

Comhairle Contae Thiobraid Árann

**Tipperary County Council** 

23 DEC 2024 PLANNING SECTION

C S D Civic Offices, Nenagh

PLANNING & DEVELOPMENT ACT, 2000 (as amended)

<u>Application for a Section 5 Declaration</u> Development / Exempted Development

Applicant's address/contact details: 1.

Applicant	WILLIAM DUGGAN
Address	22 MOUNT ARGUS PARK; HAROLDS CROSS DUBLIN 6W; DOW A 212
Telephone No. E-mail	

2.

Agent's (it any) a	aaress:
Agent	9
Address	
Telephone No.	
E-mail	
Please advise who sent;	ere all correspondence in relation to this application is to be
Applicant [ 1	Agent [ ]

**Location of Proposed Development:** 3.

Postal Address <u>or</u> Townland <u>or</u>	BANK STREET	
Location (as may best	TEMPLEMORE	
identify the land or structure in	Co. TIPPERARY	
question)	E41 HE 42	

## 4. Development Details:

Please provide details of the proposed development for which an exemption under Section 5 of the Planning and Development Act is applied for.

(Note: only works and uses listed and described under this section will be assessed under this Section 5 Application. Use additional sheets if required.

SNALE S	TOREY E	XTENSION	J TO THE	REAR
	100			METRES
IN AREA				
	ATE)			
Proposed floor ar	rea of propose	d works/uses:	sqm	

## 5. Legal Interest of Applicant in the Land or Structure:

Please tick appropriate box to show applicant's legal interest in the land or structure	A. Owner	B. Occupier
	C. Other	
Where legal interest is 'Other', please expand further on your interest in the land or structure		
If you are not the legal owner, please state the name and address of the owner	Name: Address:	•

Signature of Applicant(s)

Date: 20th DECEMBER - 202

Note: If the proposed development consists of works to a (Proposed) Protected Structure and/or any structure within the curtilage of a (Proposed) Protected Structure, an application for a Section 57 Declaration may be more appropriate.

#### **GUIDANCE NOTES**

- (1) All queries on the form must be completed and the form must be accompanied by the relevant fee. The amount of the fee is currently €80.00.
- (2) This application should be accompanied by **TWO COPIES** of the following documentation
  - OSI Site Location Map with the site outlined clearly 1:1000 in urban areas and 1:2500 in rural areas
  - o Floor Plans & Elevations at a scale of not less than 1:200
  - Site layout plan indicating position of proposed development relative to premises and adjoining properties
  - Other details e.g. brochures, photographs if appropriate.

(All dimensions must be given in metric scale and drawings should be accompanied by a brief description outlining the use of the proposed development)

(3) Where a proper and complete application is received, a decision must be conveyed to the applicant within four (4) weeks except where additional necessary information is required.

This application form and relevant fee should be submitted to:

Planning Section,
Tipperary County Council,
Civic Offices,
Limerick Road,
Nenagh,
Co. Tipperary

OR Planning Section,

Tipperary County Council,

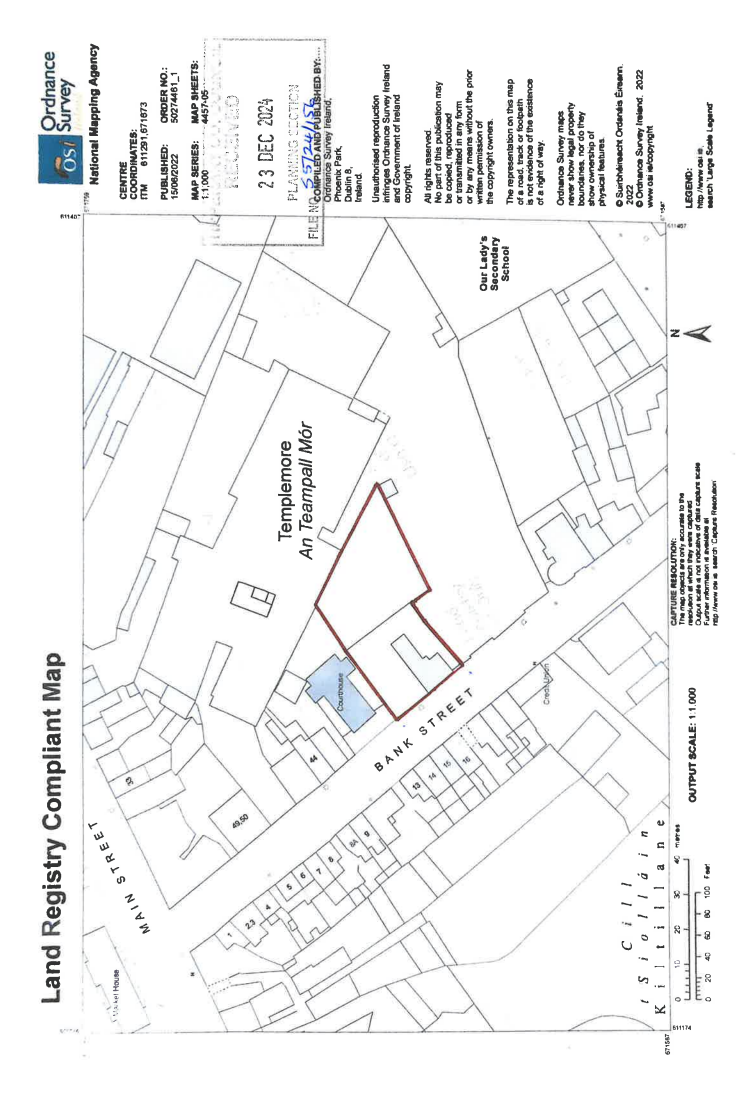
Civic Offices, Emmet Street, Clonmel, Co. Tipperary

