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# NOTIFICATION TO GRANT PERMISSION PLANNING & DEVELOPMENT ACT, 2000 (as amended) AND PLANNING REGULATIONS THEREUNDER

Final Grant Order No.:	0251	Date of Final Grant:	06-Mar-2023
Decision Order No.:	0094	Date of Decision:	27-Jan-2023
Register Reference:	SD22A/0356	Date:	22-Dec-2022

**Applicant:** Capami Ltd

**Development:** Development on a site located south of Oldcourt Road, which forms part of all

overall permitted residential development granted under Ref. SD17A/0468 & has the approved name of Ballycullen Gate; The proposed development consists of changes of dwelling type and increase in unit number from 17 permitted houses to 24 proposed houses; The proposed dwellings are comprised of the following: 5 three bed detached bungalows; 1 two bed detached bungalow; 2 two bed semidetached bungalows; 1 two storey, 4 bed, detached house; 1 two storey, 3 bed, detached house; 2 two storey, 2 bed, semi-detached houses & 12 two storey, 3 bed, semi-detached houses; The proposed development also includes for all associated site development works, car parking, open spaces, and landscaping, on a site area of c. 0.88 ha. The proposed development will have the effect of modifying extant permission Ref. SD17A/0468 which has an overall site area of

3.8 hectares.

**Location:** Oldcourt Road, Firhouse, Dublin 24.

Time extension(s) up to and including:

Additional Information Requested/Received: 07-Nov-2022 / 22-Dec-2022

A Permission has been granted for the development described above, subject to the following conditions.

#### **Conditions and Reasons:**

1. Development to be in accordance with submitted plans and details.

The development shall be carried out and completed in its entirety in accordance with the plans, particulars and specifications lodged with the application, and as amended by Further Information received on 22/12/2022, save as may be required by the other conditions attached hereto

REASON: To ensure that the development shall be in accordance with the permission, and that effective control be maintained.

2. Parent Permission Conditions

All conditions of the parent permission, SD17A/0468, shall be complied with, save for any

circumstances where alterations are permitted on foot of this current permission. REASON: In the interests of clarity.

#### 3. Amendments.

In order to ensure that residential development satisfies the Ballycullen/Oldcourt Local Area Plan and the South Dublin County Development Plan 2022 - 2028 to be sympathetic to the character of the area, including specific landscape characteristics, no two-storey dwellings shall be permitted on the upper slope lands. Prior to the commencement of development the applicant, owner or developer shall submit the following for the written agreement of the Planning Authority in relation to house types permitted on the eastern portion of land:

Revised plans that incorporate all of the following amendments-

- (a) The D house type unit shall be replaced with 1 no. C house type unit, orientated appropriately to maximise frontage onto The Close and The View
- (b) The 6 no. A houses shall be replaced with 6 no. B houses.
- (c) The E house type shall be replaced with a C house type, or appropriate dwelling given the sites larger plot and corner location

REASON: To protect the amenities of the area and in the interests of the proper planning and sustainable development of the area.

# 4. Taking in Charge

The applicant shall submit a revised taking in charge drawing of not less than 1:200 scale which clearly shows all the areas, including the previously omitted area, to be offered for taking in charge to South Dublin County Council. If it is not intended to offer this area for taking in charge then the applicant should clarify the reason for this.

REASON: In the interests of clarity

# 5. Irish Water Connection Agreement.

Prior to the commencement of development the applicant or developer shall enter into water and/or wastewater connection agreement(s) with Irish Water, where not already covered as part of connection agreements relating to SD17A/0468.

REASON: In the interest of public health and to ensure adequate water/wastewater facilities.

#### 6. Street Trees

Where possible, additional street trees shall be provided fully in Public Realm areas and not within private or management company driveways and include SUDS features. All streets should be tree lined and include SUDs tree pits. DMURs requires street trees every 14-20 m along streets, and this has not been achieved. Prior to the commencement of development, a specific street tree planting plan shall be submitted for agreement with the Public Realm. REASON: In the interests of the amenity and environmental quality of the locality and to assimilate the development into its surroundings, in accordance with relevant policies and objectives contained within the CDP 2022-2028.

### 7. Landscape Plan

The layout of the area of public open space included within the application red line boundary has been altered. The applicant is required to ensure that all details relating to this area of public open space are consistent with the parent scheme, and any alterations shall be designed around maximum useability, including the provision of pedestrian facilities that maximise desire lines, enhancing permeability and accessibility to and from the site. Prior to the commencement of development the applicant shall submit a revised landscape plan, providing greater detail in relation to landscaping details for this area.

REASON: To ensure a cohesive landscape strategy that provides useability for future residents

## 8. Financial Contribution.

The developer shall pay to the Planning Authority a financial contribution of €281, 671.50 (two hundred and eighty one thousand and six hundred and seventy one euros and fifty cents), 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.

### 9. Cash Deposit or Bond

No development shall be commenced until:

(A) Lodgement of a cash deposit of €159, 464.00 (One Hundred and Fifty Nine Thousand Four Hundred and Sixty Four Euros) (amount will be updated at the date of commencement of development in accordance with changes in the Tender Price Index), to be retained by South Dublin County Council and applied by South Dublin County Council at its absolute discretion, if roads, open spaces, car parks, sewers, watermains, drains and other publicly accessible services required in connection with the development are not duly provided, completed and maintained to the taking in charge standard of South Dublin County Council (outlined in the Councils Taking in Charge Policy), or

(B)By lodgement with South Dublin County Council of an approved Insurance Company Bond or a Bond of any Body approved by the Planning Authority in the sum of€183, 380.00 (One Hundred and Eighty Three Thousand Three Hundred and Eighty Euros) (amount will be updated at the date of commencement of development in accordance withchanges in the Tender Price Index) which shall be kept in force until such time as the roads, open spaces, car parks, sewers, watermains, drains and other public services required inconnection with the development are provided, completed and maintained to the taking incharge standard of South Dublin County Council (outlined in the Council's Taking in ChargePolicy). The bond shall be coupled with an agreement empowering South Dublin County Council to apply such sum or part thereof of said bond to the satisfactory completion of publicly accessible services in the development.

Reason: to ensure that a ready sanction is available to South Dublin County Council to induce the provision of public services andsafeguard amenity in the development.

#### **NOTES:**

NOTE: The applicant is advised that under the provisions of Section 34 (13) of the Planning and Development Act 2000 (as amended) a person shall not be entitled solely by reason of a permission to carry out any development.

NOTE: The applicant or developer should ensure that all necessary measures shall be taken by the contractor to prevent the spillage or deposit of clay, rubble or other debris on adjoining roads during the course of the works and to ensure that any such instances arising are remedied immediately.

NOTE: The applicant/developer is advised that the most up to date South Dublin County Council Taking in Charge Policy and associated documents can be found at the following location https://www.sdcc.ie/en/services/planning/commencement-and-completion/completion/taking-in-charge-policy-standards.

- (1) All buildings must be designed and constructed in accordance with the Building Regulations 1997.
- (2) Building Control Regulations require a Commencement Notice. Please log onto <a href="https://www.localgov.ie">www.localgov.ie</a> and click on BCMS link.
- (3) A Fire Safety Certificate must be obtained from the Building Control Authority, where applicable.
- (4) Free Standing Walls must be designed and constructed in accordance with IS 325: Code of Practice for use of Masonry Part 1: Structural use of reinforced Masonry. The Owner must also ensure that the construction of all walls is supervised by a competent person.

Signed on behalf of South Dublin County Council.	M. Growley	
		06-Mar-2023
	for Senior Planner	