



COMHAIRLE | CLARE
CONTAE AN CHLÁIR | COUNTY COUNCIL

Registered Post

Glan Energy Corporation Ltd
C/o Frank Curran
16 Main St
Cahersiveen
Co. Kerry

26th November 2025

Section 5 referral Reference R25-88 – Glan Energy Corporation Ltd

Does the East Clare Golf Village qualify for an exemption from planning for the housing of Asylum seekers under Section 14h?

A Chara,

I refer to your application received on 31st October 2025 under Section 5 of the Planning & Development Act 2000 (as amended) in relation to the above.

The Planning Authority has considered the matter and I attach herewith the Council's findings in this matter.

Where a declaration is issued by the Planning Authority, any person issued with a declaration, may on payment to An Coimisiún Pleanála of the required fee, refer a declaration for review by An Coimisiún Pleanála within 4 weeks of the date of the issuing of the declaration. Details on making such appeal are available on the Board's website at www.pleanala.ie.

Mise, le meas

Anne O'Gorman
Staff Officer
Planning, Placemaking & Economic Development

An Roinn Pleanála
An Stiúthóireacht Forbairt Gheilleagrach

Áras Contae an Chláir, Bóthar Nua, Inis, Co. an Chláir, V95 DXP2

Planning Department
Economic Development Directorate

Áras Contae an Chláir, New Road, Ennis, Co. Clare, V95 DXP2



DECLARATION ISSUED UNDER SECTION 5 OF THE
PLANNING & DEVELOPMENT ACT 2000 (AS AMENDED)

Reference No.: R25-88



Comhairle Contae an Chláir
Clare County Council

Section 5 referral Reference R25-88

Does the East Clare Golf Village qualify for an exemption from planning for the housing of Asylum seekers under Section 14h?

AND WHEREAS, Glan Energy Corporation Ltd has requested a declaration from Clare County Council on the said question.

AND WHEREAS Clare County Council, in considering this referral, had regard in particular to –

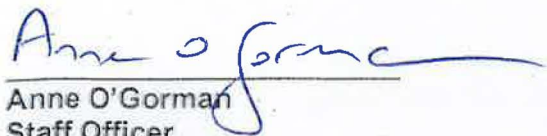
- (a) Sections 2, 3 and 4 of the Planning and Development Act, 2000, as amended;
- (b) Articles 6 and 9 of the Planning and Development Regulations 2001, as amended;
- (c) Class 14(h) of Part 1 of Schedule 2 of the Planning and Development Regulations 2001, as amended;
- (d) The works as indicated in submitted documents from the referrer.

And whereas Clare County Council has concluded:

- (a) The use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare constitutes "works" which come within the scope of section 2 (1) of the Planning and Development Act 2000, as amended;
- (b) The said works constitute "development" which comes within the scope of section 3(1) of the Planning and Development Act 2000, as amended;
- (c) The said use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare is development which is not exempted development having regard to Article 9(1)(a)(i) of the Planning and Development Regulations 2000 (as amended).

THEREFORE: The Planning Authority in exercise of the powers conferred on it by Section 5 of the Planning and Development Act, 2000 (as amended), hereby decides that:

The proposed development consisting of the use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare constitutes development which is not exempted development as defined within the Planning & Development Acts, 2000 (as amended) and associated regulations.



Anne O'Gorman
Staff Officer

Planning, Placemaking & Economic Development

26th November 2025

CLARE COUNTY COUNCIL

SECTION 5 OF THE PLANNING AND DEVELOPMENT ACT 2000 AS AMENDED

DECLARATION ON DEVELOPMENT AND/OR EXEMPTED DEVELOPMENT

Chief Executive's Order No:

86718

Reference Number:

R25-88

Date Referral Received:

31st October 2025

Name of Applicant:

Glan Energy Corporation Ltd

Location of works in question:

East Clare Golf Village, Bodyke, Co. Clare

Section 5 referral Reference R25-88 – Glan Energy Corporation Ltd

Does the East Clare Golf Village qualify for an exemption from planning for the housing of Asylum seekers under Section 14h?

AND WHEREAS Clare County Council, in considering this referral, had regard in particular to –

- (a) Sections 2, 3 and 4 of the Planning and Development Act, 2000, as amended;
- (b) Articles 6 and 9 of the Planning and Development Regulations 2001, as amended;
- (c) Class 14(h) of Part 1 of Schedule 2 of the Planning and Development Regulations 2001, as amended;
- (d) The works as indicated in submitted documents from the referrer.

