Declaration under Section 5 of Planning & Development Act, 2000 (as amended)



To: Mary Quinn, Director of Services **From:** Joe Duffy – Assistant Planner

Reference No.: ED 25-30 Fintan Curneen

Subject Matter Declaration under Section 5 of the Planning and Development Act 2000 (as

amended) as to whether the construction of a rear extension with a stated additional floor area of less than 40 sq.m is or is not Development and whether it

is or is not Exempted Development.

Location Kilcoon, Dromahair, Co. Leitrim

Date Received: 25th June 2025.

1. INTRODUCTION

This is a request for a Declaration under Part 1, Section 5 of the Planning and Development Act 2000, as amended, as to whether the construction of a rear extension with a stated additional floor area of less than 40 sq.m (8.1m x 4.2m) is or is not development and whether it is or is not exempted development. This Section 5 application was submitted under the name of Fintan Curreen. A copy of a land registry map together with photos and a very rudimentary sketch drawing have also been submitted with this application. The subject site is located in a rural area approximately 3 kilometres southeast of Dromahair settlement in an elevated location and set back approximately 200 metres to the northern side of the R289 Regional Road which links Dromahair to the R280. The subject site contains an existing single storey dwelling which runs perpendicular to the public road together with a number of mature tree stands and outbuildings to the side. This dwelling appears structurally sound and includes pitched roof rear annex approximately 35.02 sq.m that appears to be a very recent addition together with a new small front porch. Having regard to the above, to the set back location, to the property orientation with the public road, the existing and proposed rear extension will not be readily visible from same.







1.1 The subject site falls in the open countryside and does not lie within any visually sensitive designated landscape sites as identified in the Leitrim County Development Plan 2023-2029.

2. REFERRAL SUBMISSIONS

- 2.1 The subject application was received by the Planning Authority on the 25th June 2025 by Fintan Curneen
- 2.2 The request seeks a determination as to whether the construction of a rear extension with a stated additional floor area of less than 40 sq.m is or is not development and whether it is or is not exempted development.

3. PLANNING HISTORY

None stated.

4. RELEVANT LEGISLATION

4.1 Planning and Development Act, 2000 (as amended)

S.2(1) defines structure as 'any building, structure, excavation, or other thing constructed or made on, in or under any land, or any part of a structure so defined'.

- S.3 (1) In this Act 'development' means, except where the context otherwise requires, the carrying out of any works on, in, or under land or the making of any material change in the use of any structures or other land.
- S.4 (2) (a) The Minister may by regulations provide for any class of development to be exempted development for the purposes of this Act where he or she is of the opinion that—
- (i) by reason of the size, nature or limited effect on its surroundings, of development belonging to that class, the carrying out of such development would not offend against principles of proper planning and sustainable development, or
- (ii) the development is authorised, or is required to be authorised, by or under any enactment (whether the authorisation takes the form of the grant of a licence, consent, approval or any other type of authorisation) where the enactment concerned requires there to be consultation (howsoever described) with members of the public in relation to the proposed development prior to the granting of the authorisation (howsoever described).
- (b) Regulations under paragraph (a) may be subject to conditions and be of general application or apply to such area or place as may be specified in the regulations.
- (c) Regulations under this subsection may, in particular and without prejudice to the generality of paragraph (a), provide, in the case of structures or other land used for a purpose of any specified class, for the use thereof for any other purpose being exempted development for the purposes of this Act.

4.2 Planning and Development Regulations, 2001 (as amended)

Article 6(1) of the Planning and Development Regulations 2001, as amended, states that:

Subject to article 9, development of a class specified in column 1 of Part 1 of Schedule 2 shall be exempted development for the purposes of the Act, provided that such development 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.

Article 9(1) of the Planning and Development Regulations 2001, as amended, identifies restrictions on exemptions. Of relevance in this case would be the following:

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

Class 1 of Schedule 2, Part 1 of Exempted Development of the Planning and Development Regulations 2001, as amended allows for the following exemption subject to conditions and limitations as set out in column 2:

Development within the curtilage of a house CLASS 1

The extension of a house, by the construction or erection of an extension (including a conservatory) to the rear of the house or by the conversion for use as part of the house of any garage, store, shed or other similar structure attached to the rear or to the side of the house.