**Enquires:** 

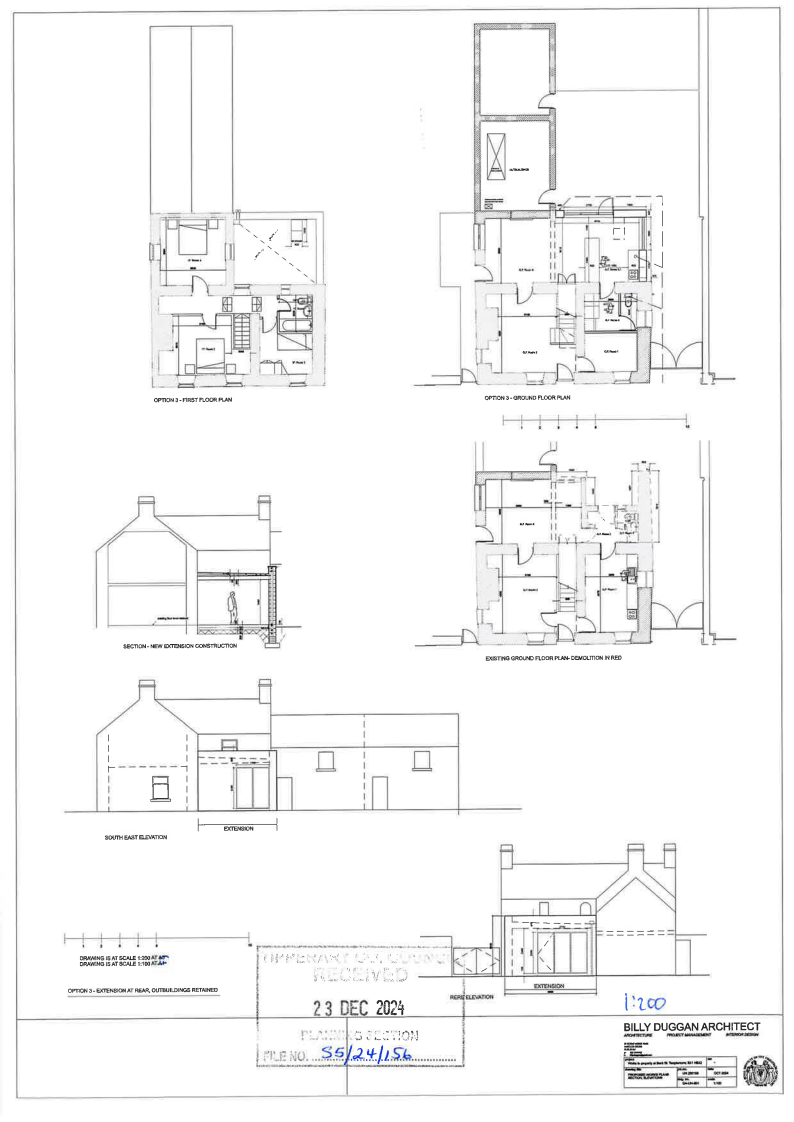
Telephone 0818 06 5000

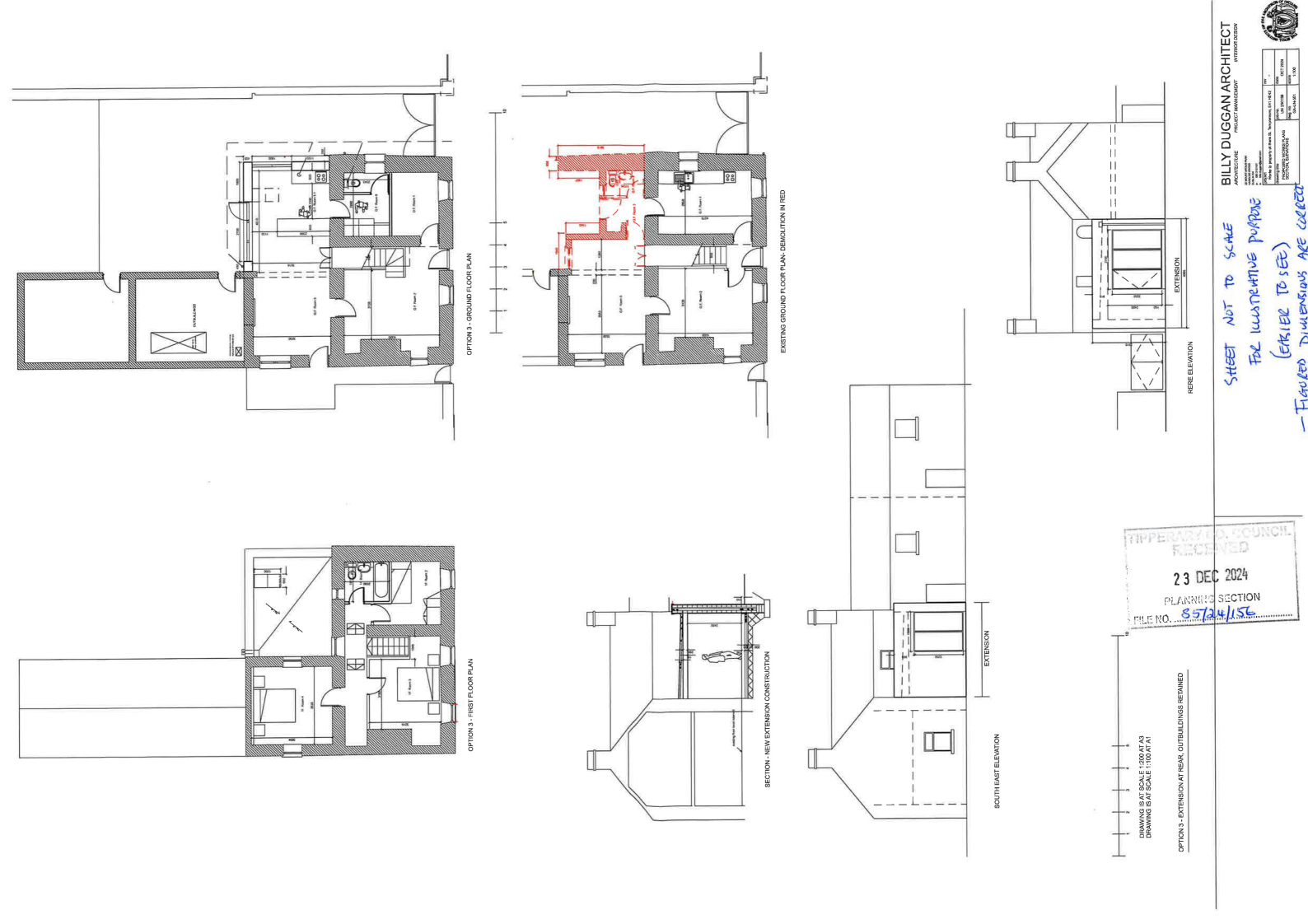
E-Mail planning@tipperarycoco.ie

FOR OFFICE USE ONLY	
	DATE STAMP
Fee Recd. € 30 80	
Receipt No NENAM 1/0 125484	
Date 23 12 24	
Receipted by Mauka Lilles	











Comhairle Contae Thiobraid Árann, Oifigí Cathartha, Cluain Meala, Co. Thiobraid Árann

Tipperary County Council, Civic Offices, Clonmel, Co. Tipperary

E91 N512

Comhairle Contae Thiobraid Árann, Oifigí Cathartha, An tAonach, Co. Thiobraid Árann

Tipperary County Council, Civic Offices, Nenagh, Co. Tipperary

E45 A099

t 0818 06 5000 e customerservice @tipperarycoco.ie

tipperarycoco.ie

Date: 31st December, 2024 Our Ref: S5/24/156 Civic Offices, Nenagh

William Duggan
22 Mount Argus Park
Harolds Cross
Dublin 6W
D6W A212

Re: Application for a Section 5 Declaration – Construction Single storey extension to the rear of the house at Bank Street, Templemore, Co. Tipperary, E41 HE42.

