



Comhairle Contae Chill Mhantáin
Wicklow County Council

Pleanáil, Forbairt Eacnamaíochta agus Tuaithe
Planning, Economic and Rural Development

Áras An Chontae / County Buildings
Cill Mhantáin / Wicklow
Guthán / Tel: (0404) 20148
Faics / Fax: (0404) 69462
Rphost / Email: plandev@wicklowcoco.ie
Suíomh / Website: www.wicklow.ie

 April 2025

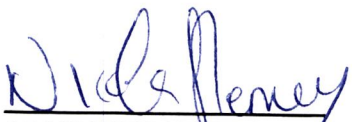
Daniel Dobbs
Caireal
Cullen Upper
Ballydowling
Co. Wicklow
A67 XA44

RE: Declaration in accordance with Section 5 of the Planning & Development Acts
2000 (As Amended) - EX41/2025

I enclose herewith Declaration in accordance with Article 5 (2) (A) of the Planning &
Development Act 2000.

Where a Declaration is used under this Section any person issued with a Declaration
under subsection (2) (a) may, on payment to An Bord Pleanála of such fee as may be
prescribed, refer a declaration for review by the Board within four weeks of the date of
the issuing of the declaration by the Local Authority.

Is mise, le meas,



ADMINISTRATIVE OFFICER
PLANNING ECONOMIC & RURAL DEVELOPMENT



Tá an doiciméad seo ar fáil i bhformáidí eile ar iarratas.
This document is available in alternative formats on request.

Ba chóir gach comhfhreagras a sheoladh chuig an Stiúrthóir Seirbhísi, Pleanáil, Forbairt Eacnamaíochta agus Tuaithe.
All correspondence should be addressed to the Director of Services, Planning, Economic and Rural Development.





Comhairle Contae Chill Mhantáin Wicklow County Council

Pleanáil, Forbairt Eacnamaíochta agus Tuaithe Planning, Economic and Rural Development

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
Prunella Dobbs
Sheephill
Ballydowling
Kilbride
Co. Wicklow
A67 KR64

RE: Declaration in accordance with Section 5 of the Planning & Development Acts
2000 (As Amended) – EX41/2025

I enclose herewith Declaration in accordance with Article 5 (2) (A) of the Planning & Development Act 2000.

Where a Declaration is used under this Section any person issued with a Declaration under subsection (2) (a) may, on payment to An Bord Pleanála of such fee as may be prescribed, refer a declaration for review by the Board within four weeks of the date of the issuing of the declaration by the Local Authority.

Is mise, le meas,



ADMINISTRATIVE OFFICER
PLANNING ECONOMIC & RURAL DEVELOPMENT



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W I C K L O W



Comhairle Contae Chill Mhantáin Wicklow County Council

Pleanáil, Forbairt Eacnamaíochta agus Tuaithe Planning, Economic and Rural Development

DECLARATION IN ACCORDANCE WITH ARTICLE 5 (2) (A) OF THE PLANNING & DEVELOPMENT ACT 2000 AS AMENDED

Áras An Chontae / County Buildings
Cill Mhantáin / Wicklow
Guthán / Tel: (0404) 20148
Faics / Fax: (0404) 69462
Rphost / Email: plandev@wicklowcoco.ie
Suíomh / Website: www.wicklow.ie

Applicant: Daniel Dobbs

Location: Ballydowling, Kilbride, Co. Wicklow

Reference Number: EX41/2025

CHIEF EXECUTIVE ORDER NO. CE/PERD/2025/412

Section 5 Declaration as to whether “filling in of disused quarry/ marle hole with approved soil/ stone” at Ballydowling, Kilbride, Co. Wicklow constitutes exempted development within the meaning of the Planning and Development Act, 2000(as amended).

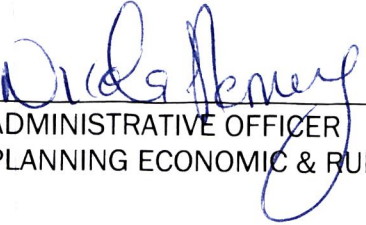
Having regard to:

- a) Section 5 application details submitted .
- b) An Bord Pleanála References ABP-315532-2, RL 3609, RL3540, RL2987 and RL3034
- c) Section 2,3 and 4 of the Planning and Development Act 2000(as amended)
- d) Article 8 C , Article 9, of the Planning and Development Regulations 2001(as amended)

Main Reasons with respect to Section 5 Declaration:

- i. The importation and spreading of soil/ stone for the purpose of infilling/ reclamation of land constitutes works, and is, therefore, development as defined in Section 2 and Section 3, respectively, of the Planning and Development Act, 2000, as amended,
- ii. the development does not come within the scope of the provisions of Article 8C of the Planning and Development Regulations, 2001(as amended) as the development involves the bringing in of soils/ stone from outside of the farm holding, and the material proposed to be imported is a waste material noting that the recovery of excavated inert soil, for the purpose of the improvement or development of land, is identified as a waste activity in the Waste Management (Facility Permit and Registration) Regulations 2007 (as amended),

The Planning Authority considers that “filling in of disused quarry/ marle hole with approved soil/ stone” at Ballydowling, Kilbride, Co. Wicklow **is development and is NOT exempted development** within the meaning of the Planning & Development Act 2000 (as amended).

