

Climate Change Impact Assessment Report

PRESENTED TO

Red Rock Glenageary Ltd. Glenageary Gate LRD

# DOCUMENT CONTROL SHEET

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## **1** INTRODUCTION AND **METHODOLOGY**

Enviroguide Consulting has been commissioned to produce a Climate Change Impact Assessment Report (CCIA) on behalf of Red Rock Glenageary Ltd. for a Proposed Large-Scale Residential Development on a site of 0.74 ha at Junction of Sallynoggin Road and Glenageary Avenue, and Glenageary Roundabout, Glenageary, Co. Dublin (hereafter referred to as the Proposed Development). A full project description is in included in Section 1.1 of this report.

The contents of this Report provide dual duty to the requirements as set out in Regulation (EU) 2020/852 of the European Parliament and of the Council (the 'Taxonomy Regulation') for a Climate Risk and Vulnerability Assessment and the Dún Laoghaire-Rathdown County Council (DLRCC) requirements for a Climate Change Impact Assessment as set out in Development Management Thresholds Information Document.

Additionally, this Report provides information to support the relevant public body in carrying out its functions in a manner consistent with national climate plans and strategies and furthering the achievement of the national climate objective as set out under Section 15 of the Climate Action and Low Carbon Development Act 2015, as amended in 2021.

In accordance with the Taxonomy Regulation, the purpose of this Report is to determine that the Proposed Development qualifies as contributing substantially to climate change mitigation or climate change adaptation and for determining that the Proposed Development causes no significant harm to any of the other environmental objectives as set out within the Regulations.

In accordance with DLRCC planning requirements, the Report will assess the impact of climate change on the Proposed Development and ensure that the policies and objectives produced and implemented by the local authority in relation to climate change and climate change protection measures, particularly in relation to drainage design, as set out within the Dún Laoghaire Rathdown County Development Plan 2022-2028 (DLR CDP), have been incorporated into the Proposed Development design.

The physical climate risks which may affect the performance of the Proposed Development during its expected lifetime have been identified through a climate risk screening. Climate projections across the existing range of future scenarios have been examined, along with the Proposed Development location, to gain an understanding of the future risks that climate change may have on the Proposed Development. The vulnerability of the Proposed Development to these risks has been subsequently assessed taking account of relevant adaptation and mitigation measures which have been incorporated into the Development design.

Furthermore, the policies and objectives produced and implemented by DLRCC in relation to climate change and climate change protection measures have been considered in conjunction with the Proposed Development design.

#### 1.1 **Project Description**

Red Rock Glenageary Ltd., intend to apply to Dún Laoghaire Rathdown County Council for a Large-Scale Residential Development on a site of 0.74 ha at Junction of Sallynoggin Road and Glenageary Avenue, and Glenageary Roundabout, Glenageary, Co. Dublin.

The proposed development will consist of a new neighbourhood centre to include apartments, commercial and retail units, public plaza, childcare facility and all associated residential amenity spaces.

The proposed development includes:



- a) Construction of 138 no. residential apartment units (37 no. 1-bedroom units, 68 no. 2-bedroom (4 person units), 6 no. 2-bedroom (3 person units) and 27 no. 3-bedroom units) in 2 no. interlinked blocks at third to fifth floor level (ranging in height from four to seven storeys over basement level) consisting of:
  - i. Block A (5-6 storeys) comprising 41 no. apartments (8 no. 1-bedroom units, 17 no. 2bedroom (4 person) units, 2 no. 2-bedroom (3 person) units and 14 no. 3-bedroom units).
  - ii. Block B (4-7 storeys) containing 97 no. apartments (29 no. 1-bedroom units, 51 no. 2bedroom (4 person) units, 4 no. 2-bedroom (3 person) units and 13 no. 3-bedroom units).

Each residential unit has associated private open space in the form of a balcony/terrace.

- b) Residential amenity areas of approx. 342 sqm are proposed in the form of resident support services, concierge services, co-working space, social/activity spaces and gym at the ground floor level of Blocks A and B.
- c) Open Space (approx. 2,806.6 sqm) is proposed in the form of (a) public open space (c. 1,848.4 sqm) in the form of a public plaza accommodating outdoor seating, planting, pedestrian footpaths and cyclist links and (b) residential/communal open space (approx. 958.2 sqm) including c. 750.6 sqm at surface level (incl. playground), roof terrace at fifth floor level of link between Blocks A and Block B (c. 151 sqm) and roof terrace (c. 56.6 sqm) at fifth floor level of Block B. 1.8 m opaque screens are proposed around both roof gardens.
- d) Commercial and retail uses at ground floor level of Blocks A and B (c. 996 sqm) to include (a) 2 no. restaurants (c. 267 sqm and 295 sqm) in Block A, (b) a retail clothing unit (c. 142 sqm), (c) retail florist unit (c. 66 sqm), (d) retail pharmacy unit (c. 126 sqm) and (e) hairdresser unit (c. 100 sqm) all in Block B.
- e) Childcare facility (c. 263 sqm) with dedicated open space and children's play area (c. 39.5 sqm) at ground floor level of Block B.
- f) Basement areas (total approx. 3,411 sqm) are proposed on one level and include car and bicycle parking areas, waste management and plant areas. An ESB substation (approx. 31.7 sqm) is proposed at surface level at the top of the basement ramp accessed off Glenageary Avenue. Commercial bin stores (c. 47.9 sqm) are proposed to be located at ground floor level of both Blocks A and B.
- g) A total of 80 no. car parking spaces at basement level are proposed to include 3 no. accessible parking spaces, 2 no. GoCar spaces and 17 no. EV charging spaces. 5 no. motorcycle parking spaces are also proposed at basement level.
- h) A set down area/loading bay is proposed at surface level at Sallynoggin Road and 2 no. set down areas/loading bays including 1 no. accessible car parking space are proposed at surface level at Glenageary Avenue.
- A total of 310 no. bicycle parking spaces to include 254 no. bicycle parking spaces at basement level including 10 no. cargo bicycle spaces and 56 no. bicycle parking spaces including 16 no. cargo bicycle spaces at surface level.



- j) The development shall be served via a new vehicular access point to the basement level from Glenageary Avenue. New pedestrian and cyclist access points will be provided onto Sallynoggin Road and Glenageary Avenue from the site.
- k) Removal of existing cycle path and footpath and dropped kerb pedestrian crossing at Glenageary Avenue to be reinstated by soft landscaping and replaced by a new shared cyclist and pedestrian raised table crossing point located on Glenageary Avenue linking to the existing signalised crossing on the R118. Existing 1.2 m pedestrian crossing on Glenageary Avenue to be widened to 2 m.
- I) Emergency services/servicing access is proposed from Sallynoggin Road and Glenageary Avenue.
- m) All associated site and infrastructural works include provision for water services; foul and surface water drainage and connections; attenuation proposal; permeable paving; all landscaping works; green roofs; roof plant room and general plant areas; photovoltaic panels; landscaped boundary treatment; footpaths; public lighting; and electrical services.

#### **1.2 Legislative and Strategic Context**

#### 1.2.1 The EU Taxonomy Framework

Regulation (EU) 2020/852 of the European Parliament and of the Council (the 'Taxonomy Regulation') establishes the criteria for determining whether an economic activity qualifies as environmentally sustainable for the purposes of establishing the degree to which an investment is environmentally sustainable.

The purpose of this Regulation is to encourage transparency and consistency in the classification of environmentally sustainable economic activities.

The Taxonomy Regulation requires that organisations meet the following conditions in order to be considered a sustainable economic activity:

- Make a substantive contribution to one of six environmental objectives:
  - Climate Change Mitigation
  - Climate Change Adaptation
  - The Sustainable Use and Protection of Water and Marine Resources
  - The Transition to a Circular Economy
  - Pollution Prevention and Control
  - The Protection and Restoration of Biodiversity and Ecosystems
- Do no significant harm to the other five, where relevant;
- Meet minimum safeguards (as set out by the relevant legislation).
- Comply with relevant technical screening criteria<sup>1</sup>.

<sup>&</sup>lt;sup>1</sup> Specific requirements that must be satisfied to achieve Environmentally Sustainable status under the EU Taxonomy as set out in the Supplementing Regulation (EU) 2020/852.



Commission Delegated Regulation (EU) 2021/2139<sup>2</sup> (the 'Supplementing Regulation') supplements regulation 2020/852 by establishing the technical screening criteria for determining the conditions under which an economic activity qualifies as contributing substantially to climate change mitigation or climate change adaptation and for determining whether that economic activity causes no significant harm to any of the other environmental objectives.

#### 1.2.1.1 Technical Screening Criteria Requirements

The Supplementing Regulation establishes the Technical Screening Criteria specific to certain economic activities. The Proposed Development, located on circa 0.72 ha at Junction of Sallynoggin Road and Glenageary Avenue, Glenageary, Co. Dublin, consists of the construction of a Large-Scale Residential Development. Therefore, in accordance with Annex II, Section 7.1, of the Supplementing Regulation, activities must comply with relevant technical screening criteria for the "Construction of new buildings". Annex II Section 7.1 sets out the relevant technical screening criteria to the project; these are grouped into two categories:

- 1. Substantial Contribution to Climate Change Adaptation; and
- 2. Do no significant harm ('DNSH').

Table 1-1 of this Report details the criteria for *"Substantial Contribution to Climate Change Adaptation"* and the associated sections of this Report in which these criteria have been addressed.

Section 5 of this Report, details the specific environmental objectives and technical screening criteria for the "*Do no significant harm ('DNSH')*" category and demonstrates how the Proposed Development meets these criteria.

<sup>&</sup>lt;sup>2</sup> Commission Delegated Regulation (EU) of 4.6.2021 supplementing Regulation (EU) 2020/852 of the European Parliament and of the Council by establishing the technical screening criteria for determining the conditions under which an economic activity qualifies as contributing substantially to climate change mitigation or climate change adaptation and for determining whether that economic activity causes no significant harm to any of the other environmental objectives.



#### Table 1-1: Substantial Contribution to Climate Change Adaptation Screening Criteria

Substantial Contribution to Climate Change Adaptation Screening Criteria <sup>3</sup>	Relevant Section of this Report	
The economic activity has implemented physical and non-physical solutions (' <b>adaptation solutions</b> ') that substantially reduce the most important physical climate risks that are material to that activity.	See Section 4 of this report for Climate Risk and Vulnerability Assessment.	
The physical climate risks that are material to the activity have been identified from those listed in Appendix A to this Annex by performing a robust <b>climate risk and vulnerability assessment</b> with the following steps:		
<ul> <li>a) screening of the activity to identify which physical climate risks from the list in Appendix A to this Annex may affect the performance of the economic activity during its expected lifetime;</li> <li>b) where the activity is assessed to be at risk from one or more of the physical climate risks listed in Appendix A to this Annex, a climate risk and vulnerability assessment to assess the materiality of the physical climate risks on the economic activity;</li> <li>c) an assessment of adaptation solutions that can reduce the identified physical climate risk.</li> </ul>	See Section 2 of this report for Climate Change Projections. See Section 3 of this Report for Climate Risk Screening. See Section 4 of this report for Climate Risk	
<ul> <li>a) for activities with an expected lifespan of less than 10 years, the assessment is performed, at least by using climate projections at the smallest appropriate scale;</li> <li>b) for all other activities, the assessment is performed using the highest available resolution, state-of-the-art climate projections across the existing range of future scenarios consistent with the expected lifetime of the activity, including, at least, 10 to 30 year climate projections scenarios for major investments.</li> </ul>	and Vulnerability Assessment.	
The <b>climate projections</b> and assessment of impacts are based on best practice and available guidance and take into account the state-of-the-art science for vulnerability and risk analysis and related methodologies in line with the most recent Intergovernmental Panel on Climate Change (IPCC) reports, scientific peer-reviewed publications and open source or paying models.	See Section 2 of this report for Climate Change Projections.	



<sup>&</sup>lt;sup>3</sup> as set out in Annex II, Section 7.1 of the Supplementing Regulation.

Substantial Contribution to Climate Change Adaptation Screening Criteria <sup>3</sup>	Relevant Section of this Report
<ul> <li>The adaptation solutions implemented:</li> <li>a) do not adversely affect the adaptation efforts or the level of resilience to physical climate risks of other people, of nature, of cultural heritage, of assets and of other economic activities;</li> <li>b) favour nature-based solutions or rely on blue or green infrastructure to the extent possible;</li> <li>c) are consistent with local, sectoral, regional or national adaptation plans and strategies;</li> <li>d) are monitored and measured against pre-defined indicators and remedial action is considered where those indicators are not met;</li> <li>e) where the solution implemented is physical and consists in an activity for which technical screening criteria have been specified in this Annex, the solution complies with the do no significant harm technical screening criteria for that activity.</li> </ul>	See Section 5 of this report for Do No Significant Harm.



#### 1.2.2 IPCC Sixth Assessment Reports (AR6)

The Intergovernmental Panel on Climate Change (IPCC) was set up in 1988 by the World Meteorological Organization (WMO) and the United Nations Environment Programme (UNEP) to assess the science related to climate change so that government organisations at all levels would have a scientific basis from which to make decisions regarding climate change. The IPCC assessments of scientific research relating to climate change is written and reviewed by leading scientists worldwide, and then reviewed by experts in their field to ensure the reports reflect the full range of views in the scientific community. The IPCC reports undergo multiple rounds of drafting and review to ensure they are comprehensive and objective and produced in an open and transparent way.

The role of the Intergovernmental Panel on Climate Change (IPCC) is to critically assess the scientific, technical and socio-economic information relevant to understanding the physical science and impacts of human-induced climate change and natural variations, including the risks, opportunities and options for adaptation and mitigation.

The most up to date IPCC report is the Sixth Assessment Report (AR6)<sup>4</sup>, which comprises of three Working Groups and a Synthesis Report, three Special Reports, and a refinement to its latest Methodology Report; these are as follows:

- Working Group I (WGI) contribution to the Sixth Assessment Report, *Climate Change 2021: The Physical Science Basis* was released on 9 August 2021.
- The Working Group II contribution, *Climate Change 2022: Impacts, Adaptation and Vulnerability* was released on 28 February 2022.
- **The Working Group III** contribution, Climate Change 2022: Mitigation of Climate Change was released on 4 April 2022.
- Special Report 1: *Global Warming of 1.5* °C (SR15, October 2018)
- Special Report 2: *Climate Change and Land* (SRCCL, August 2019)
- Special Report 3: Ocean and Cryosphere in a Changing Climate (SROCC, September 2019)
- The **AR6 Synthesis Report** integrates the three Working Group reports as well as the findings from the three cross-Working Group Special Reports prepared during this assessment cycle this report is currently in review and will be finalised in late 2022 or early 2023.

AR6 has adopted a unified framework of climate risk, supported by an increased focus in WGI on lowlikelihood, high impact outcomes. Systematic risk framing is intended to aid the formulation of effective responses to the challenges posed by current and future climatic changes and to better inform risk assessment and decision-making. AR6 also makes use of the 'storylines' approach, which contributes to building a robust and comprehensive picture of climate information, allows for a more flexible consideration and communication of risk, and can explicitly address low-likelihood, high-impact outcomes.

The climatic impact-driver (CID) framework adopted in Chapter 12 of IPCC AR6 WGI allows for assessment of changing climate conditions that are relevant for regional impacts and for risk assessment.

#### 1.2.3 Dún Laoghaire-Rathdown County Council Planning Requirements

The Development Management Thresholds Information Document prepared by Dún Laoghaire Rathdown County Council (DLRCC) acts as a guideline to assist applicants in relation to the documents they may be required to submit as part of their planning application. By assessing the 'Key Thresholds'

<sup>&</sup>lt;sup>4</sup> Intergovernmental Panel on Climate Change (2022) Sixth Assessment Report (AR6).



table and the main Thresholds List, applicants will be informed as to what they may be required to submit as part of their planning application. In relation to the assessment of climate change, the following threshold applies to the Proposed Development:

# Table 1-2: Extract from "Key Thresholds Table" contained within the DLRCC Development Management Thresholds Information Document

Policy/Heading	Submit	Threshold	Commentary
New Developments – Environmental Impacts	Climate Change Impact Assessment	50 residential units or more' and 'all other developments measuring 1,000 sq.m GFA and above	An assessment of the impacts of climate change on the development and provisions for these impacts in particular relating to drainage design.

The Proposed Development has met the threshold as specified within Table 1-2 above, therefore an associated Climate Change Impact Assessment (CCIA) is required. The Climate Change Impact Assessment (CCIA) Report will assess the impact of climate change on the Proposed Development and ensure that the policies and objectives produced and implemented by the local authority in relation to climate change and climate change protection measures, particularly in relation to drainage design, as set out within the Dún Laoghaire Rathdown County Development Plan 2022-2028 (DLR CDP), have been incorporated into the Proposed Development design.

#### 1.2.3.1 Dún Laoghaire-Rathdown County Council Climate Change Action Plan 2019-2024

In May 2019, DLRCC adopted the Dún Laoghaire Rathdown Climate Change Action Plan 2019 – 2024 (DLR CCAP). The Action Plan is the climate adaptation and mitigation strategy for the County. Included in the actions set out in the DLR CCAP is the requirement to prepare a climate change Chapter in the County Development Plan.

The DLR CCAP provides information on climate change predictions, impacts, and adaptation and mitigation measures, for the Dún Laoghaire-Rathdown Local Authority area. The overarching targets of the DLR CCAP are:

- To achieve a 40% reduction in the Council's greenhouse gas emissions by 2030;
- To make Dublin a climate resilient region, by reducing the impacts of future climate change related events; and
- To actively engage and inform citizens on climate change.