Dear Mr. Duggan,

I acknowledge receipt of your application for a Section 5 Declaration received on 23<sup>rd</sup> December, 2024, in connection with the above.

I wish to advise that you will be notified of a decision on your application in due course.

Yours sincerely

for Director of Services

## TIPPERARY COUNTY COUNCIL Application for Declaration under Section 5

Planning & Development Act 2000, as amended Planning & Development Regulations 2001, as amended

Planning Ref.: S5/24/156

Applicant: William Duggan

**Development Address:** Bank Street, Templemore, Co. Tipperary, E41 HE42.

**Proposed Development:** Construction of a single storey extension to the rear of

the house of 16sqm in area

#### 1. GENERAL

On the 23rd December 2024 a request was made for a declaration under Section 5 of the Planning and Development Act 2000 (as amended) as to whether the following is "development" and "exempt development":

Construction of a single storey extension to the rear of the house of 16sqm in area.

The site is situated within the Main Street/Patrick Street ACA.

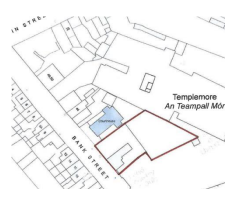






Figure 1: Images from Google Maps (Image 2019)

#### 2. STATUTORY PROVISIONS

The following statutory provisions are relevant to this referral case;

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

"In this Act, except where the context otherwise requires, "development" means—

(a) the carrying out of any works in, on, over or under land, or the making of any material change in the use of any land or structures situated on land, or

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

Section 2(1) of the Planning and Development Act, 2000, (as amended), defines "works" as: -

"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 4(2)(a) of the Planning and Development Act 2000 (as amended) states as follows: -

The Minister may by regulations provide for any class of development to be exempted development for the purposes of this Act where he or she is of the opinion that—

- (i) by reason of the size, nature or limited effect on its surroundings, of development belonging to that class, the carrying out of such development would not offend against principles of proper planning and sustainable development, or
- (ii) the development is authorised, or is required to be authorised, by or under any enactment (whether the authorisation takes the form of the grant of a licence, consent, approval or any other type of authorisation) where the enactment concerned requires there to be consultation (howsoever described) with members of the public in relation to the proposed development prior to the granting of the authorisation (howsoever described).

Section 4(4) of the Planning and Development Act 2000 (as amended) states as follows: -

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.

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

Article 6 of the Planning and Development Regulations 2001 (as amended) states:

#### **Exempted Development**

(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, 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	1. (a) Where the house has not been extended previously, the floor area of any such extension shall not exceed 40 square metres.			
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	(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.			
structure attached to the rear or to the side of the house.	(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.			

- 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 semidetached 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.

Article 9 (1) (a) of the Planning and Development Regulations 2001, as amended sets out the instances where development, to which Article 6 relates, shall not be exempted development for the purposes of the Act.

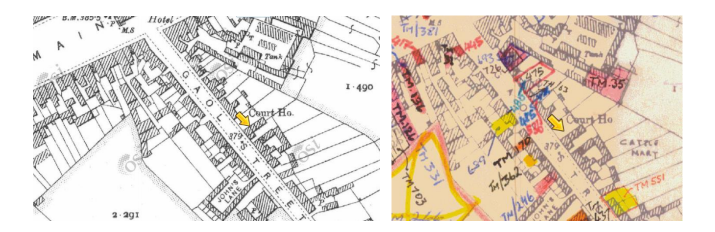
## 3. ASSESSMENT

#### a. Site Location

The subject site is located at Bank Street, Templemore and is zoned Town Centre use in the Templemore and Environs Development Plan, 2012.

## b. Relevant Planning History

No planning history traced. It is noted that the dwellings are pre-1963 and are evident on the historic 25" maps.



## Adjacent:

None relevant

### 4. ASSESSMENT

## A) "Is or is not Development"

It is considered that the above listed extension constitutes "works" as understood by the Planning and Development Act 2000 (as amended). The above listed proposals therefore constitute "development" within the meaning of the Planning and Development Act 2000 (as amended).

#### B) "Is or is not Exempted Development"

The works proposed comprise of the construction of an extension measuring 16sqm to the rear of an existing authorised dwelling.

