		Local Governmen (Planning & Develop Acts 1963 to 199 and Planning & Develo Act 2000	South Dublin County Council Local Government (Planning & Development) Acts 1963 to 1999 and Planning & Development Act 2000 Planning Register (Part 1)			an Register No. S00A/0565	
Pr e	Location	Heidleberg, Newcastle Road, Rathcoole, County Dublin					
2,	Development	Retention sought for existing 193 sq.m dormer bungalow with seperate double garage and site walls and driveways. Planning permission is also sought for new biocycle unit & percolation area					
3.	Date of Application				ate Further Particulars a) Requested (b) Received		
3a.	Type of	Permission		1	y=== *	1.	
	Application			2.		2.	
4.	Submitted by	Name: Robert M. Foley & Associates Address: 4 Robinhood Park, Robinhood,					
5.	Applicant Name: James Kilgallon Address: Heidleberg,Newcastle Road,Rathcoole,						
6.	Decision	O.C.M. No. 2527 Date 15/11/2000	Ef: AP	Eect GRANT PER	RMISS	ION	
7.	Grant	O.C.M. No. 1011 Date 12/04/2001	AP GRANT PERMISSION				
8.	Appeal Lodged	14/12/2000	Wr	tten Representations			
9.	Appeal Decision	12/04/2001	То	Attach Condition(s)			
10.	Material Contravention						
11,	Enforcement	Inforcement Compensation Purchase Notice					
12.	Revocation or Amendment E.I.S. Requested E.I.S. Received E.I.S. Appeal						
13.							
14.	Registrar Date			Receipt No.			
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LOCAL GOVERNMENT (PLANNING AND DEVELOPMENT) ACTS, 1963 TO 1999

County South Dublin

Planning Register Reference Number: S00A/0565

APPEAL by James Kilgallon care of Robert M. Foley and Associates of 4 Robinhood Park, Clondalkin, Dublin against the decision made on the 15th day of November, 2000 by the Council of the County of South Dublin to grant subject to conditions a permission for the retention for existing 193 square metres dormer bungalow, with separate double garage and site walls and driveways, new biocycle unit and percolation area at Heidleberg, Newcastle Road, Rathcoole, County Dublin in accordance with plans and particulars lodged with the said Council:

WHEREAS the said appeal relates only to conditions numbers 4, 5 and 6 subject to which the decision was made:

AND WHEREAS the Board is satisfied, having regard to the nature of the said conditions, that the determination by the Board of the relevant application as if it had been made to it in the first instance would not be warranted:

NOW THEREFORE An Bord Pleanála, in exercise of the powers conferred on it by subsection (1) of section 15 of the Local Government (Planning and Development) Act, 1992, hereby directs the said Council to attach the said conditions numbers 4, 5 and 6 and the reasons therefor.

Member of An Bord Pleanála duly authorised to authenticate the seal of the Board. Dated this 2 th day of Alla 2001,

An Bord Pleanála