Conditions and limitations as set out in column 2;

- 1. (a) Where the house has not been extended previously, the floor area of any such extension shall not exceed 40 square metres.
- (b) Subject to paragraph (a), where the house is terraced or semi-detached, the floor area of any extension above ground level shall not exceed 12 square metres.
- (c) Subject to paragraph (a), where the house is detached, the floor area of any extension above ground level shall not exceed 20 square metres.
- 2. (a) Where the house has been extended previously, the floor area of any such extension, taken together with the floor area of any previous extension or extensions constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 40 square metres.
- (b) Subject to paragraph (a), where the house is terraced or semi-detached and has been extended previously, the floor area of any extension above ground level taken together with the floor area of any previous extension or extensions above ground level constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 12 square metres.
- (c) Subject to paragraph (a), where the house is detached and has been extended previously, the floor area of any extension above ground level, taken together with the floor area of any previous extension or extensions above ground level constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 20 square metres.

- 3. Any above ground floor extension shall be a distance of not less than 2 metres from any party boundary.
- 4. (a) Where the rear wall of the house does not include a gable, the height of the walls of any such extension shall not exceed the height of the rear wall of the house.
- (b) Where the rear wall of the house includes a gable, the height of the walls of any such extension shall not exceed the height of the side walls of the house.
- (c) The height of the highest part of the roof of any such extension shall not exceed, in the case of a flat roofed extension, the height of the eaves or parapet, as may be appropriate, or, in any other case, shall not exceed the height of the highest part of the roof of the dwelling.
- 5. The construction or erection of any such extension to the rear of the house shall not reduce the area of private open space, reserved exclusively for the use of the occupants of the house, to the rear of the house to less than 25 square metres.
- 6. (a) Any window proposed at ground level in any such extension shall not be less than 1 metre from the boundary it faces.
- (b) Any window proposed above ground level in any such extension shall not be less than 11 metres from the boundary it faces.
- (c) Where the house is detached and the floor area of the extension above ground level exceeds 12 square metres, any window proposed at above ground level shall not be less than 11 metres from the boundary it faces.
- 7. The roof of any extension shall not be used as a balcony or roof garden.

5. ASSESSMENT

- 5.1 It is considered that the proposed works constitute development as defined in Section 3 of the Planning and Development Act, 2000 (as amended).
- I have considered all relevant exemptions available under the Planning and Development Act 2000 (as amended) and the Planning and Development Regulations 2001 (as amended).
- The proposed extension with an additional stated floor area of less than 40 sq.m, is located to the rear of the house and would not readily visible from the public road. As such, the proposal is considered to be at the rear and would be in accordance with the Planning and Development Regulations, 2001 (as amended) Class 1 of Schedule 2, Part 1 of Exempted Development as follows:

The extension of a house, by the construction or erection of an extension (including a conservatory) to the rear of the house or by the conversion for use as part of the house of any garage, store, shed or other similar structure attached to the rear or to the side of the house.

Having regard to the above, this additional floor area as stated in the rudimentary sketch would not exceed the 40 sq.m threshold identified and is therefore considered as exempt under Class 1 of Schedule 2, Part 1 of the Planning & Development Regulations 2001 (as amended).

- 1. (a) Where the house has not been extended previously, the floor area of any such extension shall not exceed 40 square metres.
- (b) Subject to paragraph (a), where the house is terraced or semi-detached, the floor area of any extension above ground level shall not exceed 12 square metres.
- (c) Subject to paragraph (a), where the house is detached, the floor area of any extension above ground level shall not exceed 20 square metres.

NOT APPLICABLE

- 2. (a) Where the house has been extended previously, the floor area of any such extension, taken together with the floor area of any previous extension or extensions constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 40 square metres.
- (b) Subject to paragraph (a), where the house is terraced or semi-detached and has been extended previously, the floor area of any extension above ground level taken together with the floor area of any previous extension or extensions above ground level constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 12 square metres.
- (c) Subject to paragraph (a), where the house is detached and has been extended previously, the floor area of any extension above ground level, taken together with the floor area of any previous extension or extensions above ground level constructed or erected after 1 October 1964, including those for which planning permission has been obtained, shall not exceed 20 square metres.

YES

- 3. Any above ground floor extension shall be a distance of not less than 2 metres from any party boundary. **NOT APPLICABLE**
- 4. (a) Where the rear wall of the house does not include a gable, the height of the walls of any such extension shall not exceed the height of the rear wall of the house.
- (b) Where the rear wall of the house includes a gable, the height of the walls of any such extension shall not exceed the height of the side walls of the house.
- (c) The height of the highest part of the roof of any such extension shall not exceed, in the case of a flat roofed extension, the height of the eaves or parapet, as may be appropriate, or, in any other case, shall not exceed the height of the highest part of the roof of the dwelling.

NOT APPLICABLE

5. The construction or erection of any such extension to the rear of the house shall not reduce the area of private open space, reserved exclusively for the use of the occupants of the house, to the rear of the house to less than 25 square metres.

