7. The roof of any extension shall not be used as a balcony or roof garden.	The flat roof does not appear to be accessible.

Cumulatively the change of use of garage and rear extensions exceed 40m² and therefore these aspects of the Section 5 application are not exempted development.

7. ENVIRONMENTAL ASSESSMENT

7.1 Screening for Environmental Impact Assessment

Having regard to the contents of Article 103 (as amended by Article 14 of the Planning and Development (Amendment) (No 3) Regulations 2011) and Schedule 7 of the Planning and Development Regulations 2001 (as amended) it is considered that the development by reason of its nature, scale and location would not be likely to have significant effects on the environment. Accordingly, it is considered that an environmental impact statement is not required to be submitted.

7.2 Screening for Appropriate Assessment

Section 177U (9) of the Act requires planning authorities to screen applications for a section 5 declaration for appropriate assessment. The provisions of the *Habitats Directive*, the *Appropriate Assessment Guidelines for Planning Authorities 2009* (revised 2010) and the Act are noted. The relevant European sites are the Cork Harbour SPA (site code 004030) and the Great Island Channel cSAC (site code 001058). Having regard to the location of the development site relative to these European sites and related watercourses and to the nature and scale of the development it is considered that the development would not affect the integrity of the European sites referred to above. Accordingly, it is considered that appropriate assessment is not required.

8. RECOMMENDATION

In view of the above and having regard to —

Sections 2, 3 and 4 of the Planning and Development Act 2000 (as amended), and

Articles 6, and 9 of the Planning and Development Regulations 2001 (as amended)
 It is considered that the —

Conversion of ground floor garage to bedroom, utility & bathroom and rear kitchen extension

<u>Are development and are not exempted development</u> as the plans provided show that the cumulative floor area exceeds 40m² and hence do not meet the conditions and limitations as set out under Class 1 and in Schedule 2, Part 1 of the *Planning and Development Regulations 2001* (as amended)

Further that the front velux window

<u>Is development and is exempted development</u> in accordance with section 4(i)(h) of the *Planning and Development Act 2000* (as amended)

Martina Foley

A/Senior Executive Planner

COMHAIRLE CATHRACH CHORCAÍ CORK CITY COUNCIL

Community, Culture & Placemaking Directorate, Cork City Council, City Hall, Anglesea Street, Cork. DEVELOPMENT MANAGEMENT CCP

17 JUN 2022

R-Phost/E-Mail planning@corkcity.ie

Fón/Tel: 021-4924709

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 DECLARAT	ION IS SOLIGHT
St. ANTHONY'S	1011 13 3000111
BALLYHOOLY ROAD, CORK	

Is the construction of a shed at No 1 Wall St, Cork development and if so, is it

PLEASE STATE THE SPECIFIC QUESTION FOR WHICH A DECLARATION IS SOUGHT:

exempted development?

2. QUESTION/ DECLARATION DETAILS

Sample Question:

Note: only works listed and described under this section will be assessed under the section 5
declaration.
FRONT VELUX WINDOW CONVERSION OF FROUND FLOOR GARAGE TO BEDROOM
UTILITY & BATHROOM (23.0,2)
REAR KITCHEN EXTENSION - (17.043)

ADDITIONAL DETAILS DECARDING OUTSTRONG
ADDITIONAL DETAILS REGARDING QUESTION/ WORKS/ DEVELOPMENT: (Use additional sheets if required).
GARAGE WAS ONLY CONVERTED PELENTLY
REAR EXTENSION WAS CONSTRUCTED YEARS AGO
FRONT YELUX WAS FITTED YEARS AGO

3.	Are you aware of any enforcement proc If so please supply details:	eedings co	nnected to th	nis site? NO	
4.	. Is this a Protected Structure or within the curtilage of a Protected Structure?				
	If yes, has a Declaration under Section 5: requested or issued for the property by	7 of the Pla the Plannir	anning & Dev	elopment Act 2000 been	
5.	Was there previous relevant planning ap If so please supply details:	plication/s	s on this site?	NOT TO MY KNOWLED	
6.	APPLICATION DETAILS				
Answer	the following if applicable. Note: Floor a	reas are me	easured from	the inside of the external	
(a)	nd should be indicated in square meters (so) Floor area of existing/proposed structure	e/s		36.24 m2	
(b)) If a domestic extension, have any previo	uc	F.F. = A		
1.0	extensions/structures been erected at the	nis	Yes pleas	No e provide floor areas. (sq	
	location after 1st October, 1964, (including		m) GARAG	E CONVERSION=13:0~3	
	for which planning permission has been obtained)?	- G 11103C		CHEN EXTENSION = 17.0 2	
(c)	If concerning a change of use of land and	d / or buildi	ng(s), please	state the following:	
Existin	g/ previous use (please circle)			please circle)	
7. LEGA	L INTEREST				
Please	tick appropriate box to show applicant's	A. Own	er,	B. Other	
	terest in the land or structure		<i>Y</i>		
interes	legal interest is 'Other', please state your t in the land/structure in question				
If you a	are not the legal owner, please state the and address of the owner if available				
3. I / We	confirm that the information contained i	in the anni	ication is true	a and accurate.	
	, ,		ication is true	e and accurate:	
ı	Signature: <u>Am Bawy</u> Mwy Date: <u>28</u> OA 2022	0			
	1				