Having reviewed the conditions and limitations associated with Class 1 or 2, it is not considered that any apply in this instance as set out below:

- 1. (a) Where the house has not been extended previously, the floor area of any such extension shall not exceed 40 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.
- 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.

The dwelling has not been extended previously. The floor plan and elevations of the existing dwelling submitted with the application show an existing single storey annex to the rear of the

building, however same is evident on historic maps. The proposed flat roofed extension measures 16sqm at ground floor level.

The house is a terraced dwelling and no above ground flood extension is proposed.

The proposals satisfy the conditions and limitations under Class 1 and 2.

3. Any above ground floor extension shall be a distance of not less than 2 metres from any party boundary.

The proposed extension will be at ground floor level only. This condition/limitations is therefore not applicable.

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.

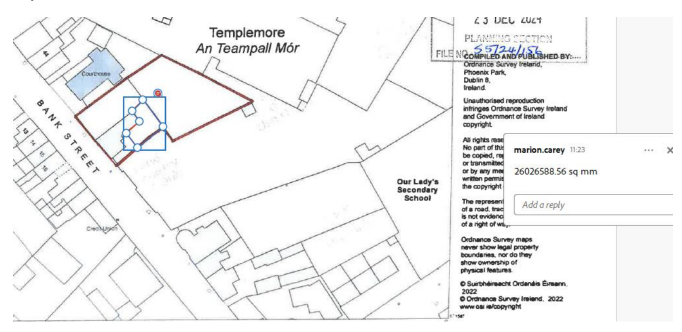
The rear wall of the house does not include a gable. The height of the extension do not exceed the height of the rear wall of the house.

(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.

The extension is a flat roof and its height does not exceed the height of the eaves or parapet.

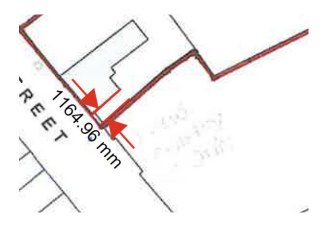
5. The construction or erection of any such extension to the rear of the house shall not reduce the area of private open space, reserved exclusively for the use of the occupants of the house, to the rear of the house to less than 25 square metres.

The private open space to the rear of the house is in excess of 25sqm. The layout plan provided with the application shows a garden area of in excess of 25sqm will remain with the extension in place.



6. (a) Any window proposed at ground level in any such extension shall not be less than 1 metre from the boundary it faces.

All proposed windows at ground level are in excess of 1 metre from the boundary they face.



(b) Any window proposed above ground level in any such extension shall not be less than 11 metres from the boundary it faces

The proposed extension is at ground floor level only. This condition/limitations is therefore not applicable.

(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.

The proposed extension is at ground floor level only. This condition/limitations is therefore not applicable.

7. The roof of any extension shall not be used as a balcony or roof garden.

The proposal does not include for the use of the roof as a balcony. It is noted that there is no access from first floor to the roof of the extension.

#### C) Restrictions under Article 9

Restrictions on exemption.

Article 9. (1) Development to which article 6 relates shall not be exempted development for the purposes of the Act— (a) if the carrying out of such development would—

(i) contravene a condition attached to a permission under the Act or be inconsistent with any use specified in a permission under the Act,

There is no planning permission attached to this site. It is noted that the house is pre-1963.

(ii) consist of or comprise the formation, laying out or material widening of a means of access to a public road the surfaced carriageway of which exceeds 4 metres in width,

#### There is no proposal to open an access

(iii) endanger public safety by reason of traffic hazard or obstruction of road users,

The proposed development does not give rise to traffic hazard or obstruction of road users.

(iv) except in the case of a porch to which class 7 specified in column 1 of Part 1 of Schedule 2 applies and which 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, comprise the construction, erection, extension or renewal of a building on any street so as to bring forward the building, or any part of the building, beyond the front wall of the building on either side thereof or beyond a line determined as the building line in a development plan for the area or, pending the variation of a development plan or the making of a new development plan, in the draft variation of the development plan or the draft development plan,

The proposed development is to the rear of the property.