Signed: 
ADMINISTRATIVE OFFICER
PLANNING ECONOMIC & RURAL DEVELOPMENT

Dated:  April 2025



WICKLOW COUNTY COUNCIL
PLANNING & DEVELOPMENT ACTS 2000 (As Amended)
SECTION 5

CHIEF EXECUTIVE ORDER NO. CE/PERD/2025/412

Reference Number: EX41/2025

Name of Applicant: Daniel Dobbs

Nature of Application: Section 5 Declaration request as to whether or not: -
"filling in of disused quarry/ marle hole with approved soil/ stone" is or is not development and is or is not exempted development.

Location of Subject Site: Ballydowling, Kilbride, Co. Wicklow

Report from Edel Bermingham, SEP

With respect to the query under section 5 of the Planning & Development Act 2000 as to whether "filling in of disused quarry/ marle hole with approved soil/ stone" at Ballydowling, Kilbride, Co. Wicklow is or is not exempted development within the meaning of the Planning & Development Act 2000 (as amended).

Having regard to:

- (a) Section 5 application details submitted .
- (b) An Bord Pleanála References ABP-315532-2, RL 3609, RL3540, RL2987 and RL3034
- (c) Section 2,3 and 4 of the Planning and Development Act 2000(as amended)
- (d) Article 8 C , Article 9, of the Planning and Development Regulations 2001(as amended)

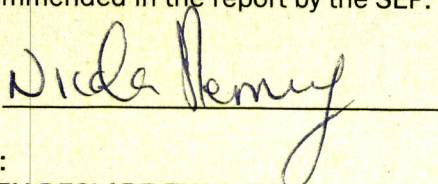
Main Reason with respect to Section 5 Declaration:

- i. The importation and spreading of soil/ stone for the purpose of infilling/ reclamation of land constitutes works, and is, therefore, development as defined in Section 2 and Section 3, respectively, of the Planning and Development Act, 2000, as amended,
- ii. the development does not come within the scope of the provisions of Article 8C of the Planning and Development Regulations, 2001(as amended) as the development involves the bringing in of soils/ stone from outside of the farm holding, and the material proposed to be imported is a waste material noting that the recovery of excavated inert soil, for the purpose of the improvement or development of land, is identified as a waste activity in the Waste Management (Facility Permit and Registration) Regulations 2007 (as amended),

Recommendation:

The Planning Authority considers that "filling in of disused quarry/ marle hole with approved soil/ stone" at Ballydowling, Kilbride, Co. Wicklow is development and is NOT exempted development as recommended in the report by the SEP.

Signed

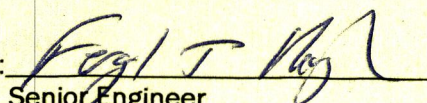


Dated 24th day of April 2025

ORDER:

I HEREBY DECLARE THAT "filling in of disused quarry/ marle hole with approved soil/ stone" at Ballydowling, Kilbride, Co. Wicklow is development and is NOT exempted development within the meaning of the Planning & Development Act 2000 (as amended).

Signed:


Senior Engineer
Planning, Economic & Rural Development

Dated 24th day of April 2025

Section 5 Application : EX 41/2025

Date : 16th April 2025.

Applicant : Daniel Dobbs

Address : Sheephill , Ballydowling, Kilbride, Co. Wicklow

Exemption Whether or not :

Filling in of disused quarry/ marle hole with approved soil/ stone

constitutes exempted development within the meaning of the Planning and Development Acts, 2000(as amended).

Relevant Legislation

Planning and Development Act 2000 (as amended)

Section 2 of the Planning and Development Act 2000:

"agriculture" includes horticulture, fruit growing, seed growing, dairy farming, the breeding and keeping of livestock (including any creature kept for the production of food, wool, skins, or fur, or for the purpose of its use in the farming of land), the training of horses and the rearing of bloodstock, the use of land as grazing land, meadow land, osier land, market gardens and nursery grounds and "agricultural" shall be construed accordingly;

"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 :

3.—(1) In this Act, "development" means, except where the context otherwise requires "development" means

(a) 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, or

(b) development within the meaning of Part XXI (inserted by section 171 of the Maritime Area Planning Act 2021)

(2) For the purposes of *subsection (1)* and without prejudice to the generality of that subsection—

(a) where any structure or other land or any tree or other object on land becomes used for the exhibition of advertisements, or

- (b) where land becomes used for any of the following purposes—
- (i) the placing or keeping of any vans, tents or other objects, whether or not moveable and whether or not collapsible, for the purpose of caravanning or camping or habitation or the sale of goods,
 - (ii) the storage of caravans or tents, or
 - (iii) the deposit of vehicles whether or not usable for the purpose for which they were constructed or last used, old metal, mining or industrial waste, builders' waste, rubbish or debris,
- the use of the land shall be taken as having materially changed.