AND WHEREAS Clare County Council has concluded:

- (a) The use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare constitutes "works" which come within the scope of section 2 (1) of the Planning and Development Act 2000, as amended;
- (b) The said works constitute "development" which comes within the scope of section 3(1) of the Planning and Development Act 2000, as amended;
- (c) The said use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare is development which is not exempted development having regard to Article 9(1)(a)(i) of the Planning and Development Regulations 2000 (as amended).

ORDER: Whereas by Chief Executive's Order No. HR 18 dated 7th October 2025, Gordon Daly, Chief Executive for Clare County Council, did, pursuant to the powers conferred on him by Section 154 of the Local Government Act 2001, delegate to Garreth Ruane, Senior Executive Planner, the powers, functions and duties as set out herein,

NOW THEREFORE pursuant to the delegation of the said powers, functions and duties and under Section 5(2)(a) of the Planning & Development Act 2000 (as amended) and having considered the various submissions and reports in connection with the referral described above, I, Garreth Ruane, Senior Executive Planner, hereby declare that the use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare is considered development which is not exempted development

Signed:



GARRETH RUANE
SENIOR EXECUTIVE PLANNER



Date:

26th November 2025

CLARE COUNTY COUNCIL
SECTION 5 DECLARATION OF EXEMPTION APPLICATION
PLANNERS REPORT

FILE REF:	R25-88
APPLICANT(S):	Glan Energy Corporation Ltd.
REFERENCE:	Whether the use of 52 holiday house for the housing of asylum seekers is or is not development and is or is not exempted development.
LOCATION:	East Clare Golf Village, Bodyke, Co. Clare
DUE DATE:	26 th November 2025

Site Location

The site is located in a rural area approximately 1.7km north of Bodyke. The site is accessed via a local road which is narrow and winding, but is otherwise well-surfaced and well-maintained.

The site comprises a cluster of holidays homes with an associated services building, located within the grounds of the East Clare Golf Club. There is also a two-storey clubhouse and a large carpark adjoining the holiday homes on site.

Recent Planning History

P04/1068 Clare Golf Holiday Company granted permission for (a) removal of existing hay shed, (b) renovation and extension of existing two storey dwellinghouse, and change of use from dwellinghouse to holiday home management offices and recreational areas, (c) renovation of existing out-houses to provide caretakers accommodation and storage facilities/laundrette, (d) provision of 13 no. buildings, each consisting of four 2-bedroom holiday homes, (e) provision of entry road and car parking area to facilitate development and (f) provision of water facilities for domestic and fire fighting purposes via an on -site well(s), and the provision of sewage disposal facilities via connection to and upgrading of existing treatment unit on-site.

P05/610 Clare Golf Holiday Company granted permission to construct an ESB Sub-Station in the style of a small Gate Lodge on the grounds of the East Clare Golf Club (at entry).

P05/2294 – East Clare Golf Holiday Company granted permission to make internal changes to Coolreagh House, namely removal of one internal partition wall and ceiling (to expose king post trusses) and other minor changes, also make change to use of 3 Pool Rooms and Card Room to Conference Room, Coffee Room and 2 Computer Workshop rooms at the East Clare Golf Village Complex.

P11/609 – Michael Lucy, Emelyn Heapes and Tom O' Keeffe granted permission to RETAIN all works to a refurbished stone cottage along with its current use as a single rented accommodation unit and water storage facilities within the East Clare Golf Holiday Village complex along with all ancillary works.

In the Vicinity of the Subject Houses

P11/285 Diamond Resorts (Europe) Ltd granted permission for the construction of a single storey gymnasium building, playground, barbeque area and associated infrastructure.

P18/798 East Clare Development Village Ltd REFUSED permission to construct phase one of East Clare Golf Club redevelopment scheme being: 14 no. 2 bedroom and 14 number 4 bedroom time share holiday homes together with access road, modified existing site road access, drainage works, connection to and upgrading existing sewage facility, boundary treatments, tree and scrub removal, tree planting, landscaping and ancillary works. The proposed units will be utilised as an extension of the existing East Clare Golf Village.

