

Section 42 Decision

Planning Register Reference No. of Section 42 Application	PRR 24/22
Planning Register Reference Number of Permission to be Extended & Date of the Permission	PRR 18/1157 Decision Date 17/01/2019
Name of Applicant: Location	Avondale GAA Club Corballis Upper, Rathdrum
the development to which the decision relates,	Hurling wall, floodlights, fenced enclosure w synthetic grass
the date of the decision	12/03/2024
the nature of the decision	Grant
the additional period by which that period has been extended	Extended up to 11/03/2025
any screening determination made under article 44B(2),	Having regard to the information received, the provisions of Schedule 7 of the Planning and Development Regulations 2001 (as amended), Directive 2014/52/EU, the location of the development within the development boundary of Rathdrum on lands zoned Residential, and given the development is not located within or adjoining any European site or any Archaeological site that the proposed development, scale of proposed development to be completed, the limited timeframe of construction and the limited scale of impacts of the development, the proposal would not be of such a significant scale such that it warrants the submission of an Environmental Impact Assessment Report.
that the application and decision will be available for inspection, or purchase at a fee not exceeding the reasonable cost of making a copy, at its offices during its public opening hours and on the planning authority's website	The application and decision will be available for inspection, or purchase at a fee not exceeding the reasonable cost of making a copy, at Wicklow County Council offices during its public opening hours, application available on the website at the following link www.wicklow.ie https://www.eplanning.ie/WicklowCC/searchtypes

A person may question the validity of any decision of the planning authority by way of an application for judicial review, under Order 84 of the Rules of the Superior Courts (S.I. No. 15 of 1986), in accordance with sections 50 and 50A,

(l) where practical information on the review mechanism can be found

Section 42 Decision

Planning Register Reference No. of Section 42 Application	PRR 24/24
Planning Register Reference Number of Permission to be Extended & Date of the Permission	PRR 18/515 Decision Date 28/01/2019
Name of Applicant: Location	TBAS Building Contractors Ltd. Weavers Square, Baltinglass
the development to which the decision relates,	2 no. semi detached 2 storey townhouses
the date of the decision	11/03/2024
the nature of the decision	Grant
the additional period by which that period has been extended	Extended up to 10/03/2025
any screening determination made under article 44B(2),	Having regard to the information received, the provisions of Schedule 7 of the Planning and Development Regulations 2001 (as amended), Directive 2014/52/EU, the location of the development within the development boundary of Baltinglass on lands zoned Residential, and given the development is not located within or adjoining any European site or any Archaeological site that the proposed development, scale of proposed development to be completed, the limited timeframe of construction and the limited scale of impacts of the development, the proposal would not be of such a significant scale such that it warrants the submission of an Environmental Impact Assessment Report.
that the application and decision will be available for inspection, or purchase at a fee not exceeding the reasonable cost of making a copy, at its offices during its public opening hours and on the planning authority's website	The application and decision will be available for inspection, or purchase at a fee not exceeding the reasonable cost of making a copy, at Wicklow County Council offices during its public opening hours, application available on the website at the following link www.wicklow.ie https://www.eplanning.ie/WicklowCC/searchtypes

A person may question the validity of any decision of the planning authority by way of an application for judicial review, under Order 84 of the Rules of the Superior Courts (S.I. No. 15 of 1986), in accordance with sections 50 and 50A,

(l) where practical information on the review mechanism can be found

Section 42 Decision

Planning Register Reference No. of Section 42 Application	PRR 24/28
Planning Register Reference Number of Permission to be Extended & Date of the Permission	PRR 18/1114 Decision Date 09/04/2019
Name of Applicant: Location	St. Cronans BNS Board of Management St Cronans BNS, Vevay Road, Bray
the development to which the decision relates,	2 x 10m high lighting poles with flood lighting & b stop net barriers
the date of the decision	14/03/2024
the nature of the decision	Grant
the additional period by which that period has been extended	Extended up to 13/03/2025
any screening determination made under article 44B(2),	Having regard to the information received, the provisions of Schedule 7 of the Planning and Development Regulations 2001 (as amended), Directive 2014/52/EU, the location of the development within the development boundary of Bray on lands zoned Residential, and given the development is not located within or adjoining any European site or any Archaeological site that the proposed development , scale of proposed development to be completed , the limited timeframe of construction and the limited scale of impacts of the development, the proposal would not be of such a significant scale such that it warrants the submission of an Environmental Impact Assessment Report.
that the application and decision will be available for inspection, or purchase at a fee not exceeding the reasonable cost of making a copy, at its offices during its public opening hours and on the planning authority's website	The application and decision will be available for inspection, or purchase at a fee not exceeding the reasonable cost of making a copy, at Wicklow County Council offices during its public opening hours, application available on the website at the following link www.wicklow.ie https://www.eplanning.ie/WicklowCC/searchtypes

**A person may question the validity of any decision of the planning authority by way of an application for judicial review, under Order 84 of the Rules of the Superior Courts (S.I. No. 15 of 1986), in accordance with sections 50 and 50A,
(l) where practical information on the review mechanism can be found**