Section 4(1) The following shall be exempted developments for the purposes of this Act—
(l) development consisting of the carrying out of any of the works referred to in the Land Reclamation Act, 1949, not being works comprised in the fencing or enclosure of land which has been open to or used by the public within the ten years preceding the date on which the works are commenced or works consisting of land reclamation or reclamation of estuarine marsh land and of callows, referred to in section 2 of that Act.]

Section 4 (2) (a) The Minister may by regulations provide for any class of development to be exempted development for the purposes of this Act

(4) 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.

(4A) Notwithstanding subsection (4), the Minister may make regulations prescribing development or any class of development that is—

- (a) authorised, or required to be authorised by or under any statute (other than this Act) whether by means of a licence, consent, approval or otherwise, and
 - (b) as respects which an environmental impact assessment or an appropriate assessment is required,
- to be exempted development.

Planning and Development Regulations 2001 (as amended).

Article 8

- 8 Works specified in a drainage scheme confirmed by the Minister for Finance under Part II of the Arterial Drainage Act 1945 (No. 3 of 1945) or the Arterial Drainage (Amendment) Act 1995 (No. 14 of 1995), carried out by, on behalf of, or in partnership with, the Commissioners, with such additions, omissions, variations and deviations or other works incidental thereto, as may be found necessary by the Commissioners or their agent or partner in the course of the works, shall be exempted development

- 8C Land reclamation works (other than reclamation of wetlands) consisting of re-contouring of land, including infilling of soil (but not waste material) within a farm holding, shall be exempted development

Article 9(1) Note see Regulations for full Article

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—

(viiB) comprise development in relation to which a planning authority or An Bord Pleanála is the competent authority in relation to appropriate assessment and the development would require an appropriate assessment because it would be likely to have a significant effect on the integrity of a European site,

Relevant Referrals

ABP-315532-23

An Bord Pleanála concluded that the construction of an agricultural shed (194.5 square metres) with access roadway and land improvement works that involve importing 9000 cubic metres of topsoil and subsoil (stated to be imported from building sites) over a two year period used to raise the site by up to 500 millimetres and all associated services at Cloghaun, Claregalway, County Galway is development and is not exempted development as

- As the intended agricultural structure, as measured on the submitted site layout plan, would be sited closer than 100 metres of the closest house, where there is no evidence that it is the house of the person providing the agricultural shed structure and where the consent of either the owner or occupier or person in charge thereof has not been provided, this element of the development set out in the referral question does not come within the Condition and Limitation 6 of Class 6 of Part 3 of Schedule 2 to article 6 of the Planning and Development Regulations 2001, as amended, and therefore, the proposed agricultural shed is not exempted development,
- No evidence has been provided in relation to effluent storage facilities being adequate and therefore, it cannot be ascertained that Condition and Limitation 3 of Class 6 of Part 3 of Schedule 2 to article 6 of the Planning and Development Regulations 2001, as amended is met and therefore, the new agricultural shed is not exempted development,
- The works comprising infilling of land, by importing material (stated to be topsoil and subsoil from building sites) does not include any evidence that the material is not a 'waste' and is, therefore, presumed as comprising a waste and the importation of a waste material does not come within the meaning of the term 'land reclamation', as set out in article 8C of Part 2 of the Planning and Development Regulations, 2001, as amended, and therefore, the importation of soils and stone material from building sites as described does not constitute exempted development
- As the possibility exists that the construction of the stated proposed land

improvements through importation of material (stated to be topsoil and subsoils from building sites and hereby presumed to be waste) to the site may lead to a loss of water quality in the Lough Corrib Special Area of Conservation and Special Protection Area, under the precautionary principle, appropriate assessment cannot be excluded, and therefore, under section 4(4) of the Planning and Development Act 2000, as amended, these improvements are not exempted development.

RL 3609

An Bord Pleanála concluded that the spreading of clean topsoil and subsoil on lands for agricultural use and the importing of that soil for recontouring of land at Oldcourt Lane, Oldcourt, Ballycullen, Dublin is development and is not exempted development:

- (a) the importation and spreading of soil for the purpose of recontouring land constitutes works, and is, therefore, development as defined in Section 2 and Section 3, respectively, of the Planning and Development Act, 2000, as amended,
- (b) the proposed works would not comply with Condition and Limitation number 1 of Class 11 of Part 3 of Schedule 2 (Land Reclamation) and with the provisions set out within Article 6(3) of the Planning and Development Regulations, 2001, as amended. The proposed works would not, therefore, comprise exempted development under Article 6(3),
- (c) having regard to the nature of the proposed development, which entails the importation of material to the site which the Board is not satisfied is not waste material, the development does not come within the scope of the provisions of Article 8C of the Planning and Development Regulations, 2001, as amended, in respect of Land Reclamation, and does not, therefore, comprise exempted development under Article 8C, and
- (d) land reclamation comes within the scope of works referred to in the Land Reclamation Act, 1949, and would normally constitute exempted development as set out in section 4(1)(l) of the Planning and Development Act, 2000, as amended. However, the works in question, comprising infilling of land, by imported material which the Board is not satisfied is not waste material, do not come within the meaning ascribed to land reclamation, as set out in article 8C of the Planning and Development Regulations, 2001, as amended, and therefore, do not constitute exempted development under section 4(1)(l) of the Act.