Background to Referral

This Referral under Section 5(1) of the Planning and Development Act 2000 (as amended) has been made by Frank Curron on behalf of Glan Energy Corporation Ltd. who are the registered owners of the site.

The applicants are seeking a Section 5 Declaration as to whether the use of 52 holiday houses for the housing of asylum seekers is or is not development and is or is not exempted development.

Assessment

Planning and Development Act, 2000 (as amended)

In order to assess this proposal, regard has to be had to the *Planning and Development Act 2000, as amended*.

S.3.(1) In this Act, “development” means, except where the context otherwise requires, the carrying out of any works on, in, over or under land or the making of any material change in the use of any structures or other land.

‘Works’ are defined in Section 2 of the *Planning and Development Act 2000, as amended* as follows:

“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.

Having regard to Section 2(1) of the Planning and Development Act 2001 (as amended), I consider that the proposal which involves the change of use of 52no. houses from tourist accommodation to use for the housing of asylum seekers constitutes *a material change in the use of the structures*, and hence constitutes development in accordance with Section 3(1) of the Planning and Development Act 2001 (as amended).

The proposed development is assessed in the context of Schedule 2, Part 1, Class 14(h) and Article 9(1) of the Planning and Development Regulations, 2001 as amended.

Planning and Development Regulations 2001 (as amended) Schedule 2, Part 1, Class 14(h)

Development consisting of a change of use—

(h) from use as a hotel, motel, hostel, guesthouse, holiday accommodation, convent, monastery, Defence Forces barracks or other premises or residential institution providing overnight accommodation, or part thereof, or from the change of use specified in paragraph (i) of the said premises or institution, or part thereof, to use as accommodation for protected persons.

The subject houses were granted permission under P04/1068 for use as holiday accommodation. The documents submitted with the referral indicate that it is now proposed to use the dwellings to housing asylum seekers. I am satisfied that the proposal complies with the provisions of Class 14(h).

Under Article 9 (1) of the same Regulations, 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

The subject accommodation units were granted permission under application P04/1065. Condition 2 of the grant of permission states:

The proposed development units shall be used for short-term tourist letting only and shall not be sold individually.

I consider the use of the subject houses to be limited by Condition 2 of permission 04/1065. The current proposal to use the units to house asylum seekers contravenes this condition.

It is also noted that the existing houses were constructed as a stand-alone development and are not linked to a hotel or other established form of development currently in use as accommodation for asylum seekers / international protection applicants.

The current proposal is therefore not exempted development.

(ii) consist of or compromise 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,

Not applicable to this proposal.

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

Not applicable to this proposal.

(iiia) endanger public safety by reason of hazardous glint and/or glare for the operation of airports, aerodromes or aircraft,

No applicable to this proposal.

(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,

Not applicable to this proposal.

(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,

Not applicable to this proposal.

(vii) 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.

No new construction works proposed. The change of use of the existing buildings will not interfere with the character of the landscape.

(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,

Not applicable to the current proposal.

(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,

Not applicable to the current proposal.

(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,

Having regard to the nature of the proposed development and the established use of the site, no Appropriate Assessment issues arise and I do not consider that the proposed development would be likely to have a significant effect individually or in combination with other plans or projects, on a European Site. Appropriate Assessment is not required.

(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."

No applicable to the current proposal.

(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,

Not applicable to the current proposal.

(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 or the draft development plan,

Not applicable to the current proposal.

(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,

Not applicable to the current proposal.

(xi) obstruct any public right of way,

Not applicable to the current proposal.

(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.

Not applicable to the current proposal.

Recommendation

The following questions have been referred to the Planning Authority:

Whether the use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare is or is not development and is or is not exempted development.

The Planning Authority in considering this referral had regard to:

- (a) Sections 2, 3 and 4 of the Planning and Development Act, 2000, as amended;
- (b) Articles 6 and 9 of the Planning and Development Regulations 2001, as amended;
- (c) Class 14(h) of Part 1 of Schedule 2 of the Planning and Development Regulations 2001, as amended;
- (d) The works as indicated in submitted documents from the referrer.

And whereas Clare County Council (Planning Authority) has concluded:

- (a) The use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare constitutes "works" which come within the scope of section 2 (1) of the Planning and Development Act 2000, as amended;
- (b) The said works constitute "development" which comes within the scope of section 3(1) of the Planning and Development Act 2000, as amended;
- (c) the said use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare is development which is not exempted development having regard to Article 9(1)(a)(i) of the Planning and Development Regulations 2000 (as amended).

