Planning Application Form



COMHAIRLE CHONTAE CHILL CHAINNIGH

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BEFORE FILLING OUT THIS FORM PLEASE NOTE THE FOLLOWING:

ADDITIONAL INFORMATION (IN ADDITION TO PRESCRIBED INFORMATION)

It should be noted that each Planning Authority has its own development plan, which sets out local development policies and objectives for its own area. The Authority may therefore need supplementary information (i.e. other than that required in this form) in order to determine whether the application conforms with it's development plan and in this regard Kilkenny County Council requests this information on the additional appendices attached with this application form.

Failure to supply the supplementary information will not invalidate your planning application. However, if it is not supplied, the Planning Authority may not be able to reach a decision on whether or not to grant permission on the basis of the information available to it. Therefore failure to supply this information could delay the decision on an application or lead to a refusal of permission.

Applicants should therefore familiarise themselves with the local policies and objectives, of the Kilkenny County Development Plan, which would apply to the development proposed and decide whether to submit the additional information as required.

STANDARD PLANNING APPLICATION FORM AND ACCOMPANYING DOCUMENTATION (PRESCRIBED INFORMATION):

- Please ensure that each section of this application form is fully completed and signed.
- The applicant must enter n/a (not applicable) where appropriate.
- Please ensure that all necessary documentation is attached to your application form as per attached <u>Appendix 4</u>.
- Please read 'Directions for completing this form' as per attached <u>Appendix 5.</u>

Failure to complete this form or attach the necessary prescribed documentation, or the submission of incorrect information or omission of required information will lead to the invalidation of your application.

1. Name of Relevant Planning Authority: KILKENNY COUNTY COUNCIL
2. Location of Proposed Development:
Postal Address or Townland or Location (as may best identify the land or structure in question)
Ordnance Survey Map Ref No (and the Grid Reference where available)
3. Type of planning permission (please tick appropriate box):
 [] Permission [] Permission for Retention [] Outline Permission [] Permission consequent on Grant of Outline Permission
4. Where planning permission is consequent on grant of outline permission:
Outline Permission Register Reference Number:
Date of Grant of Outline Permission:/
DATA PROTECTION
The planning process is an open and public one. In that context, all planning applications and accompanying documentation, with the exception of certain contact details, are made available for public inspection/purchase and may be made available on the planning authority's website where this is their policy. Planning authorities also publish weekly lists of planning applications received as well as weekly lists of planning decisions in hard copy and, where this is their policy, on their websites.
It has come to our attention that the publication of planning applications by planning authorities can lead to applicants being targeted by persons in the business sector engaged in direct marketing. In response to a request from the Data Protection Commissioner, you are hereby given an opportunity to indicate a preference with regard to the receipt of direct marketing arising from the lodging of a planning application.
If you are satisfied to receive direct marketing please tick this box. Direct marketing may be by post, by telephone, by hand or by electronic mail such as email or text message where such details are supplied. It is the responsibility of those entities wishing to use the personal data on planning applications and decisions lists for direct marketing purposes to be satisfied that they may do so legitimately under the requirements of the Data Protection Acts 1988 & 2003 taking account of the preference outlined above.

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5. Applicant :	
Name(s):	
Address(es): Address <u>mus</u>	st be supplied at end of this form (Question 24)
6. Where Applicant is a C 1999):	company (registered under the Companies Acts 1963
Name(s) of company direct	tor(s):
Company Registered Addr	ess:
Company Registration No:	
7. Person/Agent acting on Name:	n behalf of the Applicant (if any):
Address: Contact details m	nay be supplied at end of this form (Question 25)
8. Person responsible for Name:	r preparation of Drawings and Plans :
Firm/Company	
9. Description of Propose	ed Development:
Brief description of nature a	and extent of development

October 2011			
10. Legal Interest of Applica Please tick appropriate box to show applicant's legal	nt in the Land or Structure A. Owner	:	B. Occupier
interest in the land or			
structure	C. Other		
Where legal interest is 'Other structure	, please expand further on yo	our interest ii	n the land or
The owner's address <u>must</u> be of consent from the owner to the accompanying documents	the making of this application		
Consent Letter Attached?		Yes []	No []
11 Site Areas			
11. Site Area: Area of site to which the appli	cation relates in hectares		ha
, nod or one to minor the appro			
12. (a) Where the application	n relates to a building or bu	ıildings:	
Gross floor space of any exis	ting building(s) in m		
Gross floor space of proposed	d works in m ²		
Gross floor space of work to b	pe retained in m² (if appropria	te)	
Gross floor space of any dem	olition in m ² (if appropriate)		
12. (b) Have you submitted proposal will comply with Penergy performance coefficiency [additional content of the content of th	art L of the Building Regulation in the second carbon performants	ations in rel ce coefficie	ation to the nt*?
12. (c) Where your proposed building been given to the technical alternative energy systems. Fixed been considered in the design	al, environmental and ecor Please also elaborate on hov	nomic feasi	bility of installing

