Comhairle Chontae Atha Cliath Theas

PR/0121/23

Record of Executive Business and Chief Executive's Order

Re: Amendment under Section 146A of the Planning and Development Act 2000 (as amended) – Register Reference SD22A/0154.

Planning permission was granted under Register Reference SD22A/0154 amendment to existing planning permission SD21A/0233.

During the drafting of the planner's report, the following development contribution calculation was included:

Planning Reference Number	SD22A/0154
Summary of permission granted & relevant notes:	1 Duralling
relevant notes:	1 Dwelling
Are any exemptions applicable?	No
If yes, please specify:	
Is development commercial or	
residential?	Residential
Standard rate applicable to	
development:	104.49
% reduction to rate, if applicable	
(0% if N/A)	0
Rate applicable	€104.49
Area of Development (m2)	177
Amount of Floor area, if any, exempt	
(m2)	0
Total area to which development	
contribution applies (m2)	177
Total development contribution due	€18,494.73

This calculation was included in the CE Order number **PR/1407/22**, which granted planning permission. However, the condition was omitted from the final grant in error.

Under Section 146A of the Planning & Development Act, 2000 (as amended), a planning authority may amend a planning permission granted by it for the purposes of -

- (i) Correcting any clerical error therein,
- (ii) facilitating the doing of anything pursuant to the permission or decision where the doing of that thing may reasonably be regarded as having been contemplated by a particular provision of the permission or decision or the terms of the permission or decision taken as a whole, but which was not expressly provided for in the permission or decision, or
- (ii) otherwise facilitating the operation of the permission or decision.

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I recommend that the following condition be included in relation to the financial contribution:

Financial Contribution.

The developer shall pay to the Planning Authority a financial contribution of €18,494.73 (Eighteen thousand, four hundred and ninety four Euro and seventy three cent), in respect of public infrastructure and facilities benefiting development within the area of the Planning Authority, that is provided, or intended to be provided by or on behalf of the authority, in accordance with the terms of the Development Contribution Scheme 2021 - 2025, made under Section 48 of the Planning and Development Acts 2000-2011 (as amended). The contributions under the Scheme shall be payable prior to commencement of development or as otherwise agreed in writing by the Council. Contributions due in respect of permission for retention will become payable immediately on issue of the final grant of permission. Contributions shall be payable at the index adjusted rate pertaining to the year in which implementation of the planning permission is commenced.

REASON: The provision of such facilities will facilitate the proposed development. It is considered reasonable that the payment of a contribution be required, in respect of public infrastructure and facilities benefiting development in the area of the Planning Authority and that is provided, or that is intended will be provided, by or on behalf of the Local Authority. NOTE RE: CONDITION - Please note that with effect from 1st January 2014, Irish Water is now the statutory body responsible for water services. Further details/clarification can be obtained from Irish Water at Tel. 01 6021000 or by emailing customerservice@water.ie.

Fiona Campbell,
Administrative Officer

ORDER: That the above condition be included in respect of planning application

Register Reference SD22A/0154 be amended as per above recommendation and that a revised Notification of Decision to Grant Permission be issued.

Date: 07/02/23

Gormla O'Corrain, Senior Planner