The impacts and adaptation and mitigation measures outlined in the DLR CCAP relate specifically to the Dún Laoghaire-Rathdown regional area. The DLR CCAP is broken down into five key action areas, namely: Energy and Buildings, Transport, Nature-Based Solutions, Resource Management and Flood Resilience (See Figure 1-1). The DLR CCAP sets out the baseline climate adaptation and mitigation assessment, risk and vulnerability assessment, and ambitious target actions for the Council's activities under these five headings.





Figure 1-1: The Five Key Action Areas of the CCAP (Source: DLR CCAP)

As a part of the DLR CCAP, a climate change risk and vulnerability assessment was carried out to determine which sectors in Dún Laoghaire-Rathdown would be the most vulnerable to the impacts of Climate Change, and what climate impacts held the highest risk.

In order to determine the effects of a changing climate on Dún Laoghaire-Rathdown, five impact areas were identified that include the different sectors in the County:

- 1. Critical infrastructure and the built environment;
- 2. Transport;
- 3. Biodiversity;
- 4. Resource management;
- 5. Water resources.

The impact areas chosen are reflective of the action areas used throughout the CCAP (Energy and Buildings, Transport, Nature-Based Solutions, Resource Management and Flood Resilience), which reflect DLRCC's remit. Once the impact areas were identified, the risk of these areas to a changing climate was determined.

The risk screening methodology employed within the DLR CCAP has been considered in Section 3 of this report. The most applicable sector to the Proposed Development, as defined by DLRCC, is "Critical Infrastructure and the Built Environment".



#### 1.2.3.2 Dún Laoghaire Rathdown County Development Plan (CDP) 2022-2028

The new DLR CDP sets out the policy objectives and the overall strategy for the proper planning and sustainable development of the County over the plan period from 2022 to 2028.

The Climate Action chapter of the plan (Chapter 3) sets out detailed policy objectives in relation to climate action and the role of planning in climate change mitigation, climate change adaptation, and the transition towards a more climate resilient County. The Chapter addresses four key issues, namely:

- Energy Efficiency in Buildings;
- Renewable Energy;
- Decarbonising Motorised Transport;
- Urban Greening.

These issues have been identified as being of particular significance in helping to achieve sustainable planning outcomes which will ultimately help to deliver a low carbon and a climate resilient County. Planning already plays a role in each of the key areas identified in the DLR CCAP. Having regard to the headings set out in the DLR CCAP (Figure 1-1), the Development Plan contains a range of policy objectives which aim to mitigate and adapt to climate change.

The creation of a climate resilient County is an overarching strategic outcome of the DLR CDP, and as such, the theme permeates the entire plan with a selection of policy objectives in multiple Chapters all contributing to aid in the transition of the County to a climate resilient low carbon society<sup>5</sup>. Relevant policy objectives and their incorporation into the Proposed Development design have been taken into account in Section 6 of this report.

#### 1.2.3.3 Climate Action and Low Carbon Development Act

The Climate Action and Low Carbon Development Act 2015 (the principal act) set national climate policy on a statutory footing for the first time in Ireland, with the target of pursuing the transition to a low-carbon, climate-resilient, and environmentally sustainable economy by 2050. The principal act was subsequently amended by the Climate Action and Low Carbon Development (Amendment) Act 2021 (the '2021 Act') which sets Ireland on a legally binding path to net-Zero emissions no later than 2050, and to a 51% reduction in emissions by the end of this decade.

The 2021 Act provides a legally binding framework with clear targets and commitments set in law, and ensures the necessary structures and processes are embedded on a statutory basis to ensure Ireland achieves its national, EU and international climate goals and obligations in the near and long term.

The 2021 Act also introduces a requirement for each local authority to prepare a Climate Action Plan, which will include both mitigation and adaptation measures and be updated every five years. Local authority Development Plans will also align with their Climate Action Plan.

Furthermore, Public Bodies are obliged to perform their functions in a manner which is consistent with national climate plans and strategies and furthering the achievement of the national climate objective; this is set out under Section 15 of the Climate Action and Low Carbon Development Act 2015, as amended in 2021:

#### "Duties of certain bodies

<sup>&</sup>lt;sup>5</sup> Dún Laoghaire-Rathdown County Development Plan 2022-2028.

- **15.** (1) A relevant body shall, in so far as practicable, perform its functions in a manner consistent with—
  - (a) the most recent approved climate action plan,
  - (b) the most recent approved national long term climate action strategy,
  - (c) the most recent approved national adaptation framework and approved sectoral adaptation plans,
  - (d) the furtherance of the national climate objective, and
  - (e) the objective of mitigating greenhouse gas emissions and adapting to the effects of climate change in the State."

This Report has been prepared in accordance with the DLR Climate Action Plan 2019-2024 (and associated climate adaptation and mitigation strategy) and the policy objectives of the DLR Development Plan 2022-2028 relating to climate action and environmental infrastructure and flood risk. These documents have been developed on foot of national climate action strategies, plans, and objectives and provide a regional approach to climate action, which is the overarching recommendation of national strategies and plans. Therefore, this Report provides information to support the relevant public body in carrying out its functions under Section 15 of the Climate Action and Low Carbon Development Act 2015, as amended in 2021.



# 2 CLIMATE CHANGE PROJECTIONS

#### 2.1 Technical Screening Criteria Requirements

The Supplementing Regulation establishes the Technical Screening Criteria specific to certain economic activities. In accordance with Annex II, Section 7.1, of the Supplementing Regulation, activities must comply with relevant technical screening criteria for the "Construction of new buildings" Substantial Contribution to Climate Change Adaptation which includes specific requirements relating to climate projections:

2. The climate risk and vulnerability assessment is proportionate to the scale of the activity and its expected lifespan, such that:

- (a) for activities with an expected lifespan of less than 10 years, the assessment is performed, at least by using climate projections at the smallest appropriate scale;
- (b) for all other activities, the assessment is performed using the highest available resolution, stateof-the-art climate projections across the existing range of future scenarios consistent with the expected lifetime of the activity, including, at least, 10-to-30-year climate projections scenarios for major investment.
- 3. The climate projections and assessment of impacts are based on best practice and available guidance and take into account the state-of-the-art science for vulnerability and risk analysis and related methodologies in line with the most recent Intergovernmental Panel on Climate Change reports, scientific peer-reviewed publications and open source or paying models.

The current assessment has utilised climate projections from IPCC AR6 WGI and the IPCC WGI online Interactive Atlas for Northern Europe; and the EPA's High-resolution Climate Projections for Ireland (Research Report No. 339)<sup>6</sup>. Due to the expected lifespan of the Proposed Development, climate projections have been provided for mid-term and long-term periods (2041–2060 and 2081–2100, respectively).

A new set of illustrative scenarios have been developed by the IPCC AR6 WGI which cover the range of possible future developments of anthropogenic drivers of climate change found in literature, derived from the Shared Socio-economic Pathways (SSPs). Concentration trajectories known as Representative Concentration Pathways (RCPs) were utilised in EPA Research Report No.339. These RCPs were considered by the IPCC in their Fifth Assessment Report (AR5). For this study, intermediate (SSP2-4.5 and RCP4.5) and very high (SSP5-8.5 and RCP8.5) GHG emissions scenarios were utilised in both the medium and long-term periods; this is considered a conservative assumption of future GHG emission paths. These scenarios are detailed in the following Sections.

As per the Taxonomy Regulation, all "climate-related hazards" have been classified as either "chronic" or "acute". Chronic effects are gradual slow onset developments (e.g., long term rise in mean annual air temperature); whereas acute effects are rapidly developing climate extremes and/or increased variability (e.g., heatwaves).

<sup>&</sup>lt;sup>6</sup> P. Nolan and J. Flanagan (2020) High-Resolution Climate Projections for Ireland – a Multi-model Ensemble Approach. EPA Research Report No. 339.



#### 2.2 Overview of Climate Modelling

With increasing atmospheric greenhouse gas concentrations driving changes in all aspects of the climate system, climate change is representing an urgent and potentially irreversible threat to human societies globally. Accurate climate projections are a key scientific input for national policymakers when planning for, and adapting to, the challenges posed by climate change.

Climate projections are produced using climate models, which have been developed by scientists over recent decades and are capable of simulating Earth's past, present, and future climate. Global Climate Models (GCMs) are used to model the global impacts on Earth's climate of increasing greenhouse gas concentrations in the atmosphere at a resolution of ~50km or coarser. Regional Climate Models (RCMs) are used to capture key small-scale atmospheric features on the scale of 1-10km, such as local convection and wind gusts. Multi-model ensembles are often used in climate prediction studies to quantify associated model uncertainty.

RCMs utilise the output of GCMs and model regional climates at higher spatial resolutions; this process is known as dynamic downscaling. This approach allows key climate variables to be modelled more precisely, including precipitation; near-surface temperature; and the number and intensity of low-pressure systems. Low pressure systems are the primary driver of precipitation and wind affecting the country; therefore, the added value of RCMs in the modelling of low-pressure systems is of particular importance for Ireland.

Future greenhouse gas concentrations in the atmosphere are also uncertain. To model possible future climate change, varying greenhouse gas concentrations over time are needed as a GCM input. The core set of SSP scenarios used in the AR6 WGI report cover a broad range of emissions pathways, including new low-emissions pathways. They start in 2015 and include scenarios with high and very high greenhouse gas (GHG) emissions (SSP3-7.0 and SSP5-8.5) and CO<sub>2</sub> emissions that roughly double from current levels by 2100 and 2050, respectively; scenarios with intermediate GHG emissions (SSP2-4.5) and CO<sub>2</sub> emissions remaining around current levels until the middle of the century; and scenarios with very low and low GHG emissions and CO<sub>2</sub> emissions declining to net zero around or after 2050, followed by varying levels of net negative CO<sub>2</sub> emissions (SSP1-1.9, SSP1-2.6).

Concentration trajectories known as Representative Concentration Pathways (RCPs) were utilised in EPA Research Report No.339. These RCPs were considered by the IPCC in their Fifth Assessment Report (AR5) and include the following four scenarios: RCP2.6, RCP4.5, RCP6 and RCP8.5. For the EPA study, two RCPs were chosen, RCP4.5 and RCP8.5. RCP4.5 is considered an intermediate scenario, while RCP8.5 is considered to be representative of a potential worst-case scenario.

Figure 2-1 illustrates the future annual emissions of  $CO_2$  and of a subset of key non- $CO_2$  drivers, across the latest five illustrative scenarios developed by the IPCC:



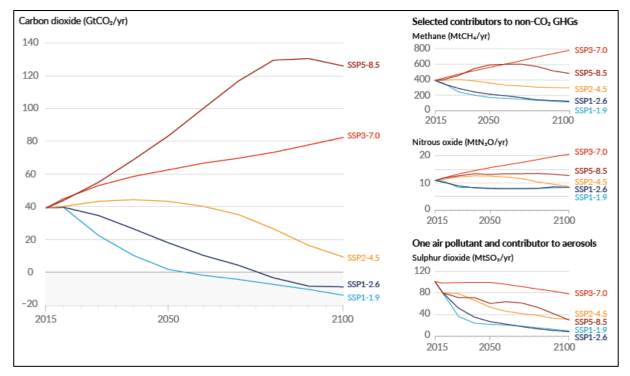
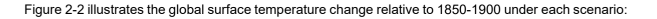


Figure 2-1: Future annual emissions of CO<sub>2</sub> (left) and of a subset of key non-CO<sub>2</sub> drivers (right), across five illustrative scenarios (source: adapted from IPCC AR6 WGI Summary for Policy Makers)



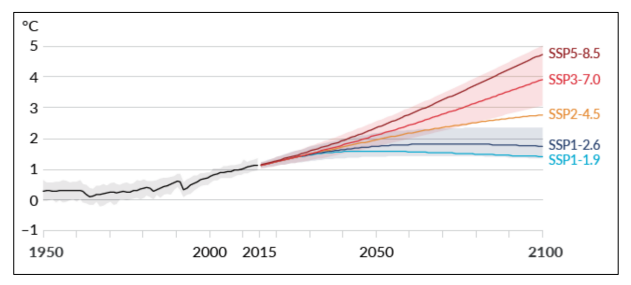


Figure 2-2: global surface temperature change relative to 1850-1900 (source: adapted from IPCC AR6 WGI Summary for Policy Makers)

### 2.3 IPCC AR6 WGI Regional Climate Projections

IPCC AR6 WGI assesses the current evidence on the physical science of climate change, evaluating knowledge gained from observations, reanalyses, paleoclimate archives and climate model simulations, as well as physical, chemical, and biological climate processes. The WGI contribution to AR6 is focused on physical and biogeochemical climate science information, with particular emphasis on regional climate changes.



According to IPCC AR6 WGI, sustained changes have been documented in all major elements of the climate system, including the atmosphere, land, cryosphere, biosphere and ocean. Multiple lines of evidence indicate the unprecedented nature of recent largescale climatic changes in the context of all human history. The key findings of the WGI contribution to AR6 are as follows:

- It is unequivocal that human influence has warmed the atmosphere, ocean and land. Widespread and rapid changes in the atmosphere, ocean, cryosphere and biosphere have occurred;
- Global surface temperature will continue to increase until at least mid-century under all emissions scenarios considered. Global warming of 1.5°C and 2°C will be exceeded during the 21st century unless deep reductions in CO2 and other greenhouse gas emissions occur in the coming decades;
- Observed increases in well-mixed greenhouse gas (GHG) concentrations since around 1750 are unequivocally caused by human activities;
- Each of the last four decades has been successively warmer than any decade that preceded it since 1850;
- The likely range of total human-caused global surface temperature increase from 1850–1900 to 2010–2019 is 0.8°C to 1.3°C, with a best estimate of 1.07°C;
- Globally averaged precipitation over land has likely increased since 1950, with a faster rate of increase since the 1980s;
- It is virtually certain that the global upper ocean (0–700 m) has warmed since the 1970s and extremely likely that human influence is the main driver;
- Global mean sea level increased by 0.20 [0.15 to 0.25] m between 1901 and 2018. The average rate of sea level rise was 1.3 [0.6 to 2.1] mm/year between 1901 and 1971, increasing to 1.9 [0.8 to 2.9] mm/year between 1971 and 2006, and further increasing to 3.7 [3.2 to 4.2] mm/year between 2006 and 2018.

Key model intercomparisons supporting AR6 include the Coupled Model Intercomparison Project Phase 6 (CMIP6) and the Coordinated Regional Climate Downscaling Experiment (CORDEX), for global and regional models respectively. Results using CMIP Phase 5 (CMIP5) simulations are also assessed. Since AR5, large ensemble simulations, where individual models perform multiple simulations with the same climate forcings, are increasingly used to inform understanding of the relative roles of internal variability and forced change in the climate system, especially on regional scales. The broader availability of ensemble model simulations has contributed to better estimations of uncertainty in projections of future change.

Chapter 12 of IPCC AR6 WGI and the online Interactive Atlas have been utilised in this assessment to summarise climate projections and conduct a detailed inspection of projected changes in climate for the region of the Proposed Development. Chapter 12 of IPCC AR6 WGI provides a comprehensive, region-specific assessment of changing climatic conditions that may be hazardous or favourable for various sectors. The online Interactive Atlas is an online tool that complements the WGI Report by providing flexible temporal and spatial analyses of trends and changes in key atmospheric and oceanic variables, extreme indices and climatic impact-drivers (CIDs), as obtained from several global and regional observational and model simulated datasets used in the report. The Interactive Atlas presents detailed projected global and regional climate changes at near-, mid- and long-term periods, 2021–



2040, 2041–2060 and 2081–2100, respectively, for a range of emissions scenarios. Within the Interactive Atlas, spatially aggregated regional information is provided for different predefined sets of regions:

- The sub-continental AR6 WGI reference regions;
- WG II continental regions;
- Monsoon regions;
- Major river basins;
- Small-island regions;
- Ocean biological activity regions.

Under the sub-continental AR6 WGI reference regions, Europe is divided into four climatic regions: Northern Europe (NEU), Western and Central Europe (WCE), Eastern Europe (EEU) and Mediterranean (MED). Ireland is part of NEU, therefore aggregated climate information for this region has been derived for this assessment and is summarised in the following Table 2-1.

The IPCC AR6 WGI describe "climate related hazards" as Climatic Impact Drivers (CID). CIDs are defined by the IPCC as physical climate system conditions (e.g., means, events, extremes) that can be directly connected with having impacts on human or ecological systems. This terminology has been retained in this assessment.

In the following Table 2-1, a summary of projections for NEU has been provided for each CID along with detailed climate projection data, sourced using the WGI online Interactive Atlas. The detailed projections provide the median and 25<sup>th</sup> to 75<sup>th</sup> percentile range for each variable under the intermediate (SSP2-4.5) and very high (SSP5-8.5) GHG emissions scenarios in both the medium and long-term periods. In some cases, Atlas data was not available for certain variables; IPCC AR6 WGI summary findings were used to supplement in this case.