(v) consist of or comprise the carrying out under a public road of works other than a connection to a wired broadcast relay service, sewer, water main, gas main or electricity supply line or cable, or any works to which class 25, 26 or 31 (a) specified in column 1 of Part 1 of Schedule 2 applies,

#### N/a

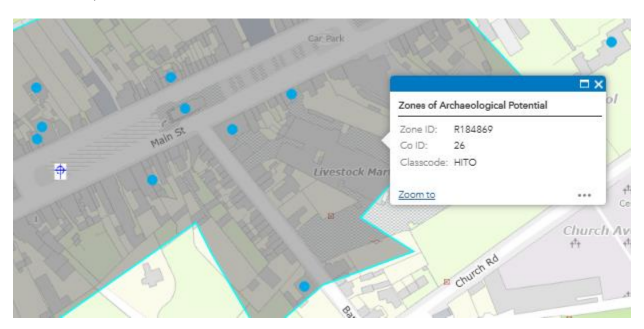
(vi) interfere with the character of a landscape, or a view or prospect of special amenity value or special interest, the preservation of which is an objective of a development plan for the area in which the development is proposed or, pending the variation of a development plan or the making of a new development plan, in the draft variation of the development plan or the draft development plan,

#### N/a

(vii) consist of or comprise the excavation, alteration or demolition (other than peat extraction) of places, caves, sites, features or other objects of archaeological, geological, historical, scientific or ecological interest, the preservation, conservation or protection of which is an objective of a development plan or local area plan for the area in which the development is proposed or, pending the variation of a development plan or local area plan, or the making of a new development plan or local area plan, in the draft variation of the development plan or the local area plan or the draft development plan or draft local area plan,

#### N/a

(viiA) consist of or comprise the excavation, alteration or demolition of any archaeological monument included in the Record of Monuments and Places, pursuant to section 12 (1) of the National Monuments (Amendment) Act 1994, save that this provision shall not apply to any excavation or any works, pursuant to and in accordance with a consent granted under section 14 or a licence granted under section 26 of the National Monuments Act 1930 (No. 2 of 1930) as amended,



The dwelling is within the Zone of Archaeological Potential, therefore it is considered that same will not comply with condition viiA as set out above as the works will result in the excavation within a Zone of Archaeological Potential. It is noted that the applicant has not submitted any proof of a consent granted under Section 14 or any licence granted under Section 26 of the National Monuments Act, 1930.

(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,

(viiC) consist of or comprise development which would be likely to have an adverse impact on an area designated as a natural heritage area by order made under section 18 of the Wildlife (Amendment) Act 2000.

(viii) consist of or comprise the extension, alteration, repair or renewal of an unauthorised structure or a structure the use of which is an unauthorised use,

(ix) consist of the demolition or such alteration of a building or other structure as would preclude or restrict the continuance of an existing use of a building or other structure where it is an objective of the planning authority to ensure that the building or other structure would remain available for such use and such objective has been specified in a development plan for the area or, pending the variation of a development plan or the making of a new development plan, in the draft variation of the development plan,

#### N/a

(x) consist of the fencing or enclosure of any land habitually open to or used by the public during the 10 years preceding such fencing or enclosure for recreational purposes or as a means of access to any seashore, mountain, lakeshore, riverbank or other place of natural beauty or recreational utility,

#### N/a

(xi) obstruct any public right of way,

#### N/a

(xii) further to the provisions of section 82 of the Act, consist of or comprise the carrying out of works to the exterior of a structure, where the structure concerned is located within an architectural conservation area or an area specified as an architectural conservation area in a development plan for the area or, pending the variation of a development plan or the making of a new development plan, in the draft variation of the development plan or the draft development plan and the development would materially affect the character of the area,

The dwelling is within the Main Street/Patrick Street ACA, however all proposed works are to the rear of the building and therefore will not impact the ACA.

## 5. <u>ENVIRONMENTAL IMPACT ASSESSMENT (EIA) & APPROPRIATE ASSESSMENT (AA):</u>

Section 4(4) of the Planning and Development Act 2000 (as amended) states:

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.

The proposed development is not a type of development included for under Schedule 5 of the Planning and Development Regulations 2001 (as amended). EIA is therefore not required.

The proposed development has been screened as to the requirement for AA and it has been determined that AA is not required. See Screening Report attached.

#### 6. RECOMMENDATION

In considering this declaration the Planning Authority had regard to:

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

prostag

- Articles 6 and 9 of the Planning & Development Regulations 2001, as amended
- Part 1 Class 1 of Schedule 2 Planning & Development Regulations 2001, as amended.

Tipperary County Council has concluded that the proposed single storey extension to rear of the existing dwelling with an area of extension measureing 16sqm at Bank Street, Templemore <u>is</u> <u>development within the meaning of the Planning and Development Act 2000, as amended and is not Exempted Development.</u>

The exemption is restricted under Article 9 (1) (a) (viiA) of the Planning and Development Regulations 2001, as amended.