Now therefore Clare County Council (Planning Authority), hereby decides that the use of 52 holiday houses for the housing of asylum seekers at East Clare Golf Village, Bodyke, Co. Clare is development and is not exempted development.


Executive Planner

Date: 25/11/25


Senior Executive Planner

Date: 25/11/25

R25-88



24/11/2025



24/11/2025





COMHAIRLE | CLARE
CONTAE AN CHLÁIR | COUNTY COUNCIL

Glan Energy Corporation Ltd
C/o Frank Curran
16 Main St
Cahersiveen
Co. Kerry

31/10/2025

Section 5 referral Reference R25-88 – Glan Energy Corporation Ltd

Does the East Clare Golf Village qualify for an exemption from planning for the housing of Asylum seekers under Section 14h?

A Chara,

I refer to your application received on 31st October 2025 under Section 5 of the Planning & Development Act 2000 (as amended) in relation to the above.

Please note that the Planning Authority is considering the matter and a reply will issue to you in due course.

Mise, le meas


Brian Fahy

Clerical Officer
Planning, Placemaking & Economic Development

An Roinn Pleanála

An Stiúarthóireacht Forbairt Gheilleagrach

Áras Contae an Chláir, Bóthar Nua, Inis, Co. an Chláir, V95 DXP2

Planning Department

Economic Development Directorate

Áras Contae an Chláir, New Road, Ennis, Co. Clare, V95 DXP2





COMAIRLE
CONTAE
AN CHLÁIR

Clare County Council
Aras Contae an Chlair
New Road
Ennis
Co Clare

31/10/2025 11 06 59

Receipt No : L1CASH/0/386406
***** REPRINT *****

Glan Energy Corporation Ltd
c/o Frank Curran
16 Main St, Cahersiveen, Co Kerry
REF. R25-88

SECTION 5 REFERENCES 80.00
GOODS 80.00
VAT Exempt/Non-vatable

Total : 80.00 EUR

Tendered :
CHEQUES 80.00

Change : 0.00

Issued By : L1CASH - Colm Murphy
From : MAIN CASH OFFICE LODGEMENT AF
Vat reg No. 0033043E

P07

**CLARE COUNTY COUNCIL
COMHAIRLE CONTAE AN CHLÁIR**

Planning Department,
Economic Development Directorate,
Clare County Council,
New Road, Ennis,
Co. Clare.
V95DXP2

Telephone No. (065) 6821616
Fax No. (065) 6892071
Email: planoff@clarecoco.ie
Website: www.clarecoco.ie



R25-88

**REQUEST FOR A DECLARATION ON DEVELOPMENT AND EXEMPTED DEVELOPMENT
(Section 5 of the Planning & Development Act 2000 (as amended))**

FEE: €80

This following form is a non-statutory form which has been prepared by Clare County Council for the purpose of obtaining the necessary information required for a declaration to be made under Section 5 by the Planning Authority

1. CORRESPONDENCE DETAILS.

(a) Name and Address of person seeking the declaration	<p>SAN RUSSELL GLAN ENERGY CORPORATION LTD, EAST CLARE GOLF VILLAGE, BODYKE, CO. CLARE.</p>
(b) Telephone No.:	
(c) Email Address:	
(d) Agent's Name and address:	<p>FRANK CURRAN 16 MAIN ST., CAHERSIVEEN, CO. KERRY.</p>



2. DETAILS REGARDING DECLARATION BEING SOUGHT

- (a) PLEASE STATE THE SPECIFIC QUESTION FOR WHICH A DECLARATION IS SOUGHT
Note: only works listed and described under this section will be assessed.

Sample Question: Is the construction of a shed at 1 Main St., Ennis development and if so is it exempted development?

DOES THE EAST CLARE GOLF VILLAGE QUALIFY FOR
 AN EXEMPTION FROM PLANNING FOR THE HOUSING
 OF ASYLUM SEEKERS UNDER SECTION 14 H

- (b) Provide a full description of the question/matter/subject which arises wherein a declaration of the question is sought.