IPCC Climate Impact Driver Category	IPCC Climate Im- pact Driver (CID) / Climate-related hazard	IPCC AR6 Summary Findings <sup>7</sup>	IPCC WGI Interactive Atlas Data <sup>8</sup> (SSP2-4.5 Scenario) <sup>9</sup>	IPCC WGI Interactive Atlas Data <sup>10</sup> (SSP5-8.5 Scenario) <sup>11</sup>
	Temperature Pro- jections (Chronic)	Since AR5, studies have confirmed that the mean warming trend in Europe is increasing. Irrespective of the scenario, it is virtually certain that warming will continue in Europe, and there is high confidence <sup>12</sup> that the observed increase in heat extremes is due to human activities. All temperature trends are very likely to continue for a global warming level (GWL) of 1.5°C or 2°C and 3°C.	Increase in mean temperature in Medium Term (2041-2060): Median: +1.5°C P25-P75: +1.2°C to +1.9°C Increase in mean temperature in Long Term (2081-2100): Median: +2.4°C P25-P75: +1.8°C to +3.0°C	Increase in mean temperature in Medium Term (2041-2060): Median: +2.0°C P25-P75: +1.5°C to +2.5°C Increase in mean temperature in Long Term (2081-2100): Median: +4.4°C P25-P75: +3.6°C to +5.5°C
Heat and Cold	Heatwave (Acute)	The frequency of heatwaves observed in Europe has very likely increased in recent decades due to hu- man-induced change in atmospheric composition. It is very likely that the frequency of heatwaves will in- crease during the 21st century regardless of the emissions scenario in each European region, and for 1.5°C and 2°C GWLs.	Increase in number of days with a maximum temperature above <b>35°C in Medium Term (2041-2060)</b> : Median: 0.1 P25-P75: 0 to 0.1 Increase in number of days with a maximum temperature above <b>35°C in Long Term (2081-2100)</b> : Median: 0.1	Increase in number of days with a maximum temperature above 35°C in Medium Term (2041-2060): Median: 0.1 P25-P75: 0 to 0.1 Increase in number of days with a maximum temperature above 35°C in Long Term (2081-2100): Median: 0.5

Table 2-1: Climate Projections for Northern Europe (Data Source: IPCC AR6 & IPCC WGI online Interactive Atlas)



<sup>&</sup>lt;sup>7</sup> Working Group I contribution to the Sixth Assessment Report, Climate Change 2021: The Physical Science Basis. Chapter 12: Climate Change Information for Regional Impact and for Risk Assessment.

<sup>&</sup>lt;sup>8</sup> IPCC WGI online Interactive Atlas Parameters: Model projection CMIP6; SSP2-2.4 Scenario; Annual; Relative to 1995-2014 Baseline.

<sup>&</sup>lt;sup>9</sup> This is a "middle of the road" scenario. CO<sub>2</sub> emissions hover around current levels before starting to fall mid-century, but do not reach net-zero by 2100.

<sup>&</sup>lt;sup>10</sup> IPCC WGI online Interactive Atlas Parameters: Model projection CMIP6; SSP5-8.5 Scenario; Annual; Relative to 1995-2014 Baseline.

<sup>&</sup>lt;sup>11</sup> This represents the high end of the range of future pathways. CO<sub>2</sub> emissions triple by 2075.

<sup>&</sup>lt;sup>12</sup> Confidence is a qualitative measure of the validity of a finding, based on the type, amount, quality and consistency of evidence (e.g., data, mechanistic understanding, theory, models, expert judgment) and the degree of agreement.

IPCC Climate Impact Driver Category	IPCC Climate Im- pact Driver (CID) / Climate-related hazard		IPCC WGI Interactive Atlas Data <sup>8</sup> (SSP2-4.5 Scenario) <sup>9</sup>	IPCC WGI Interactive Atlas Data <sup>10</sup> (SSP5-8.5 Scenario) <sup>11</sup>
			P25-P75: 0 to 0.2	P25-P75: 0.1 to 0.7
		The frequency of frost days will very likely decrease	Decrease in number of frost days in Medium Term (2041-2060):	Decrease in number of frost days in Medium Term (2041-2060):
		for all scenarios and all time-horizons with conse-	Median: -19.8	Median: -27.6
	Frost days (Acute)	quences for agriculture and forests. A simple heating degree day index, characterizing heating demand,	P25-P75: -28.5 to -12.5	P25-P75: -35.3 to -20.9
	Tiosi days (Acute)	shows a large observed decreasing trend for winter heating energy demand in Europe. This trend is very likely to continue through the 21st century, with de-	Decrease in number of frost days in Long Term (2081-2100):	Decrease in number of frost days in Long Term (2081-2100):
		creases in the range of 20–30% for Northern Europe.	Median: -32.6	Median: -57
			P25-P75: -39.2 to -26.4	P25-P75: -64.5 to -46.8
	Precipitation (Chronic)	Precipitation has generally increased in northern Europe. It is very likely that precipitation will increase in Northern Europe in December, January, and February under all climate scenarios except RCP2.6 <sup>13</sup> /SSP1-2.6 and for both mid- and end-century periods.	Increase in total precipitation in Medium Term (2041-2060):	Increase in total precipitation in Medium Term (2041-2060):
			Median: 3.3%	Median: 4.6%
			P25-P75: 1.8% to 4.9%	P25-P75: 2.5% to 7.1%
			Increase in total precipitation in Long Term (2081-2100):	Increase in total precipitation in Long Term (2081-2100):
Wet and Dry			Median: 4.9%	Median: 10.3%
			P25-P75: 2.3% to 7.6%	P25-P75: 7.8% to 13.7%
	River Flood Heavy Precipita- tion and Pluvial	There is medium confidence that river floods will de- crease in Northern Europe under RCP8.5 <sup>14</sup> and low	Increase in maximum 1-day pre- cipitation amount in Medium Term (2041-2060):	Increase in maximum 1-day pre- cipitation amount in Medium Term (2041-2060):
	Flood (Acute)	confidence under RCP2.6.	Median: 5.9%	Median: 8.3%

<sup>&</sup>lt;sup>13</sup> RCP 2.6 is a "very stringent" pathway. RCP 2.6 is likely to keep global temperature rise below 2°C by 2100.



<sup>&</sup>lt;sup>14</sup> In RCP 8.5 emissions continue to rise throughout the 21st century. This high-emissions scenario is frequently referred to as "business as usual", suggesting that is a likely outcome if society does not make concerted efforts to cut greenhouse gas emissions.

IPCC Climate Impact Driver Category	IPCC Climate Im- pact Driver (CID) / Climate-related hazard	IPCC AR6 Summary Findings <sup>7</sup>	IPCC WGI Interactive Atlas Data <sup>8</sup> (SSP2-4.5 Scenario) <sup>9</sup>	IPCC WGI Interactive Atlas Data <sup>10</sup> (SSP5-8.5 Scenario) <sup>11</sup>
		Heavy precipitation frequency trends have been de-	P25-P75: 4.0% to 7.8%	P25-P75: 6.0% to 9.5%
		tected and attributed to climate change in with high confidence in Northern Europe.	Increase in maximum 1-day pre- cipitation amount in Long Term (2081-2100):	Increase in maximum 1-day pre- cipitation amount in Long Term (2081-2100):
			Median: 10.3%	Median: 20.2%
			P25-P75: 6.3% to 13.9%	P25-P75: 14.1% to 24.1%
			Increase in maximum 5-day pre- cipitation amount in Medium Term (2041-2060):	Increase in maximum 5-day pre- cipitation amount in Medium Term (2041-2060):
			Median: 4.7%	Median: 6.5%
			P25-P75: 3.5% to 6.1%	P25-P75: 4.3% to 8.9%
		Increase in maximum 5-day pre- cipitation amount in Long Term (2081-2100):	Increase in maximum 5-day pre- cipitation amount in Long Term (2081-2100):	
			Median: 8.2%	Median: 16.2%
			P25-P75: 4.7% to 11.2%	P25-P75: 12% to 20.6%
		Higher precipitation that outweighs the effects of in-	Likely increase in number of con- secutive dry days in Medium Term (2041-2060):	Likely increase in number of con- secutive dry days in Medium Term (2041-2060):
			Median: 0.2	Median: 0.3
	creased evapotranspiration is expected to result in a	creased evapotranspiration is expected to result in a	P25-P75: -0.1 to 0.7	P25-P75: -0.1 to 0.7
	Drought (Acute)	nitude is projected for Northern Europe.	Increase in number of consecu- tive dry days in Long Term (2081- 2100):	Increase in number of consecu- tive dry days in Long Term (2081- 2100):
			Median: 0.6	Median: 1.4
			P25-P75: 0.1 to 0.11	P25-P75: 0.6 to 2.1



IPCC Climate Impact Driver Category	IPCC Climate Im- pact Driver (CID) / Climate-related hazard	IPCC AR6 Summary Findings <sup>7</sup>	IPCC WGI Interactive Atlas Data <sup>8</sup> (SSP2-4.5 Scenario) <sup>9</sup>	IPCC WGI Interactive Atlas Data <sup>10</sup> (SSP5-8.5 Scenario) <sup>11</sup>
			Negligible change in mean sur- face windspeed in Medium Term (2041-2060):	Decrease in mean surface wind- speed in Medium Term (2041- 2060):
		There is medium confidence that mean surface wind speeds have decreased in Europe as in many other	Median: -0.8%	Median: -1.1%
	Surface Wind	areas of the Northern Hemisphere over the past four	P25-P75: -1.7% to 0.2%	P25-P75: -1.6% to -0.5%
	Speed (Chronic)	decades. Under RCP4.5 <sup>15</sup> and RCP8.5 scenarios, projections indicate a decrease in mean wind speed in Northern Europe (medium confidence).	Decrease in mean surface wind- speed in Long Term (2081-2100):	Decrease in mean surface wind- speed Long Term (2081-2100):
Wind			Median: -1.9%	Median: -2.8%
			P25-P75: -2.9% to -1.2%	P25-P75: -4.5% to -1.2%
	Severe Wind- storms (Acute)	There are large uncertainties in past evolutions of windstorms and extreme winds in Europe. Extreme near-surface winds have been decreasing in the past decades according to near-surface observations. Strong winds and extratropical storms are projected to have a slightly increasing frequency and amplitude in the future in Northern Europe.	No atlas data available for severe windstorms.	
			Decrease in snowfall (mm/day) in Medium Term (2041-2060):	Decrease in snowfall (mm/day) in Medium Term (2041-2060):
		Widespread and accelerated declines in snow depth	Median: -2.8	Median: -3.9
Snow and Ice	Snowfall (Chronic)	and snow water equivalent have been observed in Europe. There is high confidence that future snow cover extent and seasonal duration will reduce.	P25-P75: -4.0 to -1.8	P25-P75: -5.0 to -2.6
			Decrease in snowfall (mm/day) in Long Term (2081-2100):	Decrease in snowfall (mm/day) in Long Term (2081-2100):
			Median: -4.8	Median: -7.9

<sup>15</sup> RCP 4.5 is described by the IPCC as an intermediate scenario. Emissions in RCP 4.5 peak around 2040, then decline. It is a scenario of long-term, global emissions of greenhouse gases, short-lived species, and land-use-landcover which stabilizes radiative forcing at 4.5 Watts per meter squared (W m2, approximately 650 ppm CO2-equivalent) in the year 2100 without ever exceeding that value.



IPCC Climate Impact Driver Category	IPCC Climate Im- pact Driver (CID) / Climate-related hazard	IPCC AR6 Summary Findings <sup>7</sup>	IPCC WGI Interactive Atlas Data <sup>8</sup> (SSP2-4.5 Scenario) <sup>9</sup>	IPCC WGI Interactive Atlas Data <sup>10</sup> (SSP5-8.5 Scenario) <sup>11</sup>
			P25-P75: -5.6 to -3.7	P25-P75: -9.6 to -6.2
	Heavy snowfall, ice storms and hail (Acute)	There is low confidence that climate change will af- fect ice and snow-related episodic hazards (limited evidence).	No atlas data available for heavy sno	wfall, ice storms and hail.
			Increase in sea level (metres) in Medium Term (2041-2060):	Increase in sea level (metres) in Medium Term (2041-2060):
			Median: 0.2	Median: 0.2
		Relative sea level rise is extremely likely to continue in the oceans around Europe.	P25-P75: 0.1 to 0.3	P25-P75: 0.1 to 0.3
			Increase in sea level (metres) in Long Term (2081-2100):	Increase in sea level (metres) in Long Term (2081-2100):
			Median: 0.4	Median: 0.5
			P25-P75: 0.2 to 0.5	P25-P75: 0.3 to 0.7
Coastal and Oceanic		Relative sea level rise is extremely likely to continue around Europe, contributing to increased coastal flooding in low-lying areas.		
	Coastal flooding (Chronic)	The present-day 1-in-100-year extreme total water level (ETWL) is between 2.5 and 5.0 m around the UK. There is high confidence that extreme total water level (ETWL) magnitude and occurrence frequency will increase throughout Europe. Under RCP4.5, the present day 1-in-100-year ETWL is projected to have median return periods of between 1-in-20-years and 1-in-50-years by 2050 and between 1-in-5-years and 1-in-20-years by 2100.	No atlas data available for coastal flooding.	



IPCC Climate Impact Driver Category	IPCC Climate Im- pact Driver (CID) / Climate-related hazard	IPCC AR6 Summary Findings <sup>7</sup>	IPCC WGI Interactive Atlas Data <sup>8</sup> (SSP2-4.5 Scenario) <sup>9</sup>	IPCC WGI Interactive Atlas Data <sup>10</sup> (SSP5-8.5 Scenario) <sup>11</sup>
Other	Compound events	One typical compound event that is observed in the European area is compound flooding due to the combination of extreme sea level events and extreme precipitation events associated with high levels of runoff. Under RCP8.5, the probability of these events is projected to increase along northern European coasts, with the percentage of coastline now experiencing such events at least once every 6 years increasing by between 3% and 11% by the end of the 21st century. Compound events of dry and hot summers have increased in Europe. The probability of such compound events has increased across much of Europe between 1950–1979 and 1984–2013. Compound hot and dry extremes are projected to increase in Europe by mid-century for the Special Report on Emission Scenarios (SRES) A1B and RCP8.5 scenarios.	No atlas data available for compound	events.



#### 2.4 Other Relevant Scientific Based Climate Predictions

#### **2.4.1** EPA Climate Projections

Ireland's climate is changing in line with global trends, with a temperature increase of, on average, 0.8°C compared with 1900. The climate projections for the next century indicate that observed climate trends will continue and intensify over the coming decades. Predicted impacts include:

- Changes in wind speeds and storm tracks;
- Increased likelihood of river and coastal flooding;
- Changes in distribution of plant and animal species and in the phenology (the timing of lifecycle events) of native species;
- Water stress for crops, pressure on water supply and adverse impacts on water quality;
- Negative impacts on human health and wellbeing.

The EPA's Research Report on Climate Projections for Ireland (Research Report No. 339)<sup>16</sup> employs regional climate modelling to assess the impacts of a warming climate on the 21st-century climate of Ireland. Regional climate models (RCMs) take the outputs from global climate models (GCMs) to produce more refined projections of the potential local and regional impacts of climate change. The RCM simulations were run at high spatial resolution (3.8 and 4km) which allowed for a more realistic representation of important physical processes and enabling a more accurate evaluation of the local impacts of climate change across Ireland.

A multi-model ensemble approach was employed in the study to address the issue of uncertainty. Through the ensemble approach, the uncertainty in the projections can be partly quantified, thus providing a measure of confidence in the projections. Different RCMs were used to downscale outputs from a number of different CMIP5 (Coupled Model Intercomparison Project – Phase 5) GCMs.

Simulations were run for the reference period 1981–2000 and the future period 2041–2060. Differences between the two periods provide a measure of climate change. To account for the uncertainty in future greenhouse gas emissions and changing land use, and how the world will come together to respond to the challenge of climate change, the future climate was simulated under both the Representative Concentration Pathway 4.5 (RCP4.5) and RCP8.5 scenarios. The climate projections of EPA Research Report No. 339 are in broad agreement with previous research, which adds a measure of confidence to the projections.

The following Table 2-2 provides a summary of climate projections for Ireland and specific climate model simulations for Dublin; for the purposes of this report, the climate variables observed in the EPA Research Report have been determined as "climate-related hazards" and have been grouped according to the IPCC CID Categories.

<sup>&</sup>lt;sup>16</sup> P. Nolan and J. Flanagan (2020) High-Resolution Climate Projections for Ireland – a Multi-model Ensemble Approach. EPA Research Report No. 339.



IPCC Climate Impact Driver Category	Climate-related Hazard	Summary of Projections for Ireland <sup>17</sup>	Climate Model Simulations for Dublin <sup>18</sup> (RCP4.5 Scenario)	Climate Model Simulations for Dublin <sup>18</sup> (RCP8.5 Scenario)
	Temperature Projections (Chronic)	Mid-century mean annual temperatures are projected to increase by 1–1.2°C and 1.3–1.6°C for the RCP4.5 and RCP8.5 scenarios, respec- tively. Temperature projections show a clear west-to-east gradient, with the largest increases in the east.	Mean annual temperature change: +1.2°C Greatest seasonal change in Autumn with an expected increase of +1.5°C	Mean annual temperature change: +1.6°C Greatest seasonal change in Autumn with an expected increase of +1.9°C
Heat and Cold	Surface Humidity Relative humidity <sup>20</sup> is projected to increase 8.5% slightly (or show ≈0% change) for all seasons	Relative humidity is projected to increase	Annual mean change in specific humidity: 10.5% to 11.5% Relative humidity is projected to increase slightly or show ≈0% change.	
	Heatwave <sup>21</sup> (Acute)	The large projected increase in high summer temperatures suggests an increase in the num- ber of heatwave events by the middle of the century. The increases range from 1 to 8 for the RCP4.5 scenario and from 3 to 15 for the RCP8.5 scenario. A sustained increase in the daily maximum temperature is associated with heatwaves.	Change in daily max temperature: +1.5°C Change in the number of heatwave events: 2 to 4	Change in daily max temperature: +2.1°C Change in the number of heatwave events: 6 to 8

#### Table 2-2: Climate Projections for Ireland (Data Source: EPA Research Report 339)



<sup>&</sup>lt;sup>17</sup> P. Nolan and J. Flanagan (2020) High-Resolution Climate Projections for Ireland – a Multi-model Ensemble Approach. EPA Research Report No. 339.

<sup>&</sup>lt;sup>18</sup> Simulations were run for the reference period 1981–2000 and the future period 2041–2060.

<sup>&</sup>lt;sup>19</sup> Specific humidity is the amount of water vapour in the atmosphere calculated as the ratio of the mass of water vapour to the total mass of the air parcel.

<sup>&</sup>lt;sup>20</sup> Relative humidity is the ratio of the amount of water vapour present in the air to the greatest amount possible at the same temperature.