October 2011 12. (d) Where your developmer considerations have beer of installing alternative en	n given to the	e techn	ical, er	vironm	ental a	nd econ	omic feasibility
how the use of such syste							
13. In the case of mixed	developmer	nt (e.g.	reside	ntial, c	omme	rcial, ind	dustrial, etc),
please provide breakdor of the gross floor area					evelopr	ment and	d breakdown
			•	ient.			
Class of Development	Gross floor	area ii	n m²				
14. In the case of reside mix:	ntial develo _l	oment	please	provid	de brea	ıkdown (of residential
Number of	Studio	1	2	3	4	4+	Total
Houses		Bed	Bed	Bed	Bed	Bed	
Apartments							
November of any monthing			Fuia	41	D		Total
Number of car-parking s provided	spaces to be		EXIS	sting:	Prop	osed:	Total:
15. Where the application structure or the retention						f any lan	d or
Existing use (or previous						nt)	
Proposed use (or use it is	proposed to	retain)					
Nature and extent of any	such propose	ed use i	or use	it is pro	oposed	to retain)

16. Social and Affordable Housing

Please tick appropriate box
Is the application an application for permission for development to which Part V of
the Planning and Development Act 2000 applies? Yes [] No [] If the answer to the above question is "yes" and the development is not exempt (see below), you must specify, as part of your application, the manner in which you propose to comply with Section 96 of Part V of the Act. Please state if you have entered into discussions with the Housing Department of Kilkenny County Council:- Yes [] No []
If Part V applies but you consider the development to be exempt by virtue of Section 97 of the Planning and
Development Act 2000, a copy of the Certificate of Exemption obtained under Section 97 must be submitted (or, where an application for a certificate of exemption has been made but has not yet been decided, a copy of the application should be submitted).
If Part V does not apply by virtue of section 96(13) of the Planning and Development Act 2000, details indicating the basis on which section 96(13) is considered to apply to the development should be submitted.

17. Development Details

Please tick appropriate box	Yes	No
Does the proposed development consist of work to a protected structure and/or its curtilage or proposed protected structure and/or its curtilage?		
Does the proposed development consist of work to the exterior of a structure which is located within an architectural conservation area (ACA)?		
Does the application relate to development which affects or is close to a monument or place recorded under section 12 of the National Monuments (Amendment) Act, 1994 ¹⁰		
Does the application relate to work within or close to a European Site (under S.I. No.94 of 1997) or a Natural Heritage Area?		
Does the proposed development require the preparation of an Environmental Impact Statement ¹¹ ?		
Does the application relate to a development which comprises or is for the purposes of an activity requiring an integrated pollution prevention and control licence ?		
Does the application relate to a development which comprises or is for the purposes of an activity requiring a waste licence ?		
Do the Major Accident Regulations apply to the proposed development?		
Does the application relate to a development in a Strategic Development Zone ?		
Does the proposed development involve the demolition of any structure. If so, please state the extent and nature of building to be demolished.		

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Details regarding site history (if known)
Has the site in question ever, to your knowledge, been flooded? Yes [] No []
If yes, please give details e.g. year, extent.
Are you aware of previous uses of the site e.g. dumping or quarrying? Yes [] No [] If yes, please give details.
Are you aware of any valid planning applications previously made in respect of this land/structure? Yes [] No []
If yes, please state planning reference number(s) and the date(s) of receipt of the planning application(s) by the planning authority if known:
Reference No.: Date:
If a valid planning application has been made in respect of this land or structure in the 6 months prior to the submission of this application, then the site notice must be on a yellow background in accordance with Article 19(4) of the Planning and Development Regulations 2001 – 2013.
Is the site of the proposal subject to a current appeal to An Bord Pleanála in respect of a
similar development ^{**} ? Yes [] No []
An Bord Pleanála Reference No:
19. Services
Proposed Source of Water Supply
a. Existing connection [] OR New connection []
b. <u>TO</u> : Public Mains [] Group Water Scheme [] Private Well []
c. Other (please specify):
Name of Group Water Scheme (where applicable):
Is letter, from Secretary of GWS, consenting to connection enclosed? Yes [] No []