CONTACT DETAILS

9.	A	b	pl	100	ca	n	t	•

Name(s)	ANNE BARRY MURPHS
Address	ROCKYIEW
	FARNAHOE,
	INNIGHTANNON, CO. CORK
	TIZYFIC
10. Person/Agent actir	ng on behalf of the Applicant (if any):
Name(s):	DENNIS HENNIGAN
Address:	GREEN BANKS
	BALLYYDLANE
	COFK -
Talanhan	
Telephone:	
E-mail address:	
Should all corresponde	nce be sent to the above address? Yes No
sent to the Applicant's	answer is 'No', all correspondence will be address)
844466800000000000000000000000000000000	
11. ADDITIONAL CONTA	ACT DETAILS
	tional contact information such as email addresses or phone numbers is
voluntary and will only	y be used by the Planning Authority to contact you should it be deemed uses of administering the application.
Tel. No.	
Mobile No.	
Email Address:	

For Office Use Only:

File Ref. No. R723/22.

CONTACT DETAILS

on behalf of the Applicant (if any):	10. Person/Agent acting
	Name(s):
	Telephane:
	E-mail address:
Page 1 Policy of the Annual Control of the A	
e be sent to the above address? Yes No swer is 'No', all correspondence will be	
	sent to the Applicant's ad
	The provision of addition
be used by the Planning Authority to contact you should it be deamed as of administering the application.	
	Tel. No.
	Email Address

3 of 4

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, Community, Culture & Placemaking Directorate, Cork City Council, City Hall, Anglesea Street, Cork.

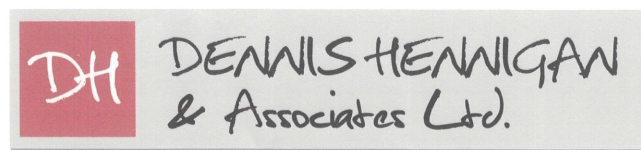
- The Planning Authority may request other person(s) other than the applicant to submit information on the question which has arisen and on which the declaration is sought.
- Any person issued with a declaration may on payment to An Bord Pleanála refer a declaration for review by the Board within 4 weeks 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

"Cork City Council is committed to fulfilling its obligations imposed by the Data Protection Acts 1988 to 2018 and the GDPR. Our privacy statement and data protections policy is available at https://www.corkcityie/en/council-services/public-info/gdpt/.

We request that you read these as they contain important information about how we process personal data.



Green Banks, Ballyvolane, Cork. - Tel. - Mob. 087 6166291 – E-mail – <u>dennisthennigan@gmail.com</u>

<u>SECTION 5 DECLARATION APPLICATION FORM – ANNE BARRY MURPHY - ST. ANTHONY'S, BALLYHOOLY ROAD, CORK.</u>

Date 30th May, 2022

Dear Sir or Madam,

Please find attached herewith a list of the drawings and documentation accompanying this application is detailed below.

Architectural	Documents		
TITLE:	SCALE:	DRG. NO.:	Copies
Section 5 Declaration Application Form	n/a	n/a	4 no.
Cheque / Cash	n/a	n/a	€80.00

Architec	tural Drawings	5	
TITLE:	SCALE:	DRG. NO.:	Copies
Site Location Map	1:1000	20032-PA-01	4 no.
Site layout	1:200	20032-PA-02	4 no.
Ground & First Floor layouts	1:100	20032-PA-03	4 no.
Attic layout & Section	1/100	20032-PA-04	4 no.
Elevations	1, 100	20032-PA-05	4 no.

Yours Sincerely,

Dennis Hennigan & Assoc. Ltd.

Green Banks, Ballyvolane,

Cork, T23 AV6W,

Ireland.

Tel: +353 876166291

17 JUN 2022

CCP

CORK CITY COUNCIL

0 3 JUN 2022

DEPARTMENT

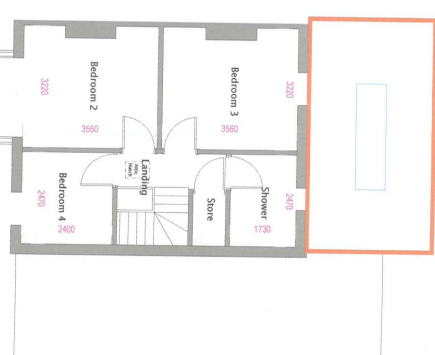
CORK COUNTY COUNCH





Area of Old Rear Kitcher Extension = 17.0m²





First Floor Layout



NORTH POINT

IMPORTANT TO BE READ

- Copyright of this drawing is reserved by Dennis Hennigan & Assoc. Ltd.