<sup>&</sup>lt;sup>21</sup> Heatwaves are considered as periods of more than 3 consecutive days exceeding the 99th percentile of the daily maximum temperature of the May-to-September season of the control period (1981–2000) (EPA Research Report 339).

IPCC Climate Impact Driver Category	Climate-related Hazard	Summary of Projections for Ireland <sup>17</sup>	Climate Model Simulations for Dublin <sup>18</sup> (RCP4.5 Scenario)	Climate Model Simulations for Dublin <sup>18</sup> (RCP8.5 Scenario)
	Frost and Ice days (Acute)	The large projected decrease in cold nights im- plies a decrease in the number of frost and ice days by the middle of the century.	Averaged over the whole country, the num- ber of frost days (days when the minimum temperature is <0°C) is projected to de- crease by 45%. The number of ice days (days when the maximum temperature is <0°C) is projected to decrease by 68%.	Averaged over the whole country, the num- ber of frost days (days when the minimum temperature is <0°C) is projected to de- crease by 58%. The number of ice days (days when the maximum temperature is <0°C) is projected to decrease by 78%.
Wet and Dry	Precipitation (Chronic)	(Chronic)       Substantial decreases in precipitation are projected for the summer months, with reductions ranging from ≈0% to 11% for the RCP4.5 scenario and from 2% to 17% for the RCP8.5 scenario. Other seasons, and over the full year, show small projected changes in precipitation. However, the mid-century precipitation climate is expected to become more variable with substantial projected increases in both dry periods and heavy precipitation events.       Percentage decrease in annual mean r fall: 6%	Percentage decrease in summer rainfall:	Percentage decrease in annual mean rain- fall: 5.7% Percentage decrease in summer rainfall: 2% to 17% Percentage Increase in winter rainfall: 1% to 5%
	Heavy Precipitation Events (Acute)	Changes in the occurrence of heavy rainfall events are of particular importance because of the link with flooding. The frequencies of heavy precipitation events show notable increases over the year as a whole and in the winter and autumn months, with "likely" projected in- creases of 5–19%.	Projected increase in the annual number of wet days: 2% to 10% (It is noted that regional details are not reli- able because of a large variability in the en- sembles).	Projected increase in the annual number of wet days: 2% to 14% (It is noted that regional details are not reli- able because of a large variability in the en- sembles).



IPCC Climate Impact Driver Category	Climate-related Hazard	Summary of Projections for Ireland <sup>17</sup>	Climate Model Simulations for Dublin <sup>18</sup> (RCP4.5 Scenario)	Climate Model Simulations for Dublin <sup>18</sup> (RCP8.5 Scenario)
		The projections indicate an increase in the an- nual number of wet days <sup>22</sup> for the RCP4.5 (mean value 10%) and RCP8.5 (mean value 14%) scenarios. The projected increase in the annual number of very wet days <sup>23</sup> is substan- tial, with mean values of 21% and 31% for the RCP4.5 and RCP8.5 scenarios, respectively.	Projected increase in the annual number of very wet days: 2% to 22% (It is noted that regional details are not reli- able because of a large variability in the en- sembles).	Projected increase in the annual number of very wet days: 2% to 26% (It is noted that regional details are not reli- able because of a large variability in the en- sembles).
	Dry Periods (Acute)	To quantify the potential impact of climate change on future drought events, the change in the number of dry periods <sup>24</sup> was analysed. The projections indicate an increase in the annual number of dry periods for the RCP4.5 and RCP8.5 scenarios (mean value ≈16% for both RCPs). The projected increases in dry periods are largest for summer, with "likely" values of +11% and +48% for the RCP4.5 and RCP8.5 scenarios, respectively.	Percentage increase in the number of an- nual dry periods: 28% Percentage increase in the number of sum- mer dry periods: 30%	Percentage increase in the number of an- nual dry periods: 28% Percentage increase in the number of an- nual dry periods: 35%
Wind	Wind Speed and Sea Level Pressure (Chronic)	Mid-century mean 10-m wind speeds are pro- jected to decrease for all seasons. The de- creases are largest for summer months under the RCP8.5 scenario. The summer reductions in 10-m wind speed range from 0.3% to 3.4% for the RCP4.5 scenario and from 2% to 5.4% for the RCP8.5 scenario. Annual average mean sea level pressure (MSLP) is projected to increase by the middle of the century for both the RCP4.5 (mean value 1.4hPa) and RCP8.5 scenarios (mean value 1.2hPa). There exists a clear south-east to north-west gradient in the projections, with the	Percentage change in annual mean 10-m wind speed: -2% Change in annual average mean sea level pressure: 1.35 hPa	Percentage change in annual mean 10-m wind speed: -2.5% Change in annual average mean sea level pressure: 1.1 hPa

<sup>&</sup>lt;sup>22</sup> A "wet day" is defined as one on which the daily precipitation amount is greater than 20mm.

<sup>&</sup>lt;sup>23</sup> A "very wet day" is defined as one on which the daily precipitation is greater than 30mm.

<sup>&</sup>lt;sup>24</sup> A dry period is defined as at least 5 consecutive days on which the daily precipitation is less than 1mm.

IPCC Climate Impact Driver Category	Climate-related Hazard	Summary of Projections for Ireland <sup>17</sup>	Climate Model Simulations for Dublin <sup>18</sup> (RCP4.5 Scenario)	Climate Model Simulations for Dublin <sup>18</sup> (RCP8.5 Scenario)
		largest increases in the north. The projected in- creases in MSLP are some of many possible factors that could contribute to the projections of decreases in wind speed and wind power and increases in dry periods and heatwave events.		
	Storm Track Projections <sup>25</sup> (Acute)	Projections show a reduction of ≈10% in the num severe windstorms over Ireland and the UK from the storm projections should be considered with	the middle of the century. It should be noted t	
Snow and Ice	Snowfall (Chronic)	Annual snowfall is projected to decrease sub- stantially by the middle of the century for the RCP4.5 (mean value 52%) and RCP8.5 scenar- ios (mean value 63%). The largest decreases are noted over low-lying regions. Averaged over the whole country, the "likely" decreases in mid- century snowfall are 51% and 60% for the RCP4.5 and RCP8.5 scenarios, respectively.	Percentage decrease in mean annual in snowfall: -67%	Percentage decrease in mean annual in snowfall: -75%
Other	Energy Impacts	Heating degree days <sup>26</sup> : The projected change in heating degree days (HDDs) shows that by the middle of the century there will be a greatly reduced requirement for heating in Ireland, with HDDs projected to decrease by 12–17% and 15–21% for the RCP4.5 and RCP8.5 scenarios, respectively. A clear north-to-south gradient is evident for both RCP scenarios, with the largest decreases in the south. Averaged over the whole country, the expected decreases in HDDs are 14% and 18% for the RCP4.5 and RCP8.5 scenarios, respectively. <b>Cooling degree days<sup>27</sup>:</b>		

<sup>&</sup>lt;sup>25</sup> Given the large societal impacts of extreme storms, there is considerable interest in the potential impact of climate change on extreme cyclonic activity in the North Atlantic. Windstorms and associated high wind speeds are a major source of natural hazard risk for Ireland and many countries across Europe.

<sup>&</sup>lt;sup>26</sup> A degree day, an estimate of accumulated heat, is defined as the deviation (°C) from a base temperature value. Heating degree days (HDDs) are used by power companies and consumers to estimate the amount of energy required for residential or commercial space heating during the cold season.

<sup>&</sup>lt;sup>27</sup> Cooling degree days (CDDs) are used to estimate the amount of air conditioning usage during the warm season.

IPCC Climate Impact Driver Category	Climate-related Hazard	Summary of Projections for Ireland <sup>17</sup>	Climate Model Simulations for Dublin <sup>18</sup> (RCP4.5 Scenario)	Climate Model Simulations for Dublin <sup>18</sup> (RCP8.5 Scenario)
		The projections show that cooling degree days (CDDs) are expected to slightly increase, particularly over the east and midlands, suggesting a small increase in air conditioning requirements by the middle of the century. However, the amounts are small compared with HDDs and therefore have a negligible effect on the projected changes in the total energy demand.		
		Solar photovoltaic (PV) power:		
		To assess the impacts of climate change on sola an expected small decrease in PV by the middle country and for the RCP8.5 scenario.		

# **3** CLIMATE RISK SCREENING

#### 3.1 Technical Screening Criteria Requirements

The Commission Delegated Regulation 2021/2139 (the 'Supplementing Regulation') establishes the Technical Screening Criteria for '*Substantial contribution to climate change adaptation*' specific to certain economic activities. Annex II, Section 7.1 (2) of the Supplementing Regulation sets out the following criteria for assessing risk on economic activities:

- 2. The physical climate risks that are material to the activity have been identified from those listed in Appendix A to this Annex by performing a robust climate risk and vulnerability assessment with the following steps:
  - a. screening of the activity to identify which physical climate risks from the list in Appendix A to this Annex may affect the performance of the economic activity during its expected lifetime;
  - b. where the activity is assessed to be at risk from one or more of the physical climate risks listed in Appendix A to this Annex, a climate risk and vulnerability assessment to assess the materiality of the physical climate risks on the economic activity;
  - c. an assessment of adaptation solutions that can reduce the identified physical climate risk.

The first step of the climate risk and vulnerability assessment, as set out in Annex II, Section 7.1 (2) (a) of the Supplementing Regulation (and provided above), is the screening of the activity to identify which physical climate risks from the list in Appendix A of Annex II of the Supplementing Regulation may affect the performance of the economic activity during its expected lifetime. These physical climate risks are provided in Table 3-1.

	Temperature-related	Wind-related	Water-related	Solid mass-related
	Changing temperature (air, freshwater, marine water)Changing patternswind patternsChanging patterns and types (rain, hail, snow/ice)		Coastal erosion	
	Heat stress		Precipitation or hydrologi- cal variability	Soil degradation
Chronic	Temperature variability		Ocean acidification	Soil erosion
	Permafrost thawing		Saline intrusion	Solifluction
			Sea level rise	
			Water stress	
Acute	Heat wave	Cyclone, hurricane, typhoon	Drought	Avalanche

Table 3-1: Classification of climate related hazards (Source: Appendix A of Annex II of the Commission
Delegated Regulation 2021/2139 <sup>28</sup> )

<sup>&</sup>lt;sup>28</sup> Appendix 2 of this report contains a copy of Appendix A of Annex II of the Supplementing Regulation.

Temperature-related	Wind-related	Water-related	Solid mass-related
Cold wave/frost	Id wave/frost Storm (including blizzards, dust and sandstorms) Heavy precipitation (rain, hail, snow/ice)		Landslide
Wildfire	Tornado	Flood (coastal, fluvial, pluvial, ground water)	Subsidence
		Glacial lake outburst	

The climate risk screening primarily considers the location of the Proposed Development; this allows certain climate-related hazards to be initially excluded from the screening assessment based on location. Climate projections for the area of the Proposed Development along with risk levels as determined by the IPCC AR6 WGI and DLRCC CCAP are then utilised to determine the climate risks which are material to the Proposed Development. Climate risks that are material to the Proposed Development are then subsequently identified from those listed in Table 3-1.

#### 3.2 Risk Identification

#### 3.2.1 **Project Site Location**

The subject site, which measures c. 0.72 ha., is brownfield, vacant lands which have been derelict for more than 10 years, at Junction of Sallynoggin Road and Glenageary Avenue, Glenageary, Co. Dublin.

The subject site is bound by Glenageary Road and Sallynoggin Road from the northwest to the northeast, and the Glenageary Roundabout to the north. There is an existing neighbourhood centre on the eastern side of the Glenageary Roundabout and the St. John of God community services facility on the northern side of the roundabout. The site is also adjacent to 'Lidl', a convenience foodstore to the southwest, and Glenageary An Post Sorting Office to the south.

The Proposed Development is in an urban area where land use is mixed (commercial, light industrial, employment and residential). The Site is located approximately 23km southeast of Dublin City Centre.

The existing site is a brownfield Site which is currently vacant and has been derelict for more than 10 years.

The subsoil and bedrock of the area are not prone to subsidence and the topography of the site and surrounding area would not be prone to landslide risk.

Flood zones are defined in the *"Planning System and Flood Risk Management"* Guidelines as *"geographical areas within which the likelihood of flooding is within a particular range"*. In accordance with the Guidelines, flood maps were produced as part of DLRCC's Strategic Flood Risk Assessment (SFRA)<sup>29</sup> which accompanied the 2022 – 2028 County Development Plan. From these flood maps, it is evident that the Site of the Proposed Development is located in Flood Zone C, which indicates that the *"probability of flooding from rivers and the sea is low (less than 0.1% or 1 in 1000 for both river and coastal flooding)"*.

<sup>&</sup>lt;sup>29</sup> Strategic Flood Risk Assessment (SFRA) prepared as part of the Dun Laoghaire Rathdown County Development Plan 2022-2028



A Flood Risk Assessment<sup>30</sup> (FRA) has been carried out for the Proposed Development which considers the potential flood mechanisms at the Site, these are as follows:

- Fluvial flooding from the Deansgrange Stream which is located to the south of the Proposed Development site;
- Pluvial flooding from insufficient capacity of the local urban drainage network;
- Groundwater Flooding.

The historic flooding information available on www.floodinfo.ie was reviewed for the site and surrounding areas. The review concluded that there were no historic records of flooding in the immediate vicinity of the site of the Proposed Development. Two previous single (non-recurring) flood events were recorded approximately 380 metres west of the site.

The Proposed Development Site is approximately 1.5km from the Deansgrange Stream. It is therefore considered that the proposed site at Junction of Sallynoggin Road and Glenageary Avenue, Glenageary, Co. Dublin is not at risk to fluvial flooding.

Due to the location of the subject Site, the risk of coastal flooding is considered to be low. The Site is located approximately 1.4 km from the Irish Sea at Dun Laoghaire where the highest tide level is ca. 4m. The overall topography of the site is approximately 43m (AOD) and it is generally flat.As such, the Site of the Proposed Development is not at risk from tidal flooding.

Pluvial flooding occurs due to insufficient capacity in the local drainage network system which results in overland flows as well as the ponding of water in topographically low points. It is usually associated with high intensity rainfall. According to the FRA, given there is no record of any previous flood events occurring in the immediate vicinity of the site (pluvial or fluvial), it is considered that the site is not at risk to pluvial flooding. However, due to the predicted increase in the frequency and intensity of extreme rainfall events it is prudent that Site specific drainage and management measures aimed at mitigating the effects of pluvial flooding are incorporated into the development design.

Based on a review of the Proposed Development Site location, the following potential climate-related hazards, as listed in Table 3-1, can be excluded from the screening assessment:

- Sea level rise:
- Due to the elevation of the Site and its position above sea level, it is not expected to be affected by sea level rise.<sup>31</sup>
- **Temperature-related:** permafrost thawing; wildfire.
- The Site is located within an urban setting; therefore, highly unlikely to be affected by wildfires. Permafrost is not relevant to the Irish climate.
- Wind-related: tornado.
- Tornados are not considered relevant based on Irelands historical and future projected climate.
- **Solid mass-related:** soil degradation; soil erosion; solifluction; avalanche; landslide; subsidence.

<sup>&</sup>lt;sup>31</sup> <u>Climate Central - Coastal Risk Screening Tool</u>



<sup>&</sup>lt;sup>30</sup> Refer to Flood Risk Assessment, AECOM, April 2023.

- In relation to soil degradation and soil erosion, there will be unavoidable loss of in—situ soil and subsoil from the Proposed Development Site to achieve the required formation levels for the Proposed Development including building foundations, roads, drainage, and other infrastructure. It is anticipated that all excavated soil will be reused on Site, subject to suitability testing.
- Due to the use of appropriate foundations, as recommended within the Site Investigation Report<sup>32</sup>, the Site will not be prone to subsidence.
- Due to the location and topography of the Site, solifluction and landslides have been excluded in the long-term.
- Avalanches are not considered relevant based on Irelands historical and future projected climate.

# 3.2.2 IPCC AR6 WGI Climate Impact Drivers and Confidence in Future Changes for Northern Europe and Ireland

The IPCC WGI has developed an Interactive Atlas to demonstrate Climatic impact-drivers (CIDs) predictions across the globe. CIDs are physical climate system conditions (e.g., means, events, extremes) that affect an element of society or ecosystems. Depending on system tolerance, CIDs and their changes can be detrimental, beneficial, neutral, or a mixture of each across interacting system elements and regions. CID types include heat and cold, wet and dry, wind, snow and ice, coastal and open ocean.

Chapter 12 of IPCC AR6 WGI surveys the links between CIDs and affected sectors and provides a matrix of CIDs for regional sectors that are rated based on their potential impact and risk relevance. Impacts, risks, and opportunities are rarely attributable to a single CID index or threshold, but climate shifts that push conditions outside of expected conditions and beyond tolerance levels are indicative of impact, risk or benefit given vulnerability and exposure. Focus is on direct sectoral connections of a CID rather than cascading or secondary effects. Within each sector there is a multitude of specific sectoral systems that may be affected by CID increases and decreases, with consequences further distinguished by region, background climate and socio-economic or ecological context of the affected asset.

