

## PLANNING & DEVELOPMENT ACTS 2000 (as amended)

## <u>APPLICATION TO EXTEND DURATION OF</u> <u>PLANNING PERMISSION UNDER SECTION 42(1)</u>

	Name of Applicant (s):  Address to be supplied at the end of this form (Question 12)					
		t is a Company, name of Company Directors and Company should be given.)				
	Name of Agent to whom	n correspondence is to be sent:				
	Address to be supplie	d at the end of this form (Question 13)				
	Location, townland, or may be appropriate:	postal address of the land or structure concerned, as				
	The legal interest in the	land or structure held by the applicant:				
	Application for extension	n of the duration of (please circle as applicable):				
	(a) Permission	(b) Permission Consequent				
	Date of permission and	its reference to be extended:				
	Date: Expiry date:	Reference No:				

	s of the substantial works carried out to date pursuant to the permission
	ch will be carried out pursuant to the permission before the expiration of
the ap	propriate period:
Where	e this application seeks to extend further the appropriate period;
(a) De	tails of the works carried out since the permission was extended.
(b) De	etails of the works which are proposed to be carried out pursuant to the
permi	ssion during the additional period by which the permission is sought to be
extend	ded.
(c) Th	ne circumstances beyond the control of the person carrying out the
. ,	opment due to which the development has not been completed.
	princing and to times the development has not been completed.

	e additional period i	by which the p	emission is	sought to be	exteriaea.
Th	e date on which the	development	is expected t	o be complet	ed:

- 12. Where the development to which the permission relates is of a class specified in Part 2 of Schedule 5 of the Planning and Development Regulations 2001, as amended, which proposed extension of the appropriate period does not equal or exceed, as the case may be, a quantity, area or other limit specified in that Schedule the applicant is required to provide the information specified in Schedule 7A for the purposes of a screening determination i.e.
- 1. A description of the proposed development, including in particular—
- (a) a description of the physical characteristics of the whole proposed development and, where relevant, of demolition works, and
- (b) a description of the location of the proposed development, with particular regard to the environmental sensitivity of geographical areas likely to be affected.
- 2. A description of the aspects of the environment likely to be significantly affected by the proposed development.
- 3. A description of any likely significant effects, to the extent of the information available on such effects, of the proposed development on the environment resulting from—
- (a) the expected residues and emissions and the production of waste, where relevant, and
- (b) the use of natural resources, in particular soil, land, water and biodiversity.
- 4. The compilation of the information at paragraphs 1 to 3 shall take into account, where relevant, the criteria set out in Schedule 7.

The applicant is also referred to Article 44A of the Planning and Development Regulations 2001, as amended, which requires;

- (1) Where an applicant is submitting to the planning authority the information specified in Schedule 7A, the information shall be accompanied by any further relevant information on the characteristics of the proposed extension of the appropriate period and its likely significant effects on the environment, including, where relevant, information on how the available results of other relevant assessments of the effects on the environment carried out pursuant to European Union legislation other than the Environmental Impact Assessment Directive have been taken into account.
- (2) Where an applicant is submitting to the planning authority the information specified in Schedule 7A, the information may be accompanied by a description of the features, if any, of the development which is the subject of the extension application and the measures, if any,

envisaged to avoid or prevent what might otherwise have been significant adverse effects on the environment of the development which is the subject of the extension application.

This information provided under Question 12 to be attached separately	This infor	mation pro	ovided under	Question	12 to be	attached	separately	١.
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13.	Fee of €62enclosed	Yes
I herek	by certify that the information given in this fo	orm is correct:
Signati	ure of Applicant(s)	Date:

## **GUIDANCE NOTES**

- (1) In accordance with the Planning and Development Regulations 2001, as amended, the following requirements apply:-
  - (a) An application to extend the Duration of a Permission may not be made earlier than one year before that Permission is due to expire.
  - (b) An application for an Extension of Duration can be entertained only where the application is made before the expiry date of the Permission.
  - (c) Where a proper and complete application is received, a decision must be conveyed to the applicant within eight (8) weeks except where additional necessary information is required.
  - (d) The Planning Authority may only extend the appropriate period under Section 42(1) where the authority is satisfied that each of the following requirements is complied with:
    - (I) the development to which the permission relates <u>was commenced before</u> the expiration of the appropriate period sought to be extended,
    - (II) <u>substantial works</u> were carried out pursuant to the permission during that period, and
    - (III) the development will be completed within a reasonable time,
    - (iv) an environmental impact assessment or an appropriate assessment, or both of those assessments, were not required before the permission was granted, and are not required in relation to the proposed extension concerned.
- (2) A decision to extend the appropriate period of permission shall be made not more than twice under Section 42(1) and a planning authority shall not further extend the appropriate period. Where a second decision to extend an appropriate period is made under this section, the combined duration of the 2 extensions of the appropriate period shall not exceed 5 years.
- (3) 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 €62.

This application form and relevant fee should be submitted to:

OR

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

Planning Section,
Tipperary County Council,
Civic Offices,
Emmet Street,
Clonmel,
Co. Tipperary

**Enquires:** 

Telephone 0818 06 5000

E-Mail planning@tipperarycoco.ie

## **CONTACT DETAILS**

12. Ap	oplicant's address
Applica	nt
Address	S
Telepho	one No.
E-mail	
13. Aç	gent's (if any) address
Agent	
Address	3
Telepho	one No.
E-mail	
Please sent;	advise where all correspondence in relation to this application is to be
Applicar	nt[] Agent[]
FOR	OFFICE USE ONLY
	DATE STAMP
Fee Rec	<u>DATE STAMP</u> d. €
	No