CLAN ENERGY CORPORATION LTD, EAST CLARE GOLF
 VILLAGE, BODYKE, CO. CLARE IS SEEKING
 AN EXEMPTION FROM PLANNING TO USE THE
 52 HOLIDAY HOUSES FOR ACCOMMODATION
 FOR ASYLUM SEEKERS UNDER SECTION 14 H.

- (c) List of plans, drawings etc. submitted with this request for a declaration:

(Note: Please provide a site location map to a scale of not less than 1:2500 based on Ordnance Survey map for the areas, to identify the lands in question)

SITE LOCATION MAP SCALE: 1/2500

3. DETAILS RE: PROPERTY/SITE/BUILDING FOR WHICH DECLARATION IS SOUGHT

(a) Postal Address of the Property/Site/Building for which the declaration sought:	EAST CLARE GOLF VILLAGE, BODYKE, CO. CLARE. V94
(b) Do the works in question affect a Protected Structure or are within the curtilage of a Protected Structure? If yes, has a Declaration under Section 57 of the Planning & Development Act 2000 (as amended) been requested or issued for the property by the Planning Authority?	No.
(c) Legal interest in the land or structure in question of the person requesting the declaration (Give Details):	OWNER.
(d) If the person in (c) above is not the owner and/or occupier, state the name and address of the owner of the property in question: <i>Note: Observations in relation to a referral may be requested from the owner/occupier where appropriate.</i>	N/A.
(e) Is the owner aware of the current request for a Declaration under Section 5 of the Planning & Development Act 2000 (as amended)?:	YES.
(f) Are you aware of any enforcement proceedings connected to this site? <i>If so please supply details:</i>	No.
(g) Were there previous planning application/s on this site? <i>If so please supply details:</i>	041068, 05610, 052294.
(h) Date on which 'works' in question were completed/are likely to take place:	IN FEB/MARCH 2025

SIGNED: _____



DATE: _____

GUIDANCE NOTES

This following are non-statutory advice notes prepared by Clare County Council for the purpose of advising people what information is required for a decision to be made under Section 5 by the Planning Authority

- (i) The request for a declaration under Section 5 must be accompanied by 2 copies of site location map based on the Ordnance Survey map for the area of a scale not less than 1:1000 in urban areas and 1:2500 in rural areas and should clearly identify the site in question.
- (ii) The request for a declaration under Section 5 must be accompanied by the required fee of €80.00.
- (iii) If submitting any additional plans/reports etc. as part of the request for a declaration, please submit 2 copies.
- (iv) The request for a declaration should be sent to the following address:

Planning Department,
Economic Development Directorate,
Clare County Council
Aras Contae an Chlair,
New Road,
Ennis,
Co. Clare
V95DXP2

- (v) Notwithstanding the completion of the above form, the Planning Authority may require the submission of further information with regard to the request in order to enable the Authority to issue a declaration on the question.
- (vi) The Planning Authority may also request other persons to submit information on the question which has arisen and on which the declaration is sought

FOR OFFICE USE ONLY

Date Received:	Fee Paid:
Date Acknowledged:	Reference No.:
Date Declaration made:	CEO No.:
Decision:			

Land Registry Compliant Map



Tailte
Éireann

A n Chúil
Riabhach Bheag
Coolreagh Beg

17.99

0.65

1.13

0.25

4.37

East Clare
Golf Club

61.39

Car Park
Clubhouse

Car Park

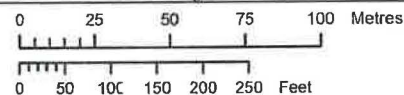
Coolreagh
House, East Clare
Golf Village

0.23

0.70

1.33

An Chúil
Riabhach
Coolreagh



OUTPUT SCALE: 1:2,500

CAPTURE RESOLUTION:
The map objects are only accurate to the resolution at which they were captured. Output scale is not indicative of data capture scale. Further information is available at: www.tailte.ie search 'Capture Resolution'

LEGEND:
To view the legend visit www.tailte.ie and search for 'Large Scale Legend'



**CENTRE
COORDINATES:**
ITM 559779,683437

PUBLISHED: 30/10/2025
ORDER NO.: 50499339_1

MAP SERIES: 1:5,000
MAP SHEETS: 4212
1:5,000 4213

COMPILED AND PUBLISHED BY:
Tailte Éireann,
Phoenix Park,
Dublin 8,
Ireland.
D08F6E4

www.tailte.ie

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