The Proposed Development falls within the sector of the "Built Environment" as per IPCC AR6 WGI. Therefore, CIDs and their associated impact/risk relevance for the Built Environment have been provided in Table 3-2:

<sup>&</sup>lt;sup>32</sup> Refer to Glenageary SHD, Sallynoggin Road, Glenageary, Co. Dublin Site Investigation Report, Site Investigations Ltd, December 2020



Category	CIDs	Impacts and Risk Relevance
	Mean air temperature	High
HEAT AND COLD	Extreme heat	High
HEAT AND COLD	Cold spell	Low/moderate
	Frost	None/low confidence
	Mean precipitation	None/low confidence
	River flood	High
	Heavy precipitation and pluvial flood	High
WET AND DRY	Landslide	Low/moderate
WEI AND DRI	Aridity	None/low confidence
	Hydrological drought	None/low confidence
	Agricultural and ecological drought	Low/moderate
	Fire weather	Low/moderate
	Mean wind speed	None/low confidence
WIND	Severe windstorm	High
WIND	Tropical cyclone	High
	Sand and dust storm	Low/moderate
	Snow, glacier and ice sheet	None/low confidence
	Permafrost	Low/moderate
SNOW AND ICE	Lake, river and sea ice	None/low confidence
SNOW AND ICE	Heavy snowfall and ice storm	Low/moderate
	Hail	Low/moderate
	Snow avalanche	Low/moderate
	Relative sea level	High
	Coastal flood	High
COASTAL AND	Coastal erosion	High
OCEANIC	Marine heatwave	None/low confidence
	Ocean acidity	None/low confidence
	Air pollution weather	None/low confidence
OTHER	Atmospheric CO <sub>2</sub> at surface	None/low confidence
	Radiation at surface	Low/moderate

Table 2 2: Impa	cts and Risk Releva	nce for the "Ruil	Environment"
1 able 3-2. IIIIpa	CIS ANU RISK REIEVA	ince ioi line Duill	Environneni

The CIDs, and confidence in future changes of climate for Northern Europe are demonstrated in Table 3-3:

Category	CIDs	Future Changes	
	Mean surface temperature	High confidence of increase	$\Delta$
HEAT AND	Extreme heat	High confidence of increase	$\triangle$
COLD	Cold spell	High confidence of decrease	$\bigtriangledown$
	Frost	High confidence of decrease	$\bigtriangledown$
	Mean precipitation	High confidence of increase	$\triangle$
	River flood	Medium confidence of decrease	$\bigtriangledown$
	Heavy precipitation and pluvial flood	High confidence of increase	$\triangle$
WET AND DRY	Landslide	Low confidence in direction of change	—
	Aridity	High confidence of decrease	$\bigtriangledown$
	Hydrological drought	Low confidence in direction of change	—
	Agricultural and ecological drought	Low confidence in direction of change	—



Category	CIDs	Future Changes	
	Fire weather	Low confidence in direction of change	
	Mean wind speed	Medium confidence of decrease	$\bigtriangledown$
WIND	Severe windstorm	Medium confidence of increase	$\Delta$
WIND	Tropical cyclone	Not relevant	83
	Sand and dust storm	Not relevant	83
	Snow, glacier and ice sheet	High confidence of decrease	$\nabla$
	Permafrost	High confidence of decrease	$\nabla$
SNOW AND ICE	Lake, river and sea ice	High confidence of decrease	$\bigtriangledown$
SNOW AND ICE	Heavy snowfall and ice storm	Low confidence in direction of change	—
	Hail	Low confidence in direction of change	—
	Snow avalanche	Low confidence in direction of change	—
	Relative sea level	High confidence of increase	$\Delta$
0040741 410	Coastal flood	High confidence of increase	$\Delta$
COASTAL AND	Coastal erosion	High confidence of increase	$\Delta$
OCLANIC	Marine heatwave	High confidence of increase	$\Delta$
	Ocean acidity	High confidence of increase	$\Delta$
	Air pollution weather	Low confidence in direction of change	—
OTHER	Atmospheric CO <sub>2</sub> at surface	High confidence of increase	$\Delta$
	Radiation at surface	Medium confidence of decrease	$\bigtriangledown$

The CIDs and predicted changes in future climate for Ireland are presented in Table 3-4 below, as adapted from the findings in Table 2-2 of this Report:

Category	CIDs	Future Changes
	Mean surface temperature	Predicted increase
HEAT AND COLD	Extreme heat	Predicted increase
HEAT AND COLD	Cold spell	Predicted decrease
	Frost	Predicted decrease
	Mean precipitation	Uncertainty in predictions
	River flood	Predicted increase
WET AND DRY	Heavy precipitation and pluvial flood	Predicted increase
	Hydrological drought	Predicted increase
	Agricultural and ecological drought	Predicted increase
WIND	Mean wind speed	Predicted decrease
WIND	Severe windstorm	Predicted increase
	Snow, glacier and ice sheet	Predicted decrease
SNOW AND ICE	Heavy snowfall and ice storm	Predicted decrease

Table 3-4: Climate Change Predictions for Ireland (based on EPA Research Report No. 339)



Category	CIDs	Future Changes
COASTAL AND OCEANIC	Relative sea level	Predicted increase
ENERGY IMPACTS (OTHER)	Heating degree days	Predicted decrease
	Cooling degree days	Predicted increase
	Solar photovoltaic (PV) power	Predicted decrease

### 3.2.3 Dún Laoghaire-Rathdown's Climate Change Risk Matrix (DLR CCAP)

The following Table 3-5 has been adapted from the DLRCC Climate Change Action Plan (DLR CCAP). To determine the effects of a changing climate on Dún Laoghaire-Rathdown, five impact areas were identified that include the different sectors in the County. The most applicable sector to the Proposed Development, as defined by DLRCC, is "Critical Infrastructure and the Built Environment". The impact areas chosen are reflective of the action areas used throughout the CCAP (Energy and Buildings, Transport, Nature-Based Solutions, Resource Management and Flood Resilience), which reflect DLRCC's remit. Once the impact areas were identified, the risk of these areas to a changing climate was determined. The influence of future risks on the impact areas was assessed using risk matrices. Risk matrices calculate the overall future risk incurred by the different sectors in Dún Laoghaire-Rathdown. A future risk, as per the DLR CCAP, may be defined as a product of likelihood and consequence. The following Table 3-5 provides an adaptation of DLRCC's Climate Change Risk Matrix for Critical Infrastructure and the Built Environment:

Climate Risk	Description	Parameter	Consequence	Likelihood	Future Risk
	Projected increases in temperature, wind speeds, cold	Cold Snaps	Major	Possible	Medium
	snaps and rainfall will put a stress on the built environment,	Heat Waves	Minor	Likely	Medium
Extreme Weather	particularly on critical infrastructure (such as	Dry Spells	Moderate	Almost Certain	High
Events	electricity and communication networks) and residential	Extreme Rainfall	Major	Possible	Medium
	developments (with the most vulnerable populations being particularly at risk)	Wind Speeds	Critical	Unlikely	Medium
	Increases in sea levels and	Sea Level Rise	Critical	Almost Certain	High
0	wave overtopping, along with increased occurrence of coastal storms, will put the built environment at risk. This will in- clude housing and critical infra- structure, which are typically built along the coast	Wave Height	Major	Possible	Medium
Sea Level Rise		Tides	Major	Likely	High
1136		Coastal Erosion	Moderate	Possible	Medium
		Storm Surges	Major	Unlikely	Medium
Flooding	Coastal, fluvial and pluvial flooding will put additional	Coastal and Tidal	Critical	Almost Certain	High

 Table 3-5: Dún Laoghaire-Rathdown's Climate Change Risk Matrix for Critical Infrastructure & the Built

 Environment (Source: adapted from Dún Laoghaire-Rathdown Climate Change Action Plan)



Climate Risk	Description	Parameter	Consequence	Likelihood	Future Risk
	stress and risk on the built envi- ronment. This additional risk	Fluvial	Critical	Almost Certain	High
	will cause all areas in the built environment to suffer (busi- nesses, residential, critical in- frastructure, etc.)	Pluvial	Major	Likely	High

### 3.2.4 Identified Climate Risks

The CIDs, and confidence in future changes of climate for Northern Europe, as presented in IPCC AR6 WGI, have been taken into consideration along with the location of the Proposed Development, projected changes in climate for Ireland, and future climate risk levels as determined within the DLR CCAP, in order to determine what risks are material to the Proposed Development.

Based on these findings, as presented in Table 3-2 to Table 3-5, the following Table 3-6 indicates the CIDs of relevance to the Proposed Development. Only CIDs which have been assigned as low/moderate or high in IPCC AR6 WGI findings for the "Built Environment" have been included here; anything that has been assigned none/low confidence has been omitted (aside from hydrological drought).



#### Table 3-6: Climate Risk Screening

Category	CIDs	IPCC Impacts and Risk Relevance to the Built Environment	Predicted Change in CID for Northern Europe and Ireland	DLRCC Risk Level to Critical Infrastructure & the Built Environment (extreme weather events)	Material Risk
	Mean air temperature (chronic)	High	High confidence of increase in Northern Europe. Trends for Ireland indicate an increase in mean air temperature.	-	Yes
HEAT AND COLD	Extreme heat (acute)	High	High confidence of increase in Northern Europe. Trends for Ireland indicate an increase in heatwaves.	Medium	Yes
	Cold spell (acute)	Low/moderate	High confidence of decrease in Northern Europe. Trends for Ireland indicate a decrease in cold spells.	Medium	No
	River flood (acute)	High	Medium confidence of decrease for Northern Europe. Wet days and very wet days predicted to increase in Ireland.	High	Yes
	Heavy precipitation and pluvial flood (acute)	High	High confidence of increase for Northern Europe. Wet days and very wet days predicted to increase in Ireland.	Medium-High	Yes
WET AND DRY	Landslide (acute)	Low/moderate	Low confidence in direction of change.	-	No
	Hydrological Drought <sup>33</sup> (acute)	None/low confidence	Low confidence in direction of change for Northern Europe. Number of dry periods expected to increase in Ireland.	High	Yes
	Agricultural and ecological drought (acute)	Low/moderate	Low confidence in direction of change.	-	No

<sup>&</sup>lt;sup>33</sup> Though this has been assigned as none/low confidence by the IPCC in terms of impacts and risk relevance to the built environment, climate predictions for Ireland indicate an increase in the frequency and duration of droughts. Therefore, this CID has not been omitted from the current risk screening.



Category	CIDs	IPCC Impacts and Risk Relevance to the Built Environment	Predicted Change in CID for Northern Europe and Ireland	DLRCC Risk Level to Critical Infrastructure & the Built Environment (extreme weather events)	Material Risk
	Fire weather (acute)	Low/moderate	Low confidence in direction of change.	-	No
	Severe windstorm (acute)	High	Medium confidence of increase in Northern Europe. Increase in windstorms projected for Ireland with level of caution for uncertainty.	-	Yes
WIND	Tropical cyclone (acute)	High	Not relevant for location.	-	No
	Sand and dust storm (acute)	Low/moderate	Not relevant for location.	-	No
	Permafrost thawing (chronic)	Low/moderate	Not relevant for location.	-	No
SNOW AND ICE	Heavy snowfall and ice storm (acute)	Low/moderate	Low confidence in direction of change for Northern Europe. Trends in Ireland predict a decrease in snowfall.	-	No
	Hail (acute)	Low/moderate	Low confidence in direction of change.	-	No
	Snow avalanche (acute)	Low/moderate	Not relevant for location.	-	No
	Relative sea level (chronic)	High	High confidence of increase in Northern Europe. A 6-7mm rise per year in Dublin Bay was recorded between the years 2000 and 2016.	High	No
COASTAL & OCEANIC	Coastal flood (acute)	High	High confidence of increase in Northern Europe.	High	No
	Coastal erosion (chronic)	High	High confidence of increase in Northern Europe.	Medium	No



Category	CIDs	IPCC Impacts and Risk Relevance to the Built Environment	Predicted Change in CID for Northern Europe and Ireland	DLRCC Risk Level to Critical Infrastructure & the Built Environment (extreme weather events)	Material Risk
OTHER	Radiation at surface (chronic)	Low/moderate	Medium confidence of decrease in Northern Europe.	-	No
	Compound flooding	High	The probability of these events is projected to increase along northern European coasts	High	Yes



Taking account of the findings presented in Table 3-2 to Table 3-6, the physical climate risks from the list in Appendix A of Annex II of the Supplementing Regulation (as provided in Table 3-1) which may affect the performance of the economic activity during its expected lifetime have been revised in terms of relevancy to the Proposed Development. Table 3-7 presents the physical climate risks which have been deemed relevant to the Proposed Development (highlighted) and those which have been excluded (strikethrough):

Table 3-7: Classification of climate related hazards which are relevant to the Proposed	Develonment
Table 5-7. Classification of climate related nazards which are relevant to the Proposed	Development

	Temperature-related	Wind-related	Water-related	Solid mass-related
	Changing temperature (air, freshwater, marine water)	Changing wind patterns	Changing precipitation patterns and types (rain, hail, snow/ice)	Coastal erosion
	Heat stress		Precipitation or hydro- logical variability	Soil degradation
Chronic	Temperature variability		Ocean acidification	Soil erosion
	Permafrost thawing		Saline intrusion	Solifluction
			Sea level rise	
			Water stress	
	Heat wave	<del>Cyclone, hurricane,</del> <del>typhoon</del>	Drought	Avalanche
Acute	Cold wave/frost	Storm (including bliz- zards, dust and sandstorms)	Heavy precipitation (rain, hail, snow/ice)	Landslide
	Wildfire	Tornado	Flood (coastal, fluvial, pluvial, ground water)	Subsidence
			Glacial lake outburst	



# 4 CLIMATE RISK AND VULNERABILITY ASSESSMENT

# 4.1 Technical Screening Criteria Requirements

The Commission Delegated Regulation 2021/2139 (the 'Supplementing Regulation') establishes the Technical Screening Criteria for 'Substantial contribution to climate change adaptation' specific to certain economic activities. Annex II, Section 7.1 (2) of the Supplementing Regulation sets out the following criteria for assessing risk on economic activities:

- 2. The physical climate risks that are material to the activity have been identified from those listed in Appendix A to this Annex by performing a robust climate risk and vulnerability assessment with the following steps:
  - a. screening of the activity to identify which physical climate risks from the list in Appendix A to this Annex may affect the performance of the economic activity during its expected lifetime;
  - b. where the activity is assessed to be at risk from one or more of the physical climate risks listed in Appendix A to this Annex, a climate risk and vulnerability assessment to assess the materiality of the physical climate risks on the economic activity;
  - c. an assessment of adaptation solutions that can reduce the identified physical climate risk.

In accordance with Annex II, Section 7.1 (2) (a) of the Supplementing Regulation, Section 3 of this Report has screened the activity to identify which physical climate risks from the list in Appendix A of Annex II of the Supplementing Regulation may affect the performance of the economic activity during its expected lifetime.

The remaining steps, as set out in Annex II, Section 7.1 (2) of the Supplementing Regulation (and provided above), are to conduct a climate risk and vulnerability assessment to assess the materiality of the physical climate risks on the economic activity and assess the adaptation solutions that can reduce the identified physical climate risk. This has been completed using the IPCC framework on the assessment of risk and is detailed in the following sections.

### 4.2 Climate Risk and Vulnerability Assessment Framework

The IPCC provides a framework to assess risk. This framework evaluates risks which may emerge due to the overlap of Climate Hazards, Vulnerability, and Exposure<sup>34</sup>.

<sup>&</sup>lt;sup>34</sup> IPCC (2022) Working Group II Contribution to the Sixth Assessment Report (AR6), Climate Change 2022: Impacts, Adaptation and Vulnerability.



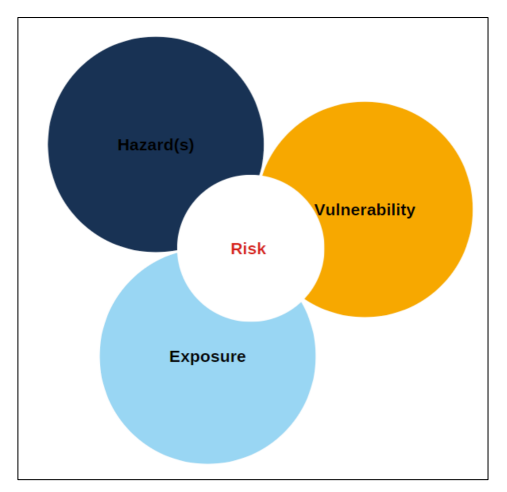


Figure 4-1: IPCC (AR6) Risk Assessment Propeller

Section 3 (Climate Risk Screening) identified the following Climate Hazards as posing a potential risk to the Proposed Development:

- Temperature (chronic)
- Temperature (acute)
- Precipitation (acute)
- Drought (acute)
- Wind (acute)
- Compound events (acute)

Table 4-1 below evaluates these Climate Hazards, the risk factors (Exposure), the current sensitivity and adaptive capacity of the development (Vulnerability), and the subsequent risk level. Adaptation solutions that can reduce the identified physical climate risk have been assessed and any further recommendations for additional adaptation and mitigation measures which may improve the Proposed Development's resilience to climate change impacts are also noted.



#### Table 4-1: Risk and Vulnerability Assessment

IPCC CID Category	Climate Hazard	Risk Factor (Exposure)	Current Sensitivity and Adaptive Capacity of Development (Vulnerability)	Risk with Existing Adaptation Measures	Proposed Additional Adaptation/Mitigation Measures
			The design has allowed for the integration of over 70% of total roof area for green/blue roofs, rain pits and tree pits <sup>35</sup> . Green roofs will have a cooling effect and contribute to the reduction of urban heat island. They will also contribute to biodiversity.		
			Landscaping and the use of trees and plants will shade and contribute to the cooling of the air through evapotranspiration <sup>36</sup> .		Inspection and
	(chronic)	c) e in mean building, extra power	Mechanical Heat Recovery Ventilation (MHRV) will be used in all apartment units to satisfy Part F and to reduce energy demand for heating of the Building Regulations 2010 <sup>37</sup> . Natural ventilation will be used in non-domestic areas.	Low Risk once existing proposed measures are implemented.	maintenance of the PV / Photovoltaic array and HVAC systems is carried out periodically and completed in accordance with good practice.
		PV / Photovoltaic Array to be installed. PV / Photovoltaic Array will offset Primary Energy associated with electricity <sup>38</sup> .			
			High-performance building fabric elements are being utilised to maximise daylight and solar heat gains. This will reduce energy used for artificial lighting and heating.		
	<b>Temperature (acute)</b> Increase in frequency and duration of heatwave events	Increased use of Air Conditioning and extra power usage.	The design has allowed for the integration of over 70% of total roof area for green/blue roofs, rain pits and tree pits <sup>39</sup> which will have a cooling effect and contribute to the reduction of urban heat island effect. Mechanical Heat Recovery Ventilation (MHRV) will be used in all apartment units to satisfy Part F and to reduce	Low Risk once existing proposed measures are implemented.	Inspection and maintenance of the PV / Photovoltaic array and HVAC systems is carried out periodically and

<sup>&</sup>lt;sup>35</sup> Refer to Architectural Design Statement, John Fleming Architects, April 2023.