Executive Planner:

Date: 27.01.2025

A/Senior Executive Planner:

Date: 27/01/2025

#### HABITATS DIRECTIVE APPROPERIATE ASSESSMENT (AA) SCREENING REPORT STEP 1. Description of the project/proposal and local site characteristics: File Reference No: S5/24/156 Brief description of the project or As per Planners Report plan: **Brief description of site** As per Planners Report characteristics: (d) Relevant prescribed bodies None consulted: e.g. DHLGH (NPWS), **EPA, OPW** (e) Response to consultation: None STEP 2. Identification of relevant Natura 2000 sites using Source-Pathway-Receptor model and compilation of information on Qualifying Interests and conservation objectives. European List of Qualifying **Distance from Connections** Considered Site Interest/Special proposed (Sourcefurther in Conservation Interest<sup>1</sup> development<sup>2</sup> Pathway-(code) screening Receptor) Y/N (km) 000934 https://www.npws.ie/protecte Within 15km None No Kilduff Devilsbit d-sites/sac/000934 Mountains SAC 002137 Lower https://www.npws.ie/protecte Within 15km No None d-sites/sac/002137 River Suir SAC STEP 3. Assessment of Likely Significant Effects (a) Identify all potential direct and indirect impacts that may have an effect on the conservation objectives of a European site, taking into account the size and scale of the project under the following headings: Impacts: Possible Significance of Impacts: (duration/magnitude etc.) Construction phase e.g. No potential impacts Vegetation clearance Demolition Surface water runoff from soil excavation/infill/landscaping (including borrow pits) Dust, noise, vibration Lighting disturbance Impact on groundwater/dewatering Storage of excavated/construction materials Access to site Pests Operational phase e.g. No potential impacts Direct emission to air and water Surface water runoff containing contaminant or sediment Lighting disturbance Noise/vibration Changes to water/groundwater due to drainage or abstraction Presence of people, vehicles and activities Physical presence of structures (e.g. collision risks) Potential for accidents or incidents

In-combination/Other		No potential impacts			
(b) Describe any likely changes to the European site:					
<ul> <li>Examples of the type of changes to give consideration to include:</li> <li>Reduction or fragmentation of habitat area</li> <li>Disturbance to QI species</li> <li>Habitat or species fragmentation</li> <li>Reduction or fragmentation in species density</li> <li>Changes in key indicators of conservation status value (water or air quality etc.)</li> <li>Changes to areas of sensitivity or threats to QI</li> <li>Interference with the key relationships that define the structure or ecological function of the site</li> </ul>		No potential impacts			
(c) Are 'mitigation' measures necess screening?	ary to reach a conclusion t	hat likely significant effects	can be ruled out at		
☐ Yes ⊠ No					
ST	EP 4. Screening Determinat	ion Statement			
The assessment of significance of effe	cts:				
Describe how the proposed development site(s) in view of its conservation objective		s <b>not likely</b> to have <b>significa</b> r	nt effects on European		
The proposed development is not likely to	have significant effects.				
Conclusion:					
	Tick as Appropriate:	Recommendation:			
(i) It is clear that there is <b>no likelihood</b> of significant  effects on a European site.		The proposal can be scree assessment not required.	ened out: Appropriate		
(ii) It is <b>uncertain</b> whether the proposal will have a significant effect on a European site.		<ul> <li>□ Request further information to complete screening</li> <li>□ Request NIS</li> <li>□ Refuse planning permission</li> </ul>			
(iii) Significant effects are likely.		<ul><li>☐ Request NIS</li><li>☐ Refuse planning permission</li></ul>			
Signature and Date of Recommending Officer:	Perosley	Date:	27.01.2025		

EIA Pre-Screening Establishing a development is a 'sub-threshold development'				
File Reference:	S5/24/156			
Development Summary:	As per Planners Repo	As per Planners Report		
Was a Screening Determination carried ounder Section 176A-C?	out Yes, no further acti	on red	quired	
	⊠No, Proceed to Par	rt A		
A. Schedule 5 Part 1 - Does the developm Development Regulations 2001 (as amenda (Tick as appropriate)		in Sc	hedule 5, <b>Part 1</b> , of the	Planning and
☐Yes, specify class		EIA is	s mandatory	
		No So	creening required	
⊠No		Proce	ed to <b>Part B</b>	
B. Schedule 5 Part 2 - Does the developm Development Regulations 2001 (as amende				Planning and
(Tick as appropriate)				
⊠ No, the development is not a project list	red in Schedule 5, Part 2		No Screening require	ed
Yes the project is listed in Schedule 5, Part 2 and meets/exceeds the threshold, specify class (including threshold):		е	EIA is mandatory	
			No Screening required	
Yes the project is of a type listed <b>but</b> is <i>sub-threshold</i> :			Proceed to Part C	
C. If Yes, has Schedule 7A information/screening report been submitted?				
Yes, Schedule 7A information/screening the applicant	report has been submitted b	у	Screening Determina	ition required
☐ No, Schedule 7A information/screening report has not been submitted by the applicant		Preliminary Examina	tion required	
Signature and Date of Recommending Officer:	Perestay		Date:	27.01.2025