A map was included with this application. From the details submitted and my site inspection, the rear garden space is substantial and exceeds the minimum 25sqm requirement.

- 6. (a) Any window proposed at ground level in any such extension shall not be less than 1 metre from the boundary it faces.
- (b) Any window proposed above ground level in any such extension shall not be less than 11 metres from the boundary it faces.
- (c) Where the house is detached and the floor area of the extension above ground level exceeds 12 square metres, any window proposed at above ground level shall not be less than 11 metres from the boundary it faces.

NOT APPLICABLE

7. The roof of any extension shall not be used as a balcony or roof garden.

NOT APPLICABLE

It is also noted that a new front porch appears to be very recently constructed. Having regard to the size of same, this new feature would not exceed the 2 sq.m threshold and is therefore considered as exempt under Class 7 of Schedule 2, Part 1 of the Planning & Development Regulations 2001 (as amended).

6. ENVIRONMENTAL IMPACT ASSESSMENT AND APPROPRIATE ASSESSMENT

Section 4(4) of the Act sets out that development shall not be exempted development if an Environmental Impact Assessment (EIA) or an Appropriate Assessment (AA) of the development is required.

The Planning Authority is satisfied that the subject development would not give rise to significant environmental effects and would therefore not require EIA.

The nearest Natura 2000 site is Lough Gill SAC (Site Code: 001976), which is located approximately 1.2km northwest of the subject site. Given the nature of the project, it is considered that the subject development would not be likely to have a significant effect individually or in combination with other plans or projects on a European site.

7. CONCLUSION

Having examined the proposal and reviewed all of the documents relating to this development, along with the relevant legislation, I conclude that the construction of a rear extension with a stated additional floor area of less than 40 sq.m is development and is exempted development.

RECOMMENDATION

Having regard to the foregoing I recommend that the Planning Authority issue the following Declaration under Section 5 of the Planning and Development Act 2000 (as amended):

WHEREAS a question has arisen as to whether the construction of a rear extension with a stated additional floor area of less than 40 sq.m at Kilcoon, Dromahair, Co. Leitrim and whether it is or is not development and whether it is or is not exempted development;

AND WHEREAS the said question was referred to Leitrim County Council by the Fintan Curneen on the 25th June 2025;

AND WHEREAS Leitrim County Council, in considering this referral, had regard particularly to -

- (a) Sections 2(1), 3(1) and 4(1) of the Planning and Development Act, 2000, as amended,
- (b) Articles 6(1) and 9(1) of the Planning and Development Regulations 2001, as amended,
- (c) Class 1 of Part 1, Schedule 2 of the Planning and Development Regulations 2001, as amended, and
- (d) the documentation submitted as part of the referral;

AND WHEREAS Leitrim County Council has concluded that -

a) The construction of single storey extension to the existing cottage (less than 40 square metres) to the rear of the existing dwelling constitutes development which is exempted development with the provisions of Class 1 of Part 1, Schedule 2 of the Planning and Development Regulations 2001, as amended, applying in this instance.

NOW THEREFORE Leitrim County Council, in exercise of the powers conferred on it by Section 5(2)(a) of the Planning and Development Act 2000 Act, as amended, hereby declares that:

The construction of a rear extension with a stated additional floor area of less than 40 sq.m at Kilcoon, Dromahair, Co. Leitrim is development that is <u>exempted development</u>.

Joe Duffy

Assistant Planner Date: 18th July 2025

Liam Flynn

Senior Executive Planner

Date: 18/07/2025



Appropriate Assessment Screening and Determination

STEP 1. Description of the project/proposal and local site characteristics:

(a) File Reference No:	ED25-30Error! Reference source not found. Error! Reference source not found.
(b) Brief description of the project or plan:	As per planning report
(c) Brief description of site characteristics:	As per planning report
(d) Relevant prescribed bodies consulted: e.g. DHLGH (NPWS), EPA, OPW	No
(e) Response to consultation:	N/A

STEP 2. Identification of relevant Natura 2000 sites using Source-Pathway-Receptor model and compilation of information on Qualifying Interests and conservation objectives.