<sup>&</sup>lt;sup>39</sup> Refer to Architectural Design Statement, John Fleming Architects, April 2023.



<sup>&</sup>lt;sup>36</sup> Evapotranspiration is a term used to refer to the combined processes by which water moves from the earth's surface into the atmosphere.

<sup>&</sup>lt;sup>37</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023

<sup>&</sup>lt;sup>38</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

IPCC CID Category	Climate Hazard	Risk Factor (Exposure)	Current Sensitivity and Adaptive Capacity of Development (Vulnerability)	Risk with Existing Adaptation Measures	Proposed Additional Adaptation/Mitigation Measures
			energy demand for heating of the Building Regulations 2010 <sup>40</sup> . Natural ventilation will be used in non-domestic areas. PV / Photovoltaic Array to be installed. PV / Photovoltaic		completed in accordance with good practice.
			Array will offset Primary Energy associated with electricity <sup>41</sup> .		
			According to the Flood Risk Assessment <sup>42</sup> , the Site is classed as having a low risk of flooding on Site and categorised as a Flood Zone C <sup>43</sup> .		
			The overall topography of the site is approximately 43m (AOD) and it is generally flat.		Conduct a risk assessment, as necessary, when
	Precipitation (acute)	Pressure on drainage	The Proposed Development Site is approximately 1.5km from the Deansgrange Stream. It is therefore considered that the Site is not at risk to fluvial flooding <sup>44</sup> .	Low Risk once existing proposed	deciding the future location and placement of critical infrastructure.
		systems.	In relation to pluvial flooding, drainage systems have been designed with ample capacity to store any excess storm water. The risk of flooding is mitigated by providing attenuation for the development which can store water for the 1 in 100-year storm event plus a 20% allowance for climate change and therefore the residual risk is low <sup>45</sup> .	measures are implemented.	Inspection and maintenance of the drainage systems is carried out periodically and completed in accordance with good practice.
			A surcharge analysis has been carried out for the critical storm and corresponding maximum water levels. In summary, the maximum water level in the proposed drainage network is 43.182 m, at manhole S1. This is		

<sup>&</sup>lt;sup>40</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

<sup>&</sup>lt;sup>45</sup> Refer to Flood Risk Assessment, AECOM, April 2023



<sup>&</sup>lt;sup>41</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

<sup>&</sup>lt;sup>42</sup> Refer to Flood Risk Assessment, AECOM, April 2023.

<sup>&</sup>lt;sup>43</sup> Probability of flooding from rivers and the sea is low (less than 0.1% or 1 in 1000 for both river and coastal flooding).

<sup>&</sup>lt;sup>44</sup> Refer to Flood Risk Assessment, AECOM, April 2023

IPCC CID Category	Climate Hazard	Risk Factor (Exposure)	Current Sensitivity and Adaptive Capacity of Development (Vulnerability)	Risk with Existing Adaptation Measures	Proposed Additional Adaptation/Mitigation Measures
			618 mm below the Finished Ground Floor Level of the building. Therefore, the likelihood of flooding due to surcharging the existing drainage network is considered low <sup>46</sup> .		
			Sustainable urban Drainage Systems (SuDS) (such as permeable paving, green roofs, rain pits and tree pits and attenuation tanks) are proposed to reduce water runoff <sup>47</sup> . CFRAM <sup>48</sup> and the SFRA <sup>49</sup> have been considered within the FRA <sup>50</sup> .		
	Drought (acute) Increase in the number of dry periods	Potential disruption to residential water supply. Increase use of water for the irrigation of the landscaping.	Water supply is on the public water mains, so disruptions should be minimised and mitigated by Irish Water.	Low risk to building. Moderate risk to irrigation of landscaping.	Consider the installation of rainwater harvesting facilities, which would allow for the reuse of water in irrigation of the landscaping.
WIND	Wind (acute) Potential increase in the number of windstorms	Potential for damage to infrastructure and telecommunications, and a risk to human health	Suitable exterior materials are used for the building, and maintenance will take place to ensure all exterior materials are safe and fit for purpose. Bins are stored in a secure Bin storage area, which will prevent the risk of causing harm in high winds <sup>51</sup> .	Low Risk once existing proposed measures are implemented, and landscaping is maintained in place as designed.	No additional measures proposed. It is recommended to reassess this climate hazard and its potential risks to buildings should projections in future climate indicate a significant increase in windstorms for this location.

<sup>&</sup>lt;sup>46</sup> Refer to Flood Risk Assessment, AECOM, April 2023

<sup>&</sup>lt;sup>51</sup> Refer to Operational Waste Management Plan, AWN Consulting., April 2023.



<sup>&</sup>lt;sup>47</sup> Refer to Infrastructure Report, AECOM, April 2023.

<sup>&</sup>lt;sup>48</sup> The Eastern Catchment Flood Risk Assessment & Management Study.

<sup>&</sup>lt;sup>49</sup> Strategic Flood Risk Assessment (SFRA) prepared as part of the Dun Laoghaire Rathdown County Development Plan 2022-2028 has been considered.

<sup>&</sup>lt;sup>50</sup> Refer to Flood Risk Assessment, AECOM, April 2023

IPCC CID Category	Climate Hazard	Risk Factor (Exposure)	Current Sensitivity and Adaptive Capacity of Development (Vulnerability)	Risk with Existing Adaptation Measures	Proposed Additional Adaptation/Mitigation Measures
OTHER	<b>Compound events</b> (acute) Increase in the number of compound flooding events	Increased water runoff and pressure on drainage system	5	Low Risk once existing proposed measures are implemented.	Conduct a risk assessment, as necessary, when deciding the future location and placement of critical infrastructure. Inspection and maintenance of the drainage systems is carried out periodically and completed in accordance with good practice.

<sup>&</sup>lt;sup>57</sup> Refer to Flood Risk Assessment, AECOM, April 2023



<sup>&</sup>lt;sup>52</sup> Refer to Flood Risk Assessment, AECOM, April 2023

<sup>&</sup>lt;sup>53</sup> Refer to Infrastructure Report, AECOM, April 2023.

<sup>&</sup>lt;sup>54</sup> Refer to Infrastructure Report, AECOM, April 2023.

<sup>&</sup>lt;sup>55</sup> The Eastern Catchment Flood Risk Assessment & Management Study.

<sup>&</sup>lt;sup>56</sup> Strategic Flood Risk Assessment (SFRA) prepared as part of the Dun Laoghaire Rathdown County Development Plan 2022-2028 has been considered.

# 4.3 Mitigation and Adaptation Measures

The Proposed Development shall seek to achieve the greatest standards of sustainable construction and design and has incorporated sustainable building design criteria from the outset which support overall climate change mitigation, including the requirement that the Development does not exceed the threshold set for the nearly zero-energy building (NZEB) requirements in national regulation implementing Directive 2010/31/EU.

The sustainable design of the Proposed Development ensures that each unit in the development performs efficiently and complies with the NZEB criteria. As a result of the analysis carried out on the Proposed Development, it can be concluded that all units within the Proposed Development are designed to achieve Part L (2022) compliance.

The Building Lifecycle Report<sup>58</sup>, which has been prepared for the Proposed Development, outlines the measures that aid in the reduction of energy consumption and carbon emissions, these are as follows:

Measure	Description	Benefit
BER Certificates	A Building Energy Rating (BER) certificate will be provided for each dwelling in the proposed development which will provide detail of the energy performance of the dwellings. A BER is calculated through energy use for space and hot water heating, ventilation, and lighting and occupancy. It is proposed to target an A2/A3 rating for the apartments this will equate to the following emissions. A2 – 25-50 kwh/m2/yr with CO2 emissions circa 10kgCO2/m2 year A3 – 51-75 kwh/m2/yr with CO2 emissions circa 12kgCO2/m2 /year	Higher BER ratings reduce energy consumption and running costs.
Fabric Energy Efficiency	The U-values being investigated will be in line with the requirements set out by the current regulatory requirements of the Technical Guidance Documents Part L, titled "Conservation of Fuel and Energy Buildings other than Dwellings" - 2021. Thermal bridging at junctions between construction elements and at other locations will be minimised in accordance with Appendix D within the Technical Guidance Documents Part L.	Lower U-values and improved air tightness is being considered to help minimise heat losses through the building fabric, decrease energy consumption and thus minimise carbon emissions to the environment.
Energy Labelled White Goods	The white good package planned for provision in the apartments will be of a very high standard and have a high energy efficiency rating. It is expected that the below appliance ratings will be provided: Oven - A plus, Fridge Freezer - A plus, Dishwasher – AAA, Washer/Dryer – B.	The provision of high rated appliances in turn reduces the amount of electricity required for occupants.
External Lighting	The proposed lighting scheme within the development consists of Architectural lighting for the public spaces. There is already will lit public roads adjacent to the proposed site and so minor external lighting is required.	The site lighting will be designed to provide a safe environment for pedestrians, cyclists and moving vehicles, to deter anti-social

#### Table 4-2: Energy Efficiency and Carbon Reduction Measures

<sup>&</sup>lt;sup>58</sup> Refer to Building Lifecycle Report, JAK Engineering Consultants, April 2023



Measure	Description	Benefit
		behaviour and to limit the environmental impact of artificial lighting on existing flora and fauna in the area.
Centralised Plant	Centralised plan will consist of Heat Pumps, Condensing Boilers in Cascading Arrangement and CHP. The Part L renewable contribution shall be covered by the combination of heat pumps and CHP unit. High efficiency gas boilers will be incorporated into the system.	High efficiency heat pump along with Condensing boilers & CHP offer reliable and effective solution for the development. This is done by transferring residual heat from outside to reduce electricity consumption in the provision of heating.
Combined Heat and Power (CHP)	Combined Heat and Power, (CHP), is a technology being evaluated for this project. This technology generates electricity and captures the waste heat from the generation unit that can be used to heat the building and hot water within the development.	CHP can achieve high energy efficiencies by reusing waste heat from electricity generation for space heating and domestic hot water services in the apartment developments. As electricity from CHP is both generated and consumed onsite, this also eliminates energy losses from transmission of the electricity.
Pumps	All pumps serving the plant to be A rated energy efficiency.	High efficiency band for appliances ensures reduction in required primary energy.
BMS	Advanced Building Energy Management system will control the plant to ensure its operation to maximum efficiency.	Optimised plant operation will use less primary energy.
Heat Interface Unit	Each apartment will be fitted with a Heat Interface Unit (HIU) which shall be wall mounted and designed to provide indirect space heating and Instantaneous DHW. Each unit contains an ultrasonic heat meter to fitted with MBUS communications which will be linked back to plantroom and provide a record of heat and hot water used by the occupier for purpose of billing.	The HIU has compact dimensions and greatly reduces the area required for plant within the apartments.
Mechanical Heat Recovery Ventilation	Mechanical heat recovery ventilation (MVHR) will be considered to provide ventilation with low energy usage. MVHR provides tempered fresh air to occupied spaces. Heat is removed from exhaust air stream and transferred into the fresh air supply stream negating the need to use energy to heat the air.	MVHR reduces the heating load on the boiler plant by eliminating cold air infiltration.

Furthermore, the principles of waste management and the circular economy have been incorporated into both the Construction Phase and Operational Phase to ensure that maximum recycling, reuse, and recovery of waste with diversion from landfill, wherever possible, is being achieved.



In relation to climate change adaption, overall, the climate risks for the Proposed Development are low based on the Site location and the incorporated design measures. Nevertheless, the following actions are recommended to ensure that these adaptive design measures, particularly in relation to drainage, are capable of operating as intended:

- Inspection and maintenance of the PV / Photovoltaic array is carried out periodically and completed in accordance with good practice.
- Inspection and maintenance of the drainage systems is carried out periodically and completed in accordance with good practice. This will ensure that the drainage systems are capable of managing storm runoff during periods of exceptionally high rainfall.
- It is expected that regular inspection and maintenance of drainage systems will be an effective measure to ensure that the Proposed Development is not at risk of flooding in the future. However, to account for a worst-case scenario (should such drainage measures fail), it is recommended to conduct a risk assessment, as necessary, when deciding the future location and placement of critical infrastructure. Low level and basement areas should be avoided to prevent potential impacts from pluvial flood events.
- Consider the installation of rainwater harvesting facilities, which would allow for the reuse of water in irrigation of the landscaping.
- In relation to the increase in windstorms, there is currently uncertainty in the projected change of this climate hazard. Therefore, it is recommended to reassess this climate hazard and its potential risk to buildings should projections in future climate indicate a significant increase in windstorms for this location.
- Risk relating to all changing climate hazards should be revisited and assessed periodically to ensure that proper mitigation and adaptation measures are in place.

These recommended additional measures have been presented to Red Rock Glenageary Ltd. who have accepted them and committed to implementing them.



# 5 DO NO SIGNIFICANT HARM (DNSH)

The Taxonomy Regulation requires that activities comply with relevant technical screening criteria which includes the requirement to screen and assess the risks of climate change and the Proposed Development's vulnerability to those risks. In addition to this, the Technical Screening Criteria also establishes a requirement that projects "Do No Significant Harm" (DNSH) to other environmental objectives which are specific to the economic activity.

This report has detailed how the Proposed Development will make a substantive contribution to the environmental objective of Climate Change Adaptation. Additionally, in order to demonstrate compliance with the Taxonomy Regulation, it is required that the following environmental objectives are not adversely affected by the Proposed Development:

- Climate Change Mitigation;
- Sustainable use and Protection of Water and Marine Resources;
- Transition to a Circular Economy;
- Pollution Prevention and Control; and
- Protection and Restoration of Biodiversity and Ecosystems.

Associated DNSH criteria are outlined for each of the above-listed objectives within section 7.1 of Annex II of the Supplementing Regulation. The following Table 5-1 demonstrates how the Proposed Development meets the relevant criteria for DNSH and provides recommendations for additional measures, as necessary.



Table 5-1: Technical Screening	Criteria for DNSH

Environmental Objective	DNSH Technical Screening Criteria <sup>59</sup>	Relevant Characteristics of the Proposed Development	Recommended Additional Measures
	The building is not dedicated to extraction, storage, transport or manufacture of fossil fuels.	The Proposed Development is not dedicated to extraction, storage, transport, or manufacture of fossil fuels. Its primary use is the provision of residential accommodation and required residential amenities.	None recommended.
Climate Change Mitigation	The Primary Energy Demand (PED) setting out the energy performance of the building resulting from the construction does not exceed the threshold set for the nearly zero-energy building (NZEB) requirements in national regulation implementing Directive 2010/31/EU. The energy performance is certified using an as built Energy Performance Certificate (EPC).	The design of the fabric and plant will satisfy the requirements of new Part L Building Regulations and NZEB <sup>60</sup> . The Proposed Development is expected to obtain a Building Energy Rating (BER) Certificate of A2 & A3 BER for the apartments once the building has been constructed <sup>61</sup> .	None recommended.
Sustainable Use and Protection of Water and Marine Resources	<ul> <li>Where installed, except for installations in residential building units, the specified water use for the following water appliances are attested by product datasheets, a building certification or an existing product label in the Union, in accordance with the technical specifications laid down in Appendix E to Annex I to this Regulation:</li> <li>a) wash hand basin taps and kitchen taps have a maximum water flow of 6 litres/min;</li> <li>b) showers have a maximum water flow of 8 litres/min;</li> <li>c) WCs, including suites, bowls and flushing cisterns, have a full flush volume of a maximum</li> </ul>	The residential aspect of the Proposed Development does not require compliance with this screening criteria. However, soft actions will be implemented with an aim to inform the building occupants on effective strategies to use less resources, and efficient use of their water. <sup>62</sup> All of the commercial units under this LRD Application will be delivered as 'grey boxes' for subject to future planning applications for separate fitout. Any such future fitout of these units will be conditional on their compliance with the technical specifications laid out in Appendix E to Annex I of this Regulation in relation to the Sustainable use and Protection of Water and Marine Resources.	None recommended.

<sup>59</sup> As set out in Annex II, Section 7.1 of the Supplementing Regulation.

<sup>60</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

<sup>61</sup> A final BER certificate and Advisory Report cannot be obtained until a BER assessment has been carried out at the building following construction, and by an authorised BER assessor.

<sup>62</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.



Environmental Objective	DNSH Technical Screening Criteria <sup>59</sup>	Relevant Characteristics of the Proposed Development	Recommended Additional Measures
	of 6 litres and a maximum average flush volume of 3,5 litres; d) urinals use a maximum of 2 litres/bowl/hour. Flushing urinals have a maximum full flush volume of 1 litre		
	To avoid impact from the construction site, the activity complies with the criteria set out in Appendix B to this Annex.	The Proposed Development activities comply with the criteria set out in Appendix B of Annex II <sup>63</sup> . An Environmental Impact Assessment (EIA) Screening has been carried out for the Proposed Development in accordance with Directive 2011/92/EU and includes a screening assessment of the impact on water in accordance with Directive 2000/60/EC <sup>64</sup> .	Auditing of the Construction Phase to ensure that environmental management controls are being implemented to prevent pollution.
Transition to a Circular Economy	At least 70 % (by weight) of the non-hazardous construction and demolition waste (excluding naturally occurring material referred to in category 17 05 04 in the European List of Waste established by Decision 2000/532/EC) generated on the construction site is prepared for reuse, recycling and other material recovery, including backfilling operations using waste to substitute other materials, in accordance with the waste hierarchy and the EU Construction and Demolition Waste Management Protocol. Operators limit waste generation in processes related to construction and Demolition, in accordance with the EU Construction and Demolition Waste Management Protocol and taking into account best available techniques and using selective demolition to enable removal and safe handling of hazardous substances and facilitate reuse and high-quality recycling by selective removal of materials, using available sorting systems for construction and demolition waste.	A Resource & Waste Management Plan for the Construction Phase (RWMP) <sup>65</sup> has been prepared which specifies how the waste management & circular economy obligations will be fulfilled. All waste will be managed in accordance with the RWMP. This includes waste ground or surface water, site clearance waste and waste packaging and construction materials generated during construction activities. The management, storage and removal of soils from the Site will also be carried out in accordance with the RWMP.	Auditing of the Construction Phase to ensure that waste management objectives and recycling targets are being fulfilled.