Proposed Wastewater Management/Treatment				
a. Existing connection [] OR New connection []				
b. <u>TO</u> : Public Sewer []				
c. Other on-site treatment system [] Please specify				
d. Conventional septic tank system []				
If an existing septic tank have you demonstrated that the existing system is capable of accommodating and assimilating any extra loading as a result of the proposed development Yes [] No [] Is your application form accompanied by an up to date site characterisation form and professional indemnity certificate? Yes [] No []				
Proposed Surface Water Disposal				
Public Sewer/Drain [] Soakpit [] Watercourse []				
Other [] Please specify				
Have you submitted with the application a site layout plan of the proposed development, to a scale of 1:500 indicating the provision of adequate sightlines in both directions measured as directed by the National Roads Authority, Design Manual for Roads and Bridges, Road Geometry Handbook, Section 2.22? Please tick the appropriate box Yes [] No[] If your proposal involves works to lands not in your ownership or control please submit particulars of sufficient legal interest in the lands required for those works 21. Pre-Application Consultation				
Has a pre-application consultation taken place in relation to the proposed development ¹⁴ ?				
Yes []				
If yes, please give details:				
Reference No. (if any): Date of Consultation:				
Persons in attendance:				

October 2011 22. Details of Public Notice

Approved newspaper in which notice was published:	
Date of publication:	
Date on which site notice was erected:	
23. Application Fee	
Fee Payable	
Basis of Calculation – State Class	
I hereby declare that, to the best of my knowledge and belief, the information given in this form is correct and accurate and fully compliant with the Planning & Development Acts 2000-2013, as amended, and the Regulations made thereunder:	
Signed: Date: Date:	

An applicant will not be entitled solely by reason of a planning permission to carry out the development. The applicant may need other consents, depending on the type of development. For example, all new buildings, extensions and alterations to, and certain changes of use of existing buildings must comply with building regulations, which set out basic design and construction requirements.

(P.T.O. AND COMPLETE ATTACHED APPENDICES WHERE APPROPRIATE)

Ref: P.	/	(Office use only)
Ref: P.	/	(Office use only))

ADDITIONAL CONTACT INFORMATION

THIS PAGE MUST BE PRINTED SEPARATELY AS IT WILL NOT BE PUBLISHED AS PART **OF THE PLANNING FILE**

Please Note:-

- The applicant's address <u>must</u> be submitted on this page. If the applicant/agent wishes to submit additional contact information, this may be included here.

24. Applicant:	
Name:	
Address (Required):	
Telephone No:	
E-mail Address:	
	g on behalf of Applicant (if any):
Name:	
Address:	
Telephone No:	
Fax No:	
E-mail Address:	
	ence be sent to the agent's address? Yes { } No { } answer is "no", all correspondence will be sent to the applicant's address
26. Person responsible	e for preparation of drawings and plans:
Name:	
Humo.	
Address:	
Address:	
Address: Telephone No:	
Address: Telephone No: Fax No: E-mail Address: 27. Site Owner (require	ed where applicant is not the owner of the site)
Address: Telephone No: Fax No: E-mail Address: 27. Site Owner (require Name:	ed where applicant is not the owner of the site)
Address: Telephone No: Fax No: E-mail Address: 27. Site Owner (require	ed where applicant is not the owner of the site)
Address: Telephone No: Fax No: E-mail Address: 27. Site Owner (require Name:	ed where applicant is not the owner of the site)

APPENDIX 1: SUPPLEMENTARY INFORMATION – TO BE COMPLETED FOR ALL INDIVIDUAL RURAL HOUSE APPLICATIONS

If your application is for a single house in the country the following information is required for both single and joint applications.

		First Ap	plicant	Second A	Applicant
1. Name of App	licant				
Name & addicurrent employr					
3. Occupation					
4. Actual place	of work				
 Distance of v present residen Distance of v proposed residen 	ce vork from				
7. Is the propos dwelling for app own occupation	licants	Yes	No	Yes	No
own occupation		Yes	No	Yes	No
8. Is the propos dwelling/site for					
	pancy condition nent residence	on restricting fi e to yourself?	planning permiss rst occupancy of Yes { } sed site? Yes {	the proposed I	
If the applicant address of the p			osed site, please vill be acquired.	state the full n	ame and
Name: _					
Address:					
			(to an appropriated application form	,	ng all of the
12. Have you	u applied for F	Planning Perm	ission before?	Yes { }	No { }