 All construction methods, materials, installations to be in accordance with all building regulations and codes of practive at the time of construction.

 All sub-contractors are ultimately responsible for ensuring compliance with regulations within their own trade.

 The user of this drawing shall cross-check dimensions shown on this drawing with relevant dimensions shown on other drawings issued by Dennis Hennigan & Assoc. Ltd. and by other design consultants relevant to the project prior to any fabrication or construction on site. All errors, omissions and discovered inconsistencies to be reported to the Dennis Hennigan & Assoc. Ltd. Immediately.

 All trades to check dimensions on site prior to fabrication.

 Drawings show design intent only.

 Do not scale dimensions from the drawing.

 This drawing should not be eproduced without written prior concent from the copyright owner.

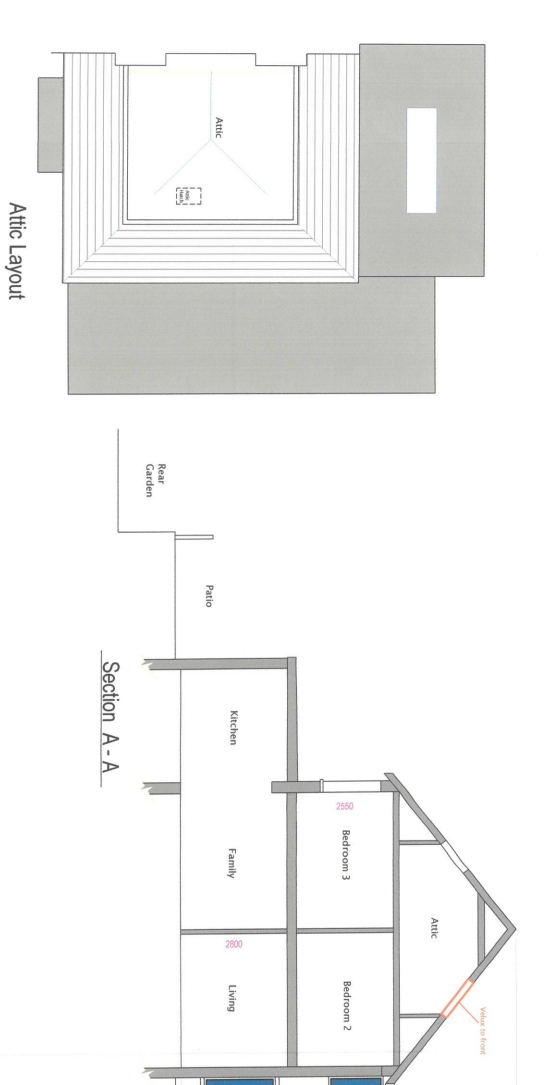
STAGE ABBREVIATIONS:

CD- Concept Design, PP-Preplanning, PA-Planning Application, FI-Further information, AP-Appeal, RC-Response To Conditions, TE-Tender, FC-Fire Cert/, LE-Contract / Legal, CO-Construction, AB-As Built.

	20022 04 0# 2		
Nurther Radison	Job No. Drawing Number	PH Checked By	PH Sy
youts	Ground & 1st Floor layouts	Gro	DRG:
	PROJECT: Section 5 Application St. Anthony's, Ballyhooly Road, Cork	St. Ar Ballyh Cork	PROJECT
	Anne Barry Murphy	Anr	CLIENT:

DENNISHEANIGAN
A Associates Ltd.

DATE BY





IMPORTANT TO BE READ

- Copyright of this drawing is reserved by Dennis Hernigan & Assoc. Ltd.

- All construction methods, materials, installations to be in accordance with all building regulations and codes of practive at the time of construction.

- All sub-contractors are ultimately responsible for ensuring compliance with regulations within their own trade.

- The user of this drawing shall cross-check dimensions shown on this drawing shall cross-check dimensions shown on this drawing with relevant dimensions shown on other drawings issued by Dennis Hennigan & Assoc. Ltd. and by other design consultants relevant to the project prior to any fabrication or construction on site. All errors, omissions and discovered inconsistantics to be reported to the Dennis Hennigan & Assoc. Ltd. immediately.

- All trades to check dimensions on site prior to fabrication.

- Drawings show design intent only.

- Do not scale dimensions from the drawing.

- This drawing should not be reportuded without written prior concent from the copyright owner.

- This drawing is specific to the job outlined in the title box below.

STAGE ABBREVIATIONS:

CD-Concept Design, Pp-Preplanning, PA-Planning Application, FI-Further Information, AP-Appeal, RC-Response To Conditions, TE-Tender, FC-Fire Cert/, LE-Contract / Legal, CO-Construction, AB-As Built.

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