<sup>&</sup>lt;sup>63</sup> Appendix 3 of this report contains Appendix B from Annex II of the Supplementing Regulation.

 <sup>&</sup>lt;sup>64</sup> Refer to Environmental Impact Assessment Screening Report, Openfield, April 2023.
 <sup>65</sup> Refer to Resource & Waste Management Plan, AWN Consulting, April 2023.

Environmental Objective	DNSH Technical Screening Criteria <sup>59</sup>	Relevant Characteristics of the Proposed Development	Recommended Additional Measures
		The Architectural & Master planning Design Statement by John Fleming Architects details the adaptability and flexibility of the design, and its resource efficiency.	
	Building designs and construction techniques support circularity and in particular demonstrate, with reference to ISO 20887573 or other standards for assessing the disassembly or adaptability of buildings, how they are designed to be more resource efficient, adaptable, flexible and dismantlable to enable reuse and recycling.	A Building Lifecycle Report <sup>66</sup> has been prepared for the Proposed Development on foot of the revised guidelines for Sustainable Urban Housing: Design Standards for New Apartments - Guidelines for Planning Authorities issued under Section 28 of the Planning and Development Act 2000 (as amended) December 2020. The report reviews the outline specification set out for the proposed residential development and explores the practical implementation of the design and material principles which has informed design of building roofs, façades, internal layouts and detailing of the Proposed Development. An Operational Waste Management Plan (OWMP) has been prepared to ensure that the management of waste during the Operational Phase of the Proposed Development is undertaken in accordance with the current legal and industry standards. In particular, the OWMP aims to provide a robust strategy for storing, handling, collection and transport of the wastes generated at site whilst ensure maximum recycling, reuse and recovery of waste with diversion from landfill, wherever possible <sup>67</sup> .	Auditing of the Construction Phase to ensure that environmental management controls are being implemented to prevent pollution. Auditing of waste management operations during the Operational Phase to ensure maximum recycling, reuse and recovery of waste with diversion from landfill, wherever possible.
	Building components and materials used in the construction comply with the criteria set out in Appendix C to this Annex.	The Proposed Development will not lead to the manufacture, placing on the market or use of any of the substances listed in Appendix C of Annex II <sup>68</sup> .	None recommended.
Pollution Prevention and Control	Building components and materials used in the construction that may come into contact with occupiers emit less than 0,06 mg of formaldehyde per m <sup>3</sup> of material or component upon testing in accordance with the conditions specified in Annex XVII to Regulation (EC) No 1907/2006 and less than	John Fleming Architects have confirmed that all building components and materials used in the construction of the Proposed Development that may come into contact with occupiers will emit less than 0,06 mg of formaldehyde per m <sup>3</sup> of material or component upon testing in accordance with the conditions specified in Annex XVII to Regulation (EC) No	Auditing of the Construction Phase to ensure that environmental management controls are being

<sup>66</sup> Refer to Building Lifecycle Report, JAK Engineering Consultants, April 2023.

<sup>67</sup> Refer to Operational Waste Management Plan, AWN Consulting, April 2023.

<sup>68</sup> Appendix 4 of this report contains Appendix C from Annex II of the Supplementing Regulation.



Environmental Objective	DNSH Technical Screening Criteria <sup>59</sup>	Relevant Characteristics of the Proposed Development	Recommended Additional Measures
	0,001 mg of other categories 1A and 1B carcinogenic volatile organic compounds per m <sup>3</sup> of material or component, upon testing in accordance with CEN/EN 16516575 or ISO 16000-3576 or other equivalent standardised test conditions and determination methods.	1907/2006 and less than 0,001 mg of other categories 1A and 1B carcinogenic volatile organic compounds per m <sup>3</sup> of material or component, upon testing in accordance with CEN/EN 16516575 or ISO 16000-3576 or other equivalent standardised test conditions and determination methods.	implemented to prevent pollution.
	Where the new construction is located on a potentially contaminated site (brownfield site), the site has been subject to an investigation for potential contaminants, for example using standard ISO 18400578.	Site investigations and environmental soil testing were completed by Site Investigations Ltd (SIL), which includes an investigation of the potential for contamination of the ground and water environment at the site. The findings of the site investigation have informed whether further investigation and/or remediation is required <sup>69</sup> . Any contaminated soils that are removed from the site will be handled in accordance with the Resource & Waste Management Plan (RWMP) and good practice guidance <sup>70</sup> .	Auditing of the Construction Phase to ensure that environmental management controls are being implemented to prevent pollution.
	Measures are taken to reduce noise, dust and pollutant emissions during construction or maintenance works.	The Construction & Environmental Management Plan (CEMP) <sup>71</sup> outlines the measures that will be taken to reduce noise, dust, and pollutant emissions during construction and / or maintenance works.	Auditing of the Construction Phase to ensure that environmental management controls are being implemented to prevent pollution.
Protection and restoration of biodiversity and ecosystems	The activity complies with the criteria set out in Appendix D to this Annex.	In accordance with Appendix D of Annex II <sup>72</sup> , an Environmental Impact Assessment (EIA) Screening Report has been carried out in accordance with Directive 2011/92/EU and the required mitigation and compensation measures for protecting the environment will be implemented <sup>73</sup> .	Auditing of the Construction Phase to ensure that environmental management controls are being

<sup>&</sup>lt;sup>69</sup> Refer to Glenageary SHD, Sallynoggin Road, Glenageary, Co. Dublin Site Investigation Report, Site Investigations Ltd, December 2020

<sup>&</sup>lt;sup>73</sup> Refer to Environmental Impact Assessment Screening Report, Openfield, April 2023.



<sup>&</sup>lt;sup>70</sup> Refer to Resource & Waste Management Plan, AWN Consulting, April 2023.

<sup>&</sup>lt;sup>71</sup> Refer to Construction & Environmental Management Plan, Vision Contracting Ltd., April 2023.

<sup>&</sup>lt;sup>72</sup> Appendix 5 of this report contains Appendix D from Annex II of the Supplementing Regulation.

Environmental Objective	DNSH Technical Screening Criteria <sup>59</sup>	Relevant Characteristics of the Proposed Development	Recommended Additional Measures
		An Appropriate Assessment Screening Report has also been carried out which has determined that the Proposed Development will not adversely affect any Natura 2000 sites <sup>74</sup> .	implemented to avoid adverse ecological impacts.
	<ul> <li>The new construction is not built on one of the following:</li> <li>a) arable land and crop land with a moderate to high level of soil fertility and below ground biodiversity as referred to in the EU LUCAS survey;</li> <li>b) greenfield land of recognised high biodiversity value and land that serves as habitat of endangered species (flora and fauna) listed on the European Red List or the IUCN Red List;</li> <li>c) land matching the definition of forest as set out in national law used in the national greenhouse gas inventory, or where not available, is in accordance with the FAO definition of forest.</li> </ul>	The subject site, which measures c. 0.72 ha., is brownfield, vacant lands which have been derelict for more than 10 years, at Junction of Sallynoggin Road and Glenageary Avenue, Glenageary, Co. Dublin. Continuous monitoring and inspection will take place during the Construction Phase to ensure that that various environmental protection, waste management, and pollution prevention procedures and targets are implemented and achieved.	Auditing of the Construction Phase to ensure that environmental management controls are being implemented to avoid adverse ecological impacts.

<sup>&</sup>lt;sup>74</sup> Refer to Screening Report for Appropriate Assessment, Openfield, April 2023.



# 6 Dún Laoghaire Rathdown County Development Plan 2022-2028: Relevant Policy Objectives

In accordance with both the Taxonomy Regulation and DLRCC planning requirements, the preceding sections of this Report have assessed the impact of climate change on the Proposed Development.

The Dún Laoghaire Rathdown County Development Plan 2022-2028 (DLR CDP) sets out a number of policy objectives which contribute towards mitigating and adapting to climate change. The format of the Plan aims to facilitate a holistic approach to ensuring Climate Action is at the forefront of all future development within the County, with a selection of policy objectives in multiple Chapters all contributing to aid in the transition of the County to a climate resilient low carbon society.

The following Table 6-1 demonstrates that the relevant policy objectives produced and implemented by DLRCC in relation to climate change and climate change protection measures, particularly in relation to drainage design, as set out within the Dún Laoghaire Rathdown County Development Plan 2022-2028 (DLR CDP), have been incorporated into the Proposed Development design:



Table 6-1: Relevant Policies for Climate Change and Climate Change Protection Measures adapted from DLRCC Dev	velopment Plan 2022-2028
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Policy Objective	Description	Proposed Development Considerations
	CLIMATE ACTION	
CA4: Dún Laoghaire Rathdown County Council Climate Change Action Plan 2019-2024 (DLR CCAP)	It is a Policy Objective to implement and take account of the Dún Laoghaire-Rathdown County Council Climate Change Action Plan 2019 - 2024 (DLR CCAP), to take account of the 'Climate Action and Low Carbon Development (Amendment) Act 2021', and subsequent updates of both and to transition to a climate resilient low carbon County.	This Report has considered potential impacts of climate change on the Proposed Development and has implemented and taken account of the Dún Laoghaire-Rathdown County Council Climate Change Action Plan 2019 – 2024.
CA5: Energy Performance in Buildings	It is a Policy Objective to support high levels of energy conservation, energy efficiency and the use of renewable energy sources in existing and new buildings, including retro fitting of energy efficiency measures in the existing building stock.	The design of the fabric and plant will satisfy the requirements of new Part L Building Regulations and NZEB. Heat Pumps, Condensing Boilers in Cascading Arrangement and Combined Heat and Power (CHP) will be used to cover the Part L renewable contribution <sup>75</sup> . Mechanical Heat Recovery Ventilation (MHRV) will be used in all apartment units to satisfy Part F and to reduce energy demand for heating of the Build- ing Regulations 2010 <sup>76</sup> . Natural ventilation will be used in non-domestic ar- eas. PV / Photovoltaic Array to be installed. PV / Photovoltaic Array will offset Primary Energy associated with electricity <sup>77</sup> . All windows shall be double glazed windows with a combined thermal transmittance not greater than 1.2W/m2K. All windows shall comply with BS EN ISO 10077-1: 2006 - 'Thermal performance of windows, doors and shutters. Calculation of thermal transmittance' Building fabric will include in- sulation levels sufficient to meet the Part L 2022 U-values <sup>78</sup>

<sup>&</sup>lt;sup>78</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.



<sup>&</sup>lt;sup>75</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

<sup>&</sup>lt;sup>76</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

<sup>&</sup>lt;sup>77</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

Policy Objective	Description	Proposed Development Considerations
CA6: Retrofit and Reuse of Buildings	It is a Policy Objective to require the retrofitting and reuse of existing buildings rather than their demolition and reconstruction where possible recognising the embodied energy in existing buildings and thereby reducing the overall embodied energy in construction as set out in the Urban Design Manual (Department of Environment Heritage and Local Government, 2009).	There are no existing onsite buildings suitable for retrofitting and reuse in the Proposed Development. However, the Proposed Development shall seek to achieve the greatest standards of sustainable construction and design and will have regard to sustainable building design criteria. A Building Lifecycle Report <sup>79</sup> has been prepared for the Proposed Development on foot of the revised guidelines for Sustainable Urban Housing: Design Standards for New Apartments - Guidelines for Planning Authorities issued under Section 28 of the Planning and Development Act 2000 (as amended) December 2020. The report reviews the outline specification set out for the proposed residential development and explores the practical implementation of the design and material principles which has informed design of building roofs, façades, internal layouts and detailing of the Proposed Development.
CA7: Construction Materials	It is a Policy Objective to support the use of structural materials in the construction industry that have low to zero embodied energy and $CO_2$ emissions.	John Fleming Architects have confirmed that the use of structural materials with low to zero embodied energy and CO <sub>2</sub> emissions will be achieved as much as is practical.
CA8: Sustainability in Adaptable Design	It is a Policy Objective to promote sustainable approaches to the improvement of standards for habitable accommodation, by allowing dwellings to be flexible, accessible and adaptable in their spatial layout and design.	According to the Architectural Design Statement <sup>80</sup> , the ground floor amenity space is open plan, allowing it to be adapted to suit the needs of the development. All apartments have been designed in compliance with Part M <sup>81</sup> . These provisions allow for future adaptation of the units. A number of EV (Electric Vehicle) parking spaces have been provided, with the possibility of adapting more parking spaces for EV parking in the future. All dwellings are designed to maximise daylight and prevent heat loss. The overall layout and landscaping design will provide a high level of amenity and biodiversity for the future residents and help create character within the

<sup>&</sup>lt;sup>81</sup> Building Regulations (Part M Amendment) Regulations 2022.



<sup>&</sup>lt;sup>79</sup> Refer to Building Lifecycle Report, JAK Engineering Consultants, April 2023.

<sup>&</sup>lt;sup>80</sup> Refer to Architectural Design Statement, John Fleming Architects , April 2023.

Policy Objective	Description	Proposed Development Considerations
CA9: Radon Gas	It is a Policy Objective, in partnership with other relevant agencies, to promote best practice in the implementation of radon prevention measures.	A High Radon Area is classified by the EPA as any area where it is predicted that 10% or more of homes will exceed the Reference Level of 200 becquerel per cubic metre (Bq/m <sup>3</sup> ). The Radon Map for Ireland <sup>82</sup> indicates that the Application Site is located in an area where 5% of homes are estimated to be above the radon reference level; therefore, the Site is within a low radon area. John Fleming Architects have confirmed that the scheme will be protected against Radon should that be required at Detail Design stage as is a requirement under the Health & Safety Regulations & Building Regulations.
CA10: Renewable Energy	Regional, National, and international initiatives and pilot schemes to encourage the development and use of renewable energy sources, including the SEAI Sustainable Energy Community initiatives, as a means of transitioning to a low carbon climate resilient County in line with national renewable energy targets.	<ul> <li>PV / Photovoltaic Array to be installed on roof Supporting the Part L / NZEB requirements. PV / Photovoltaic Array will offset Primary Energy associated with electricity.</li> <li>Part L renewable energy compliance shall be achieved by implementing of high efficiency centralised heating system. The Part L renewable contribution shall be covered by the combination of heat pumps and a Combined Heat and Power (CHP) unit. All pumps serving the plant will be A rated energy efficiency. Advanced Building Energy Management system will control the plant to ensure its operation to maximum efficiency<sup>83</sup>.</li> </ul>
CA13: Solar Energy Infrastructure	It is a Policy Objective to encourage and support the development of solar energy infrastructure, including photo voltaic (PV) and solar thermal and seasonal storage facilities infrastructure in appropriate locations, as a renewable energy resource which can contribute to the transition to a low carbon climate resilient County. It is also a policy objective to support Ireland's renewable energy commitments by facilitating utility scale PV installations for the production of electricity provided they do not negatively impact upon the environmental quality, amenity or heritage of the area.	PV / Photovoltaic Array to be installed on roof Supporting the Part L / NZEB requirements <sup>84</sup> . PV / Photovoltaic Array will offset Primary Energy associated with electricity.

<sup>82</sup> EPA Radon Map for Ireland

<sup>&</sup>lt;sup>83</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

<sup>&</sup>lt;sup>84</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

Policy Objective	Description	Proposed Development Considerations
CA14: Energy Storage Systems	It is Policy Objective to support the use of efficient energy storage systems and infrastructure that supports energy efficiency and reusable energy system optimization, in accordance with proper planning and sustainable development when these are undertaken in an environmentally acceptable manner.	PV / Photovoltaic Array to be installed on roof Supporting the Part L / NZEB requirements <sup>85</sup> . PV / Photovoltaic Array will offset Primary Energy associated with electricity.
CA17: Electric Vehicles	It is a Policy Objective to support the Government's Electric Transport Programme by progressively electrifying our mobility systems by facilitating the rollout of Electric Powered Vehicle Recharging Parking Bays across the County and on public roads and other suitable location. The provision of e-bike chargers will be supported subject to the availability of Funding.	According to the Sustainability & Services Report <sup>86</sup> , the development will include 17 No. Electric Vehicle charging points. There will be EV charging infrastructure, comprising cable ducting systems, cable ladders, cable trays, cable trunking systems, conduit, etc., provided to every parking space (17 No. in total) in compliance with Part L 2021 building regulation requirements.
on Vehicles	It is a Policy Objective to support and facilitate the rollout of alternative low emission fuel infrastructure through the Development Management process, prioritising electric vehicle infrastructure.	According to the Sustainability & Services Report <sup>87</sup> , the development will include 17 No. Electric Vehicle charging points. There will be EV charging infrastructure, comprising cable ducting systems, cable ladders, cable trays, cable trunking systems, conduit, etc., provided to every parking space (17 No. in total) in compliance with Part L 2021 building regulation requirements.
CA18: Urban Greening	It is a Policy Objective to retain and promote urban greening - as an essential accompanying policy to compact growth - which supports the health and wellbeing of the living and working population, building resilience to climate change whilst ensuring healthy placemaking. Significant developments shall include urban greening as a fundamental element of the site and building design incorporating measures such as high-quality biodiverse landscaping (including tree planting), nature-based solutions to SUDS and providing attractive routes and facilities for the pedestrian and cyclist.	According to the Architectural Design Statement <sup>88</sup> , the public spaces provided within the scheme enhance the urban design context of the neighbourhood. In order to soften the edges of the site where it meets the main Sallynoggin Road and Glenageary Avenue a landscaped buffer zone has been created at the existing paths edge so there is an area of privacy before entering the buildings. The Provision of the Public Open Spaces within the Development creates of a high quality, usable, and attractive landscaped open space, in an otherwise vacant site, that is accessible to all.