13. If yes	, pleasϵ	,		Yes: No:
(name and relation	onship to a	pplicant(s) if any)		
		•	comply with the Rural Housing and demonstrate (see notes	•
- If the basis intrinsically I Rural Areas Strategy'), p the location to relative to resident in the Where coremployment	s for you inked to as define lease so of home the prone area mpliance in the a	ur compliance the area (ap ned in the Co ubstantiate yo esteads of eit posed site, to . e with the Ru	our compliance/relationship, her yourself (family home) a ogether with the period of tir ral Settlement Strategy for touchstantiate by submitting a	pan Influence and Stronger 14-2020 – 'Rural Settlement , including maps indicating and/or people you are linked me you/they have been the area based on your
Permanent:		Temporary:		
Contract:		Duration:		

15. Any other information in support of your application which is not included on this appendix can be submitted on the attached sheet 'Additional Information in Support of Application'.

ADDITIONAL INFORMATION IN SUPPORT OF APPLICATION FOR INDIVIDUAL RURAL HOUSE

APPENDIX 2 : TO BE COMPLETED FOR ALL AGRICULTURAL DEVELOPMENTS

Total acreage of farm:	(PI	_ (Please outline in blue on site map, scale 1:10,560)			
2. Type of slurry holding facility inv	olved, e.ç	g. Slurry tank, slatto	ed house, et	C.	
3. Will slurry holding facility be und	derground	or over-ground? _			
4. Capacity of holding facility:	(1) E	xisting:		cubic metres	
	(2) Pı	roposed:		cubic metres	
5. Length of storage time possible	in slurry h	nolding facility:			
	(1) E	xisting:		weeks	
	(2) Pı	roposed:		weeks	
6. Means of disposal: (Please tick	appropria	te box)			
	(1)	Slurry			
	(2)	Soiled Water			
	(3)	Silage Effluent			
	(4)	Clean Water			
7. Type and number of animals ho	used in e	xisting farm buildin	g:		
Type:	_	No:			
Туре:	_	No:			
Туре:	_	No:			
8. Number and type of animals to	be house	d in proposed farm	buildings:		
Туре:	_	No:			
Туре:	_	No:			
Type:	_	No:			
9. Floor area of existing farm build	ing:			square metres	
10. Floor area of proposed develop	pment:			_ square metres	

APPENDIX 3: TO BE COMPLETED FOR ALL INDUSTRIAL/COMMERCIAL DEVELOPMENTS

Specify precisely the nature of the proposed development:						
2. Specify details of raw material involved in process:						
3. Means of storage of raw material:						
4. (a) Hours of Operation						
(b) Number of Employees						
5. Nature of waste product: Please tick if appropriate						
(a) Water Borne (b) Solid Waste						
(c) Atmospheric emissions						
6. Method of storage of waste product:						
7. Method of disposal of waste product:						
8. Number of car spaces to be provided in accordance with Development Plan standards: (Please indicate on site layout plan)						
9. Details of any inflammable materials involved in process:						
Licence Number under Water Pollution Act for disposal of effluent to sewer or water course:						
11. Details of atmospheric emissions:						
12. Noise rating of machinery:						

Note: You are advised that a Traffic Assessment Plan may be required.

APPENDIX 4:

THE APPLICATION MUST BE ACCOMPANIED BY THE FOLLOWING DOCUMENTATION:

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

ALL Planning Applications

- The relevant page of newspaper that contains notice of your application
- A copy of the site notice

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- 6 copes of site location map
 - 16+17
- 6 copies of site or layout plan
- 6 copies of plans and other particulars required to describe the works to which the development relates (include detailed drawings of floor plans, elevations and sections except in the case of outline permission)
- The appropriate Planning Fee

Where the applicant is not the legal owner of the land or structure in question: 18

The written consent of the owner to make the application

Where the application is for residential development that is subject to Part V of the Planning and Development Acts 2000 - 2013:

- Specification of the manner in which it is proposed to comply with section 96 of Part V,
 or
- A certificate of exemption from the requirements of Part V, or
- A copy of the application submitted for a certificate of exemption.

Where the application is for residential development that is not subject to Part V of the Planning and Development Act 2000 - 2013 Act by virtue of section 96(14) of the Act:

• Information setting out the basis on which section 96(14) is considered to apply to the development.