RL 3540

An Bord Pleanála, has concluded that the recovery of surplus excavated inert soil and the importing of that soil for infilling low lying area at Dunancory, Virginia, County Cavan is development and is not exempted development for the following reasons :

- (a) the importation of soil for the purpose of infilling a low lying area of land constitutes 'works' and alteration of that land, and therefore 'development' as defined in section 2 and section 3, respectively, of the Planning and Development Act, 2000, as amended,

- (b) the development does not come within the scope of the exemption set out under section 4(1)(l) of the Planning and Development Act 2000, as amended by the Environment (Miscellaneous Provisions) Act 2011,
- (c) the development does not come within the scope of the exemption set out in Article 8C of the Planning and Development Regulations, 2001, as amended, in respect of Land Reclamation, because it is proposed to import material from outside the landholding in order to carry out the development, and furthermore the material proposed to be imported is a waste material (noting that the recovery of excavated inert soil, for the purpose of the improvement or development of land, is identified as a waste activity in the Waste Management (Facility Permit and Registration) Regulations 2007 (as amended),
- (d) the development does not come within the scope of Class 11 of Part 3 of Schedule 2 of the Planning and Development Regulations, 2001, as amended, (Land Reclamation - infilling of wetlands) because of non compliance with the Conditions and Limitations Column 1 of that Class, as the area in question exceeds the 0.1 hectares, and
- (e) as no exemptions are available for the development in question, it is not necessary for the Board to examine whether appropriate assessment issues or traffic hazard issues arise:

RL2987 –

WHEREAS a question has arisen as to whether the importation of inert soils and overburden materials for spreading on agricultural land at Barn tick, Clarecastle, County Clare is or is not development or is or is not exempted development:

An Bord Pleanála, concluded that the said importation of inert soils and overburden materials for spreading on agricultural land at Barn tick, Clarecastle, County Clare is development and is not exempted development as

- (a) the importation of soils and overburden for spreading on agricultural land constitutes development as defined in Section 3 of the Planning and Development Act 2000, as amended, and
- (b) the soils and overburden materials to be imported to the farm holding constitute 'waste'. The activity does not, therefore, come within the scope of Article 8 (c) of the Planning and Development Regulations, 2001, as amended:

RL 3034

WHEREAS the question has arisen as to whether works involving the re-contouring of land for the purposes of land reclamation for agricultural purposes, is or is not development and is or is not exempted development

AND WHEREAS An Bord Pleanála has concluded that:

- (a) the importation of soil for infilling on lands constitutes "works" as defined in section 2(1) of the Planning and Development Act 2000,
- (b) the infilling of soil constitutes development by reference to section 3(1) of the Planning and Development Act, 2000,
- (c) Article 8C of the Planning and Development Regulations 2001, as amended, does not provide an exemption for the importation of soil to a farm holding for the purposes of re-contouring of land from external sources. The exemption under Article 8C of the Planning and Development Regulations, 2001, as amended, is confined to land reclamation works including infilling of soil (but not waste material) within a farm holding, and

(d) it is not possible to state beyond reasonable doubt that the infilling of soil on this particular site would not have a significant negative impact on European Sites. The proposed infilling of soil on this site may not be considered to be exempted development by reference to section 17(1)(b) of the Environmental (Miscellaneous Provisions) Act 2011, which amends section 4(4) of the Planning and Development Act, 2000.

Assessment :

The declaration queries whether the filling in of a disused quarry/ marle hole with approved soil/ stone is or is not exempted development.

The submission on the file identifies the need to fill this area for safety reasons, and to lessen the severity of the steep inclined and to blend into the landscape.

The area involved is c. .21 hectares, and is located to the in the rural area of Ballydowling sits on lands to the north of the applicants dwelling.



Disused quarry

The area is appears from mapping to be a historic quarried area within the overall farmlands. The details indicated that access to the by way of the L-5105-0 where there is an existing entrance to the field where the quarry is located. The L-5105-0 is a narrow road , only one single carriageway width.

The first question to be asked is whether infilling/ reclamation of lands is or is not development. In this regard soils/stone are being brought onto site, and ground levels are being raised such operations would come within the definition of work as set out in Section 2 of the Planning and Development Act 2000(as amended), and would therefore fall within the definition of development as set out in Section 3 of that Act.

Section 4 (1)(l) provides that the following shall be exempted development -

development consisting of the carrying out of any of the works referred to in the Land Reclamation Act, 1949, not being works comprised in the fencing or enclosure of land which has been open to or used by the public within the ten years preceding the date on which the works are commenced or works consisting of land reclamation or reclamation of estuarine marsh land and of callows, referred to in section 2 of that Act.

As the works are for reclamation of lands, they would not come within the provisions of Section 4(1)(l).

Article 8C of the Planning and Development Regulations 2001(as amended) provides that

Land reclamation works (other than reclamation of wetlands) consisting of re-contouring of land, including infilling of soil (but not waste material) within a farm holding, shall be exempted development

From the referrals to An Bord Pleanála of similar works of infilling/ reclamation it is evident that the exemption provided for by Article 8C of the Regulations, only applies to soils sourced within the same farm-holding, which is not the case in this instance (RL 3540 and RL 3034) . In addition the use of a by-product i.e. soils/ subsoils even where an Article 27 Notification has issued would still be considered a waste , as identified in Referrals ABP-315532-23, RL 3609 , RL3540 and RL2987. In this regard An Bord Pleanála has identified that the bringing in of soils / subsoil would be considered a waste material as the recovery of excavated inert soil, for the purpose of the improvement or development of land, is identified as a waste activity in the Waste Management (Facility Permit and Registration) Regulations 2007 (as amended).