<sup>&</sup>lt;sup>88</sup> Refer to Architectural Design Statement, John Fleming Architects, April 2023.



<sup>&</sup>lt;sup>85</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

<sup>&</sup>lt;sup>86</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

<sup>&</sup>lt;sup>87</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

Policy Objective	Description	Proposed Development Considerations
		The Public Open Space accommodates outdoor seating, planting, pedestrian and cyclist links.
		The roof terrace and a private landscaped private space which apartments open onto (not accessible by the public) are provided to create and provide private and enclosed amenity spaces and gardens for the residents. The use lawn areas and grass mounds encourage natural inform paly, and the use of the use of trees, shrubs, and bulb planting will allow for seasonal interest and screening <sup>89</sup> .
		According to the Architectural Design Statement <sup>90</sup> the design of the development will ensured that good quality daylight and sunlight is provided to all apartment units and open spaces.
		The landscape design and public park has been planned in such a way so as to maximise the sites orientation and anticipated micro-climate to create habitable, quality spaces which respond to human comfort encouraging residents and public into a safe and surveilled space <sup>91</sup> .
		Th Development has been designed around an existing pedestrian route, which has been incorporated into the public open space. New pedestrian and cycle routes will also be provided connecting the island along Glenageary Avenue with the new Plaza, with a wide landscape border <sup>92</sup> .
		Pedestrian and cycle routes complement this strategy underpinning the sustainable credentials associated with the development.
		Sustainable urban drainage systems have been employed in the design of the scheme for rainwater management. Over 70% of roofs of the Proposed Development have been designed to accommodate intensive green roof areas <sup>93</sup> to reduce storm water runoff and increase biodiversity.

<sup>&</sup>lt;sup>93</sup> Refer to Architectural Design Statement, John Fleming Architects, April 2023.



<sup>&</sup>lt;sup>89</sup> Refer to Landscape Design Strategy Report, Park Hood Landscape Architects, April 2023.

<sup>&</sup>lt;sup>90</sup> Refer to Architectural Design Statement, John Fleming Architects, April 2023.

<sup>&</sup>lt;sup>91</sup> Refer to Architectural Design Statement, John Fleming Architects, April 2023.

<sup>&</sup>lt;sup>92</sup> Refer to Architectural Design Statement, John Fleming Architects, April 2023.

Policy Objective	Description	Proposed Development Considerations
		An increased number of trees, shrubs, and areas for surface water treatment, coupled with best practice maintenance will ensure a sustainable landscape for the future.
		The Provision of the Public Open Spaces within the Development creates of a high quality, usable, and attractive landscaped open space, in an otherwise vacant site, that is accessible to all.
		The Public Open Space accommodates outdoor seating, planting, pedestrian and cyclist links.
CA19: Community Woodlands	It is a policy objective to promote and support Community Woodland Schemes in line with government policy.	The roof terrace and a private landscaped private space which apartments open onto (not accessible by the public) are provided to create and provide private and enclosed amenity spaces and gardens for the residents. The use lawn areas and grass mounds encourage natural informal play, and the use of the use of trees, shrubs, and bulb planting will allow for seasonal interest and screening <sup>94</sup> .
		The primary objectives of the landscape design is to encourage biodiversity through varied tree and shrub planting <sup>95</sup> .
	ENVIRONMENTAL INFRASTRUCTURI	E AND FLOOD RISK
	It is a Policy Objective in conjunction with Irish Water to promote	Soft actions will be implemented with an aim to inform the building occupants on effective strategies to use less resources, and efficient use of their water <sup>96</sup> .
El2: Irish Water Enabling Policies	and support water conservation and demand management measures among all water users in existing and new developments.	The white good package planned for provision in the apartments will be of a very high standard and have a high energy efficiency rating. It is expected that the below appliance ratings will be provided: Oven - A plus Fridge Freezer - A plus Dishwasher - AAA Washer/Dryer – $B^{97}$ . This will contribute to reduced water consumption and associated energy costs.

<sup>&</sup>lt;sup>97</sup> Refer to Building Lifecycle Report, JAK Engineering Consultants, April 2023



<sup>&</sup>lt;sup>94</sup> Refer to Landscape Design Strategy Report, Park Hood Landscape Architects, April 2023.

<sup>&</sup>lt;sup>95</sup> Refer to Architectural Design Statement, John Fleming Architects, April 2023.

<sup>&</sup>lt;sup>96</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

Policy Objective	Description	Proposed Development Considerations
El3: Wastewater Treatment Systems	It is a Policy Objective that all new developments in areas served by a public foul sewerage network connect to the public sewerage system, either directly or indirectly.	A Pre-Connection Enquiry (PCE) was submitted to Irish Water (Reference No: CDS22006963) for the proposed development. Irish Water issued a Confirmation of Feasibility (CoF) that instructed that the wastewater connection point should be at the existing 300 mm sewer in Glenageary Avenue. However, an updated PCE was submitted, to request an additional wastewater connection point to Sallynoggin Road. This connection was requested to rationalise the proposed outfalls from the proposed blocks and ensure a gravity will be feasible for the full development. A CoF has not yet been received for this application (Reference No: CDS22008331) <sup>98</sup> .
El4: Water Drainage Systems	It is a Policy Objective to require all development proposals to provide a separate foul and surface water drainage system – where practicable	Separate storm and foul water connection services will be provided for the Proposed Development <sup>99</sup> .
El6: Sustainable Drainage Systems	It is a Policy Objective to ensure that all development proposals incorporate Sustainable Drainage Systems (SuDS).	Sustainable urban Drainage Systems (SuDS) (such as permeable paving, green roofs, rain pits and tree pits and attenuation tanks) are proposed to reduce water runoff <sup>100</sup> .
	It is a Policy Objective to ensure that all new development	Issues within the design relating to surface water drainage implications of the scheme have been examined in the Infrastructure Report. This report provides recommended actions to improve the stormwater credentials of the scheme <sup>101</sup> .
<b>EI9: Drainage Impact</b> Assessment proposals include a Drainage Impact Assessment that meets the requirements of the Council's Development Management Thresholds Information Document and the Stormwater Management Policy.	The Infrastructure Report details the proposed drainage strategies. This report describes the criteria used to design the storm water discharge, disposal of foul water, water supply <sup>102</sup> .	
		A surcharge analysis has been carried out for the critical storm and corresponding maximum water levels. In summary, the maximum water level in the proposed drainage network is 43.182 m, at manhole S1. This is 618 mm below the Finished Ground Floor Level of the building. Therefore, the

<sup>98</sup> Refer to Infrastructure Report, AECOM, April 2023.

<sup>101</sup> Refer to Infrastructure Report, AECOM, April 2023.

<sup>102</sup> Refer to Infrastructure Report, AECOM, April 2023.



<sup>&</sup>lt;sup>99</sup> Refer to Infrastructure Report, AECOM, April 2023.

<sup>&</sup>lt;sup>100</sup> Refer to Infrastructure Report, AECOM, April 2023.

Policy Objective	Description	Proposed Development Considerations
		likelihood of flooding due to surcharging the existing drainage network is considered low <sup>103</sup> .
EI10: Storm Overflows of Sewage to Watercourses	It is a Policy Objective to work alongside Irish Water to minimise the number and frequency of storm overflows of sewage to watercourses and to establish, in co-operation with the adjoining Local Authorities and Irish Water, a consistent approach to the design, improvement and management of these intermittent discharges to ensure that the needs of the Region's receiving waters are met in a cost-effective manner.	Issues within the design relating to surface water drainage implications of the scheme have been examined in the Infrastructure Report. This report provides recommended actions to improve the stormwater credentials of the scheme <sup>104</sup> .
El12: Waste Management Infrastructure, Prevention, Reduction, Reuse and Recycling (Circular Economy approach)	To ensure new developments are designed and constructed in line with the Council's Guidelines for Waste Storage Facilities	An Operational Waste Management Plan (OWMP) has been prepared to ensure that the management of waste during the Operational Phase of the Proposed Development is undertaken in accordance with the current legal and industry standards. In particular, the OWMP aims to provide a robust strategy for storing, handling, collection and transport of the wastes generated at site whilst ensure maximum recycling, reuse and recovery of waste with diversion from landfill, wherever possible <sup>105</sup> .
El22: Flood Risk Management	It is a Policy Objective to support, in cooperation with the OPW, the implementation of the EU Flood Risk Directive (20010/60/EC) on the assessment and management of flood risks, the Flood Risk Regulations (SI No 122 of 2010) and the Department of the Environment, Heritage and Local Government and the Office of Public Works Guidelines on 'The Planning System and Flood Risk Management' (2009) and relevant outputs of the Eastern District Catchment and Flood Risk Assessment and Management Study (ECFRAMS Study). Implementation of the above shall be via the policies and objectives, and all measures to mitigate identified flood risk.	<ul> <li>An FRA<sup>106</sup> has been prepared for the Proposed Development which has assessed the susceptibility of the Site to pluvial, fluvial, and tidal flooding. Flooding from groundwater has also been assessed.</li> <li>In order to conduct the assessment, the following sources of information have been consulted:</li> <li>OPW's National Flood Information Portal (www.floodinfo.ie);</li> <li>Guidelines for Planning Authorities on <i>"The Planning System and Flood Risk Management"</i>, November 2009 (OPW and Department of Environment, Heritage and Local Government);</li> <li>GDSDS (www.greaterdublindrainage.com);</li> </ul>

<sup>&</sup>lt;sup>106</sup> Refer to Flood Risk Assessment, AECOM, April 2023.



<sup>&</sup>lt;sup>103</sup> Refer to Flood Risk Assessment, AECOM, April 2023.

<sup>&</sup>lt;sup>104</sup> Refer to Infrastructure Report, AECOM, April 2023.

<sup>&</sup>lt;sup>105</sup> Refer to Operational Waste Management Plan, AWN Consulting, April 2023.

Policy Objective	Description	Proposed Development Considerations
		<ul> <li>Dun Laoghaire Rathdown County Development Plan 2022 – 2028 SFRA;</li> <li>CFRAM (Catchment Flood Risk Assessment and Management).</li> <li>The subject site has been analysed for risks from flooding from the coast, the Deansgrange Stream, the internal and external surface water network, and ground water. Through site location, careful design, and appropriate mitigation measures, the risks and consequences of flooding have been mitigated across the development.</li> </ul>



# 7 CONCLUSIONS AND RECOMMENDATIONS

## 7.1 Conclusion

To conclude, the Proposed Residential Development at the Junction of Sallynoggin Road and Glenageary Avenue, Glenageary, Co. Dublin, is considered to have met the criteria set out by the Taxonomy Regulation, in regard to being classed as an environmentally sustainable economic activity, such that it has:

- Made a substantive contribution to one of six environmental objectives, in this case Climate Change Adaptation;
- Demonstrated that no significant harm will be made to the remaining five EU Taxonomy environmental objectives.
- Has met minimum safeguards (as set out by the relevant legislation).
- Has demonstrated compliance with the technical screening criteria as set out within the Supplementing Regulation, through the preparation of a Climate Risk and Vulnerability Assessment, which has incorporated the following:
  - Climate projections (EPA and IPCC) across a conservative range of future scenarios have been examined, along with the Proposed Development location, to gain an understanding of the future risks that climate change may have on the Proposed Development;
  - Screening of potential climate hazards relevant to the location of the Proposed Development and the projected changes in future climate for this location to determine what hazards pose a material risk;
  - Assessment of identified material risks, taking account of relevant adaptation and mitigation measures which have been incorporated into the Development design, in accordance with the IPCC's Climate Risk Framework;
  - Provision of recommended additional actions to further reduce the potential risks of identified climate hazards.

This Report has dually met the requirements of DLRCC, as set out within their Development Management Thresholds Information Document, for a Climate Change Impact Assessment which has assessed the impact of climate change on the Proposed Development and ensures that the policies and objectives produced and implemented by the local authority in relation to climate change and climate change protection measures, particularly in relation to drainage design, as set out within the Dún Laoghaire Rathdown County Development Plan 2022-2028 (DLR CDP), have been incorporated into the Proposed Development design.

Furthermore, this Report has provided information to support the relevant public body in carrying out its functions in a manner which is consistent with national climate plans and strategies and furthering the achievement of the national climate objective as set out under Section 15 of the Climate Action and Low Carbon Development Act 2015, as amended in 2021.



#### 7.2 Recommendations

#### 7.2.1 Climate Risk and Vulnerability

The Proposed Development shall seek to achieve the greatest standards of sustainable construction and design and has incorporated sustainable building design criteria from the outset which support overall climate change mitigation, including the requirement that the Development does not exceed the threshold set for the nearly zero-energy building (NZEB) requirements in national regulation implementing Directive 2010/31/EU.

The design of the fabric and plant will satisfy the requirements of new Part L Building Regulations and NZEB<sup>107</sup>.

The Building Lifecycle Report<sup>108</sup>, which has been prepared for the Proposed Development, outlines the elements (based on passive and active measures) that aid in the reduction of energy consumption and carbon emissions, these are as follows:

- BER Certificates
- Fabric Energy Efficiency
- Energy Labelled White Goods
- External Lighting
- Centralised Plant
- Combined Heat and Power (CHP)
- Pumps
- BMS
- Heat Interface Unit
- Mechanical Heat Recovery Ventilation

Furthermore, the principles of waste management and the circular economy have been incorporated into both the Construction Phase and Operational Phase to ensure that maximum recycling, reuse, and recovery of waste with diversion from landfill, wherever possible, is being achieved.

In relation to climate change adaption, overall, the climate risks for the Proposed Development are low based on the Site location and the incorporated design measures. Nevertheless, the following actions are recommended to ensure that these adaptive design measures, particularly in relation to drainage, are capable of operating as intended:

- Inspection and maintenance of the PV / Photovoltaic array is carried out periodically and completed in accordance with good practice.
- Inspection and maintenance of the drainage systems is carried out periodically and completed in accordance with good practice (particularly after every major storm event, the end of winter (to collect winter debris), mid-summer (to collect dust, flowers and grass-type deposits), and after autumn leaf fall). This will ensure that the drainage systems are capable of managing storm runoff during periods of exceptionally high rainfall.
- It is expected that regular inspection and maintenance of drainage systems will be an effective measure to ensure that the Proposed Development is not at risk of flooding in the future. However, to account for a worst-case scenario (should such drainage measures fail), it is

<sup>&</sup>lt;sup>108</sup> Refer to Building Lifecycle Report, JAK Engineering Consultants, April 2023



<sup>&</sup>lt;sup>107</sup> Refer to Sustainability & Services Report, JAK Engineering Consultants, April 2023.

recommended to conduct a risk assessment, as necessary, when deciding the future location and placement of critical infrastructure. Low level and basement areas should be avoided to prevent potential impacts from pluvial flood events.

- Consider the installation of rainwater harvesting facilities, which would allow for the reuse of water in irrigation of the landscaping.
- In relation to the increase in windstorms, there is currently uncertainty in the projected change of this climate hazard. Therefore, it is recommended to reassess this climate hazard and its potential risk to buildings should projections in future climate indicate a significant increase in windstorms for this location.
- Risk relating to all changing climate hazards should be revisited and assessed periodically to ensure that proper mitigation and adaptation measures are in place.

These recommended additional measures have been presented to Red Rock Glenageary Ltd. who have accepted them and committed to implementing them.

#### 7.2.2 Do No Significant Harm (DNSH)

DNSH criteria have been addressed and incorporated into the Proposed Development design. In order to further ensure compliance with these criteria, the following measures are recommended:

- Auditing of the Construction Phase to ensure that environmental management controls are being implemented to prevent pollution;
- Auditing of the Construction Phase to ensure that environmental management controls are being implemented to avoid adverse ecological impacts;
- Auditing of the Construction Phase to ensure that waste management objectives and recycling targets are being fulfilled;
- Auditing of waste management operations during the Operational Phase to ensure maximum recycling, reuse and recovery of waste with diversion from landfill, wherever possible.



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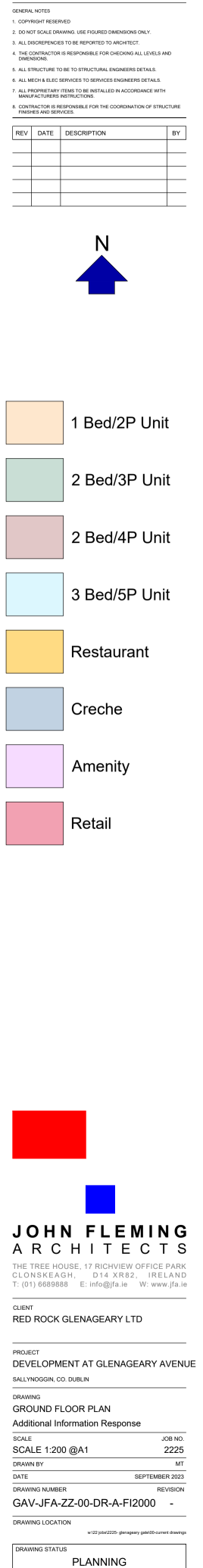
South West Regional Office 19 Henry Street, Kenmare, County Kerry, V93 CVH0, Ireland. Tel: +353 646 641932 Email: info@enviroguide.ie