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

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

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

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

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

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

Where the applicant considers that the application may require an Environmental Impact Statement or a Natura Impact Statement, they should submit;

- An Environmental Impact Statement
- A Natura Impact Statement

Applications that are exempt from planning fees:

Proof of eligibility for exemption

APPENDIX 5: DIRECTIONS FOR COMPLETING THIS FORM

- 1. Grid reference in terms of the Irish Transverse Mercator.
- 2. "The applicant" means the person seeking the planning permission, not an agent acting on his or her behalf.
- 3. Where the plans have been drawn up by a firm/company the name of the person primarily responsible for the preparation of the drawings and plans, on behalf of that firm/company, should be given.
- 4. A brief description of the nature and extent of the development, including reference to the number and height of buildings, protected structures, etc.
- 5. Gross floor space means the area ascertained by the internal measurement of the floor space on each floor of a building, that is, floor areas must be measured from inside the external wall.
- 6. Where the existing use is 'vacant' please state most recent authorised use of the land or structure.
- 7. Part V of the Planning and Development Act 2000 applies where-
 - the land is zoned for residential use or for a mixture of residential and other uses.
 - there is an objective in the Development Plan for the area for a percentage of the land to be made available for social and/or affordable housing, and
 - the proposed development is not exempt from Part V
- 8. Under section 97 of the Planning and Development Act 2000, applications involving development of 4 or fewer houses or development on land of less than 0.1 hectare may be exempt from Part V.
- 9. Under section 96(13) of the Planning and Development Act 2000, Part V does not apply to certain housing developments by approved voluntary housing bodies, certain conversions, the carrying out of works to an existing house or the development of houses under an agreement made under section 96 of the Act.
- 10. The Record of Monuments and Places, under section 12 of the National Monuments Amendment Act 1994, is available, for each county, in the local authorities and public libraries in that county. Please note also that if the proposed development affects or is close to a national monument which, under the National Monuments Acts 1930 to 2004, is in the ownership or guardianship of the Minister of Arts, Heritage and the Gaeltacht or a local authority, or is the subject of a preservation order or a temporary preservation order, a separate statutory consent is required, under the National Monuments Acts, from the Minister for Arts, Heritage and the Gaeltacht. For information on whether national monuments are in the ownership or guardianship of the Minister for Arts, Heritage and the Gaeltacht or a local authority or are the subject of preservation orders, contact the National Monuments Section, Department of Arts, Heritage and the Gaeltacht.
- 11. An Environmental Impact Statement (EIS) is required to accompany a planning application for development of a class set out in Schedule 5 of the Planning and Development Regulations 2001-2013 which exceeds a limit, quantity or threshold set for that class of development An EIS will also be required by the planning authority in respect of sub-threshold development where the authority considers that the development would be likely to have significant effects on the environment (article 103).

- 12. An appropriate assessment of proposed development is required in cases where it cannot be excluded that the proposed development would have a significant effect on a European site. It is the responsibility of the planning authority to screen proposed developments to determine whether an appropriate assessment is required and where the authority determines that an appropriate assessment is required, the authority will normally require the applicant to submit a Natura Impact Statement (NIS). Where the applicant considers that the proposed development is likely to have a significant effect on a European site it is open to him/her to submit a NIS with the planning application.
- 13. The appeal must be determined or withdrawn before another similar application can be made.
- 14. A formal pre-application consultation may only occur under Section 247 of the Planning and Development Acts 2000 2013. An applicant should contact his or her planning authority if he/she wishes to avail of a pre-application consultation. In the case of residential development to which Part V of the 2000 Act applies, applicants are advised to avail of the pre-application consultation facility in order to ensure that a Part V agreement in principle can be reached in advance of the planning application being submitted.
- 15. The list of approved newspapers, for the purpose of giving notice of intention to make a planning application, is available from the planning authority to which the application will be submitted.
- 16. All plans, drawings and maps submitted to the planning authority should be in accordance with the requirements of the Planning and Development Regulations 2001-2013.
- 17. The location of the site notice(s) should be shown on the site location map.
- 18. See Schedule 9 of Planning and Development Regulations 2001 2013. If a reduced fee is tendered, details of previous relevant payments and planning permissions should be given. If exemption from payment of fees is being claimed under article 157 of the 2001 Regulations, evidence to prove eligibility for exemption should be submitted.
- 19. Demolition of a habitable house requires planning permission.
- 20. The applicant/agent should make the land owner aware that the letter of consent will be placed on a public planning file and may be placed on the Planning Authority's web site where this is the policy of the Planning Authority.
- 21. All Site Characterisation Tests must be carried out and completed by a qualified person with professional indemnity insurance. A list of qualified persons is available on the website.

PLEASE CHECK OUR WEB PAGE AT KILKENNYCOCO.IE FOR REGULAR UPDATES ON NEW LEGISLATION AND/OR REVISIONS TO APPLICATION FORMS AND GUIDANCE NOTES, ETC.