European Site (code)	List of Qualifying Interest/Special Conservation Interest	Distance from proposed development (km)	Connections (Source- Pathway- Receptor)	Considered further in screening Y/N
Lough Gill SAC (001976)	https://www.npws.ie/protected- sites/sac/001976	1.2 kilometres	None	No
Please Select				

STEP 3. Assessment of Likely Significant Effects

(a) Identify all potential direct and indirect impacts that may have an effect on the conservation objectives of a European site, taking into account the size and scale of the project under the following headings:

Impacts:	Possible Significance of Impacts: (duration/magnitude etc.)
 Construction phase e.g. Vegetation clearance Demolition Surface water runoff from soil excavation/infill/landscaping (including borrow pits) Dust, noise, vibration Lighting disturbance Impact on groundwater/dewatering Storage of excavated/construction materials Access to site Pests 	No significant potential impacts.
 Operational phase e.g. Direct emission to air and water Surface water runoff containing contaminant or sediment Lighting disturbance Noise/vibration Changes to water/groundwater due to drainage or abstraction 	No significant potential impacts.

- Presence of people, vehicles and activities Physical presence of structures (e.g. collision risks) Potential for accidents or incidents In-combination/Other No significant potential impacts. (b) Describe any likely changes to the European site: Examples of the type of changes to give consideration to No significant potential impacts. include:
 - Reduction or fragmentation of habitat area
 - Disturbance to QI species
 - Habitat or species fragmentation
 - Reduction or fragmentation in species density
 - Changes in key indicators of conservation status value (water or air quality etc.)
 - Changes to areas of sensitivity or threats to QI
 - Interference with the key relationships that define the structure or ecological function of the site

(c) Are 'mitigation' measures necessary to reach a conclusion that likely significant effects can be ruled out at screening? ☐ Yes ⊠ No

Step 4. Screening Determination Statement

The assessment of significance of effects:

Describe how the proposed development (alone or in-combination) is/is not likely to have significant effects on European site(s) in view of its conservation objectives.

Having regard to the information on file, the nature and scale of the subject development, its distance from European sites, the lack of direct connections with regard to the Source-Pathway-Receptor model, it is concluded that the proposed development, either alone or in-combination with other developments, is not likely to have any significant effects on any European site in view of its conservation objectives.

Conclusion:		
	Tick as Appropriate:	Recommendation:
(i) It is clear that there is no likelihood of significant effects on a European site.		The proposal can be screened out: Appropriate assessment not required.
(ii) It is uncertain whether the proposal will have a significant effect on a European site.		 □ Request further information to complete screening □ Request NIS □ Refuse planning permission
(iii) Significant effects are likely.		□ Request NIS□ Refuse planning permission
Signature of Recommending Planner:	fligt I	Date: 17/07/2025



Environmental Impact Assessment (EIA) Pre-Screening

Establishing if the proposal is a 'sub-threshold development' File Reference No: **ED25-30Error! Reference source not found.Error!** Reference source not found. **Development Summary:** As per Planning Report Was a Screening Determination carried out under Yes - No further action required Section 176A-C?: \boxtimes No - Proceed to Part A Part A - Schedule 5 Part 1 - Does the development comprise a project listed in Schedule 5, Part 1, of the Planning and Development Regulations 2001 (as amended)? (Tick as appropriate) **EIA** is mandatory Yes – specify class: No screening required **Proceed to Part B** \boxtimes No Part B - Schedule 5 Part 2 - Does the development comprise a project listed in Schedule 5, Part 2, of the Planning and Development Regulations 2001 (as amended) and does it meet/exceed the thresholds? (Tick as appropriate) \boxtimes No, the development is not a project listed in Schedule 5, Part 2 No screening required Yes, the project is listed in Schedule 5, Part 2 and **EIA** is mandatory meets/exceeds the threshold, specify class (including No screening required threshold): П Yes, the project is of a type listed **but** is *sub-threshold*: Proceed to Part C Part C – If yes, has Schedule 7A information/screening report been submitted? Yes, Schedule 7A information/screening report has been **Screening Determination** submitted by the applicant required No, Schedule 7A information/screening report has not been **Preliminary Examination** submitted by the applicant required **EIA Preliminary Examination:** The Planning Authority shall carry out a preliminary examination of, at the least, the nature, size or location of the development. Yes/No/Uncertain: **Comment:** Nature of the development: Is the nature of the proposed

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of

context

environment?

development exceptional in the

the

existing

Will the development resu production of any sig waste, or result in sig emissions or pollutants?	nificant				
Size of the development: Is the size of the produced development exceptional context of the environment?	roposed				
Are there cun considerations having re other existing and/or pe projects?					
Location: Is the proposed development of the located on, in, adjoining on the located to impass ecologically sensitive selection?	r does it ct on an				
Does the proposed devel have the potential to affe significant enviror sensitivities in the area?	·				
	Preliminary Examination Cor	nclusion:			
Based on a preliminary examination of the nature, size or location of the development. (Tick as appropriate)					
There is no real likelihood of significant effects on the environment. EIA is not required.		<u> </u>			
Signature of Recommending Planner:	July Del	Date: 17/07/2025			