Conclusion :

Having regard to the assessment above, it is considered that the works of infilling of the disused quarry is development and is not exempted development.

Recommendation :

With respect to the query under Section 5 of the Planning and Development Act 2000(as amended), as to whether

filling in of disused quarry/ marle hole with approved soil/ stone at Sheephill , Ballydowling, Kilbride, Co. Wicklow

constitutes exempted development within the meaning of the Planning and Development Acts, 2000(as amended).

The Planning Authority consider that :

filling in of disused quarry/ marle hole with approved soil/ stone at Sheephill , Ballydowling, Kilbride, Co. Wicklow **is Development and is Not Exempted Development**

Main Considerations with respect to Section 5 Declaration :

- (a) Section 5 application details submitted .
- (b) An Bord Pleanala References ABP-315532-2, RL 3609, RL3540, RL2987 and RL3034
- (c) Section 2,3 and 4 of the Planning and Development Act 2000(as amended)
- (d) Article 8 C , Article 9, of the Planning and Development Regulations 2001(as amended)

Main Reasons with respect to Section 5 Declaration :

- i. The importation and spreading of soil/ stone for the purpose of infilling/ reclamation of land constitutes works, and is, therefore, development as defined in Section 2 and Section 3, respectively, of the Planning and Development Act, 2000, as amended,
- ii. the development does not come within the scope of the provisions of Article 8C of the Planning and Development Regulations, 2001(as amended) as the development involves the bringing in of soils/ stone from outside of the farm holding, and the material proposed to be imported is a waste material noting that the recovery of excavated inert soil, for the purpose of the improvement or development of land, is identified as a waste activity in the Waste Management (Facility Permit and Registration) Regulations 2007 (as amended),

Neil Cunningham AP

16/4/2025

*Issue declaration as recommended
Fogal P Mh L SE
24/04/25*



COMHAIRLE CONTAE CHILL Mhantáin
Wicklow County Council

Pleanáil, Forbairt Eacnamaíochta agus Tuaithe
Planning, Economic and Rural Development

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Suíomh / Website: www.wicklow.ie

MEMORANDUM

WICKLOW COUNTY COUNCIL

TO: Edel Bermingham
Senior Executive Planner

FROM: Nicola Fleming
Staff Officer

RE:- Application for Certificate of Exemption under Section 5 of the
Planning and Development Acts 2000 (as amended).
EX41/2025

I enclose herewith application for Section 5 Declaration received completed on 02/04/2025.

The due date on this declaration is 29th April 2025.



Staff Officer
Planning, Economic & Rural Development





COMHAIRLE CONTAE CHILL Mhantáin Wicklow County Council

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Suíomh / Website www.wicklow.ie

Daniel Dobbs
Caireal
Cullen Upper
Ballydowling
Co. Wicklow
A67 XA44

3rd April 2025

RE: Application for Certificate of Exemption under Section 5 of the Planning and Development Acts 2000 (as amended). – EX41/2025

A Chara

I wish to acknowledge receipt on 02/04/2025 details supplied by you in respect of the above Section 5 application. A decision is due in respect of this application by 29/04/2025.

Mise, le meas

Nicola Fleming
Staff Officer
Planning, Economic & Rural Development



Section 5 exemption – Plans and information

26/3/25

Dear Sir/Madam

We are seeking a section 5 exemption for land reclamation on Sheephill Farm, Ballydowling, Kilbride Wicklow, Co Wicklow A67KR64. We propose bringing approved soil and stone onto our farm to fill a disused quarry / marle hole. We have a number of reasons that we feel justifies our application.

Safety - the quarry has become hazardous as it has filled with a large volume of water which is unpredictable and dangerous for our young family living beside it.

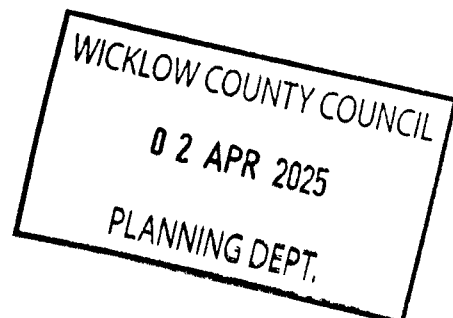
Creating a nature reserve - the quarry is essentially at the bottom of the garden of Caireal house, Ballydowling, Kilbride, Wicklow A67 XA44. We have just planted a native apple orchard to the south of the quarry and we propose to make it into a natural habitat for flora and fauna by planting native tree and plant species to welcome nature and reclaim the unused land by encouraging life. We are also investing in appropriate livestock fencing and gates to surround the quarry.

The partial filling of the quarry will lessen the severity of the steep incline and will help to blend it into the landscape. It will also give the base of the quarry more well needed structure to allow planting and regeneration. We will be undertaking the necessary works to ensure the job is carried out to a high standard, including temporary hard surface track from road to quarry, drainage and a lorry washing facilities at field exit gate.

We hope you will consider this proposal. Please contact us for any further information that you may require and to conduct a site inspection.

Kind regards,

Daniel and Claire Dobbs



Wicklow County Council
County Buildings
Wicklow
0404-20100

02/04/2025 09 44 40

Receipt No L1/0/343194
***** REPRINT *****

Daniel & Claire Dobbs
Sheephill Farm
Ballydowling
Kilbride
Wicklow
A67 KR64

EXEMPTION CERTIFICATES	80 00
GOODS	80 00
VAT Exempt/Non vatable	

Total 80 00 EUR

Tendered	
Credit Card	80 00
Part 5 Exemption	

Change	0 00
--------	------

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Fee Received _____

**APPLICATION FORM FOR A
 DECLARATION IN ACCORDANCE WITH SECTION 5 OF THE PLANNING &
 DEVELOPMENT ACTS 2000(AS AMENDED) AS TO WHAT IS OR IS NOT
 DEVELOPMENT OR IS OR IS NOT EXEMPTED DEVELOPMENT**

1. Applicant Details

(a) Name DANIEL of _____ applicant:
DOBBS

Address of applicant: CAIRIAL BUN CULLEN UPPER, BALLYDOULING

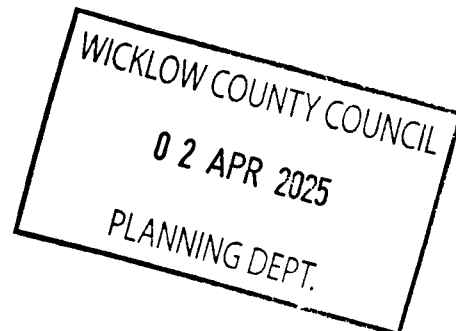
WICKLOW A67 XA44

Note Phone number and email to be filled in on separate page.

2. Agents Details (Where Applicable)

(b) Name of Agent (where applicable)

Address of Agent :



Note Phone number and email to be filled in on separate page.

3. Declaration Details

i. Location of Development subject of Declaration

Sheephill, Ballydownlip, Kilbrick, Wicklow
A67K264

ii. Are you the owner and/or occupier of these lands at the location under i. above? Yes/

No.

iii. If 'No' to ii above, please supply the Name and Address of the Owner, and or occupier

Prunella Dobbs (mother)
as above (i)

iv. Section 5 of the Planning and Development Act provides that : If any question arises as to what, in any particular case, is or is not development and is or is not exempted development, within the meaning of this act, any person may, an payment of the prescribed fee, request in writing from the relevant planning authority a declaration on that question. You should therefore set out the query for which you seek the Section 5 Declaration

Additional details may be submitted by way of separate submission.

✓

v. Indication of the Sections of the Planning and Development Act or Planning Regulations you consider relevant to the Declaration

Additional details may be submitted by way of separate submission. _____

vi. Does the Declaration relate to a Protected Structure or is it within the curtilage of a Protected Structure (or proposed protected structure) ?

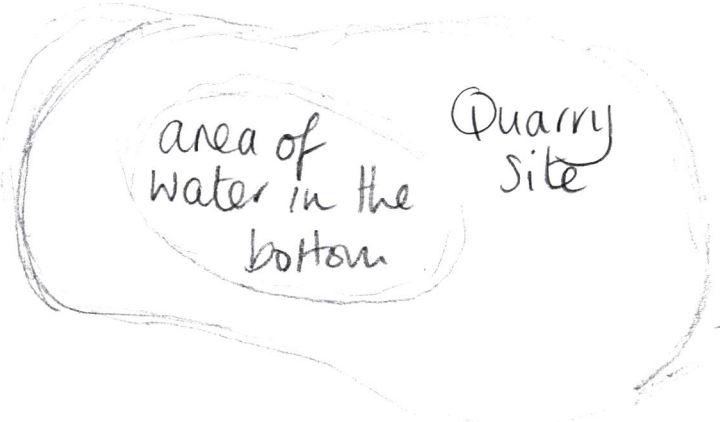
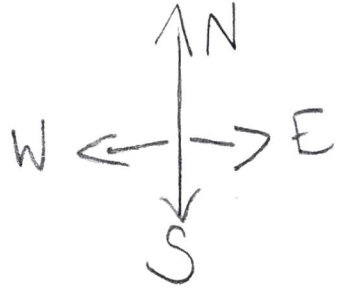
No

vii. List of Plans, Drawings submitted with this Declaration Application

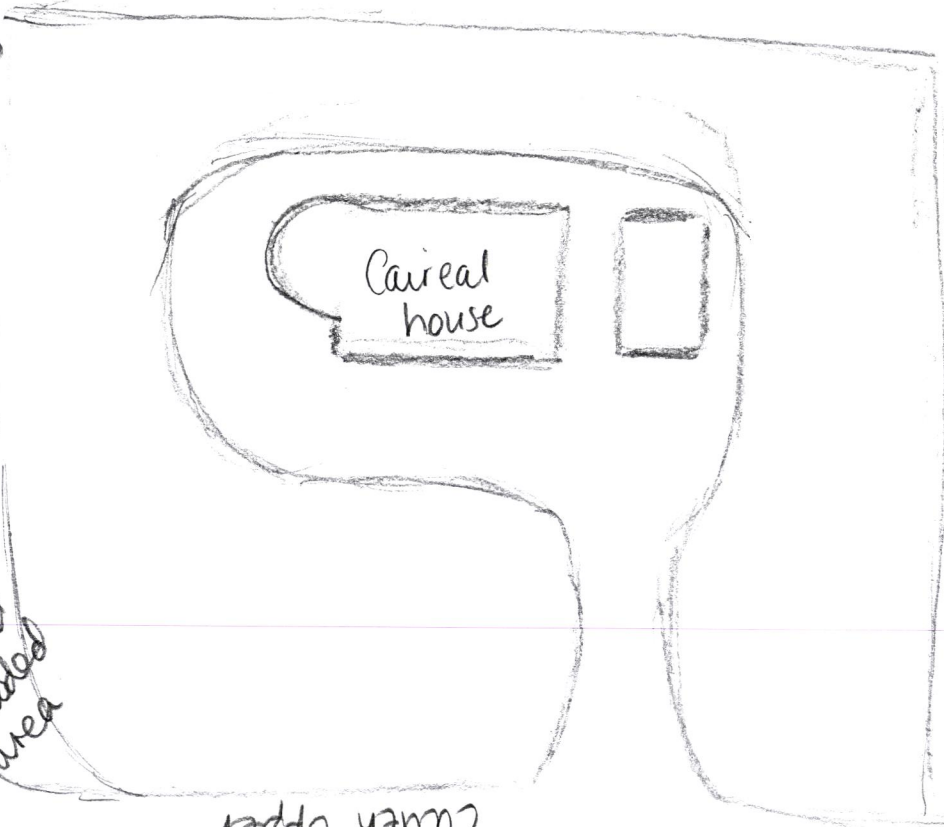
✓

viii. Fee of € 80 Attached ?