Comhairle Contae Thiobraid Árann, Oifigí Cathartha, Cluain Meala, Co. Thiobraid Árann

Tipperary County Council, Civic Offices, Clonmel, Co. Tipperary

E91 N512

Comhairle Contae Thiobraid Árann, Oifigí Cathartha, An tAonach, Co. Thiobraid Árann

Tipperary County Council, Civic Offices, Nenagh, Co. Tipperary

E45 A099

t 0818 06 5000 e customerservice @tipperarycoco.ie

tipperarycoco.ie

Date: 27<sup>th</sup> January, 2025 Our Ref: S5/24/156 Civic Offices, Nenagh

William Duggan
22 Mount Argus Park
Harolds Cross
Dublin 6W
D6W A212

Re: Declaration under Section 5 of the Planning and Development Act 2000

Dear Mr Duggan,

I refer to your application for a Section 5 Declaration received on 23<sup>rd</sup> December, 2024, in relation to the following proposed works:

Construction of a single storey extension to the rear of the house of 16sqm in area **at** Bank Street, Templemore, Co. Tipperary, E41 HE42

**WHEREAS** a question has arisen as to whether the proposed development is or is not exempted development:

**AND WHEREAS** Tipperary County Council, in considering this referral, had regard particularly to –

- 2, 3 & 4 of the Planning and Development Act 2000 (as amended)
- Articles 6 and 9 of the Planning & Development Regulations 2001, as amended
- Part 1 Class 1 of Schedule 2 Planning & Development Regulations 2001, as amended.

Tipperary County Council has concluded that the proposed single storey extension to rear of the existing dwelling with an area of extension measureing 16sqm at Bank Street, Templemore is development within the meaning of the Planning and Development Act 2000, as amended and is not Exempted Development.

# The exemption is restricted under Article 9 (1) (a) (viiA) of the Planning and Development Regulations 2001, as amended.

**NOTE**: Any person issued with a Declaration of a Planning Authority may refer the Declaration for review to An Bord Pleanala, 64 Marlborough Street, Dublin 1, within four (4) weeks of the date of issue of the Declaration and on payment of the prescribed fee.

Yours sincerely

for Director of Services

## **Original**

## **TIPPERARY COUNTY COUNCIL**

## **DELEGATED EMPLOYEE'S ORDER**

File Ref: <b>S5/24/156</b>	<b>Delegated Employee's Order No:</b>	

## **SUBJECT:** Section 5 Declaration

I, Sharon Kennedy, Director of Services, Tipperary County Council, by virtue of the powers delegated to me in accordance with the provisions of Section 154 of the Local Government Act 2001, as amended by Schedule 1, Part 1 of the Local Government Reform Act 2014 under Chief Executive's Order No. 40781 dated 2<sup>nd</sup> January, 2025, hereby order that pursuant to the provisions of the Planning and Development Act 2000, as amended, that an application under Section 5 from William Duggan, 22 mount Argus Park, Harolds Cross, Dublin 6W, D6W A212 re: Construction of a single storey extension to the rear of the house of 16sqm in area at Bank Street, Templemore, Co. Tipperary, E41 is development and is exempted development.

Tk

**AND WHEREAS** Tipperary County Council, in considering this referral, had regard particularly to –

- Sections 2, 3 & 4 of the Planning and Development Act 2000 (as amended)
- Articles 6 and 9 of the Planning & Development Regulations 2001, as amended
- Part 1 Class 1 of Schedule 2 Planning & Development Regulations 2001, as amended.

Tipperary County Council has concluded that the proposed single storey extension to rear of the existing dwelling with an area of extension measuring 16sqm at Bank Street, Templemore <u>is development within the meaning of the Planning and Development Act 2000, as amended and is not Exempted Development.</u>

The exemption is restricted under Article 9 (1) (a) (viiA) of the Planning and Development Regulations 2001, as amended.

Signed:

Sharon Kennedy

**Director of Services** 

Planning and Development (including Town Centre First),

Date: 27/01/2025

**Emergency Services and Emergency Planning and** 

**Tipperary/Cahir/Cashel Municipal District**