✓



Newly planted orchard



Small wooded area

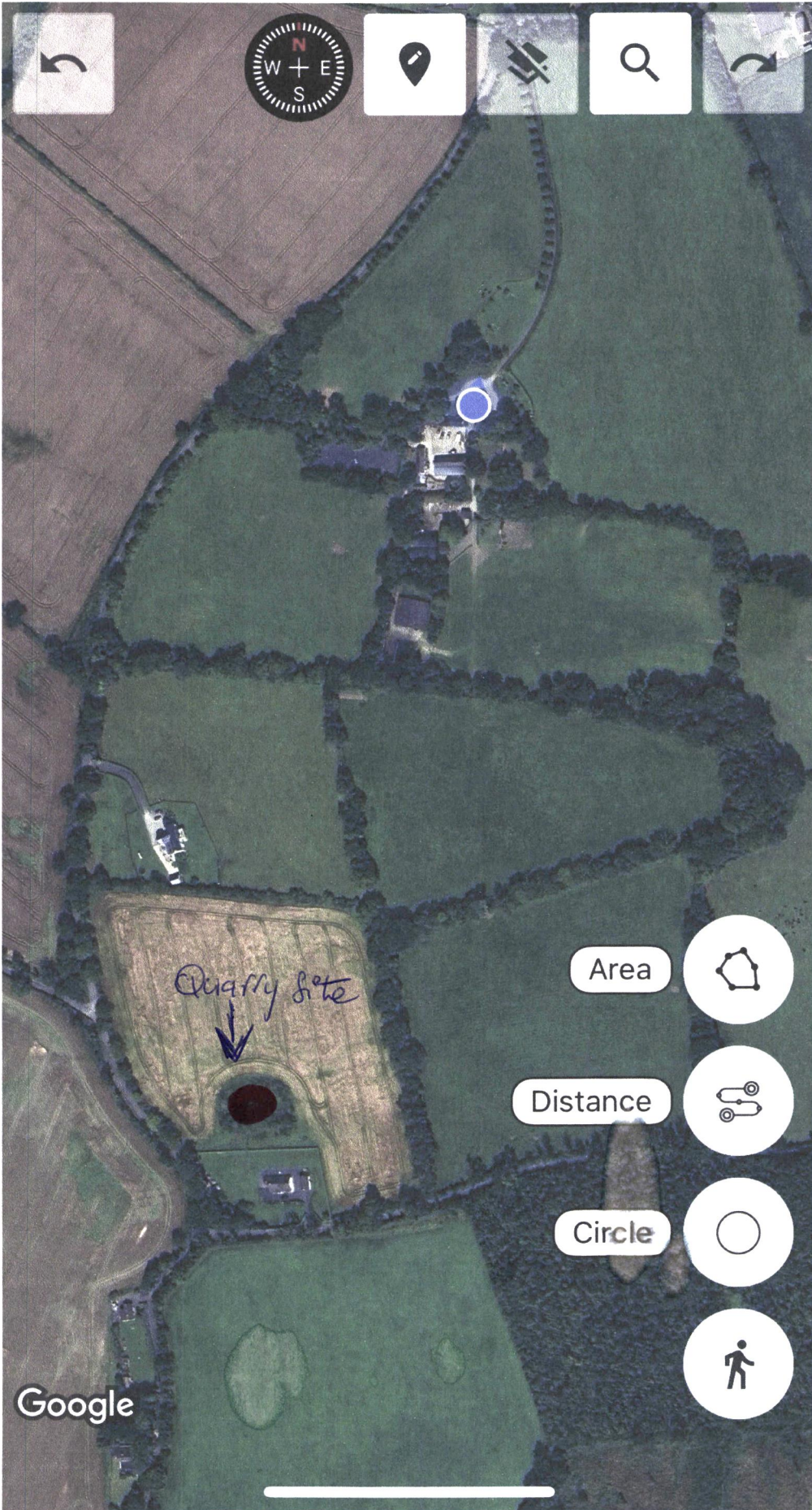
Cullen Upper

Slane lusk

- had standing pad for jet washing wheels
- temporary access track to field to access Quarry (804)
- access gate



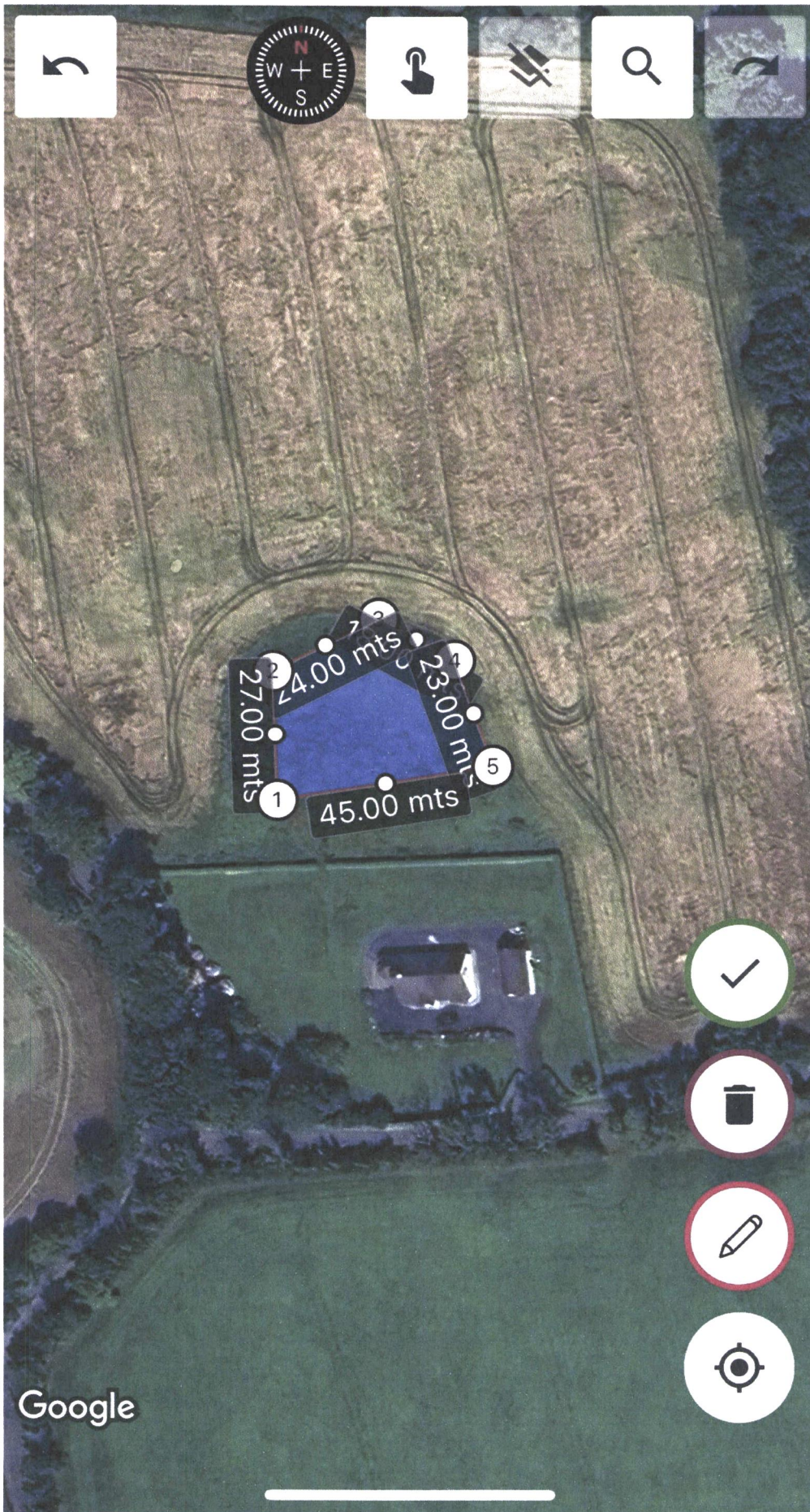
Tap  to save project



18:03



Area: 1192.19 sqMts
Perimeter: 137.00 mts



Depth -
20mts

Google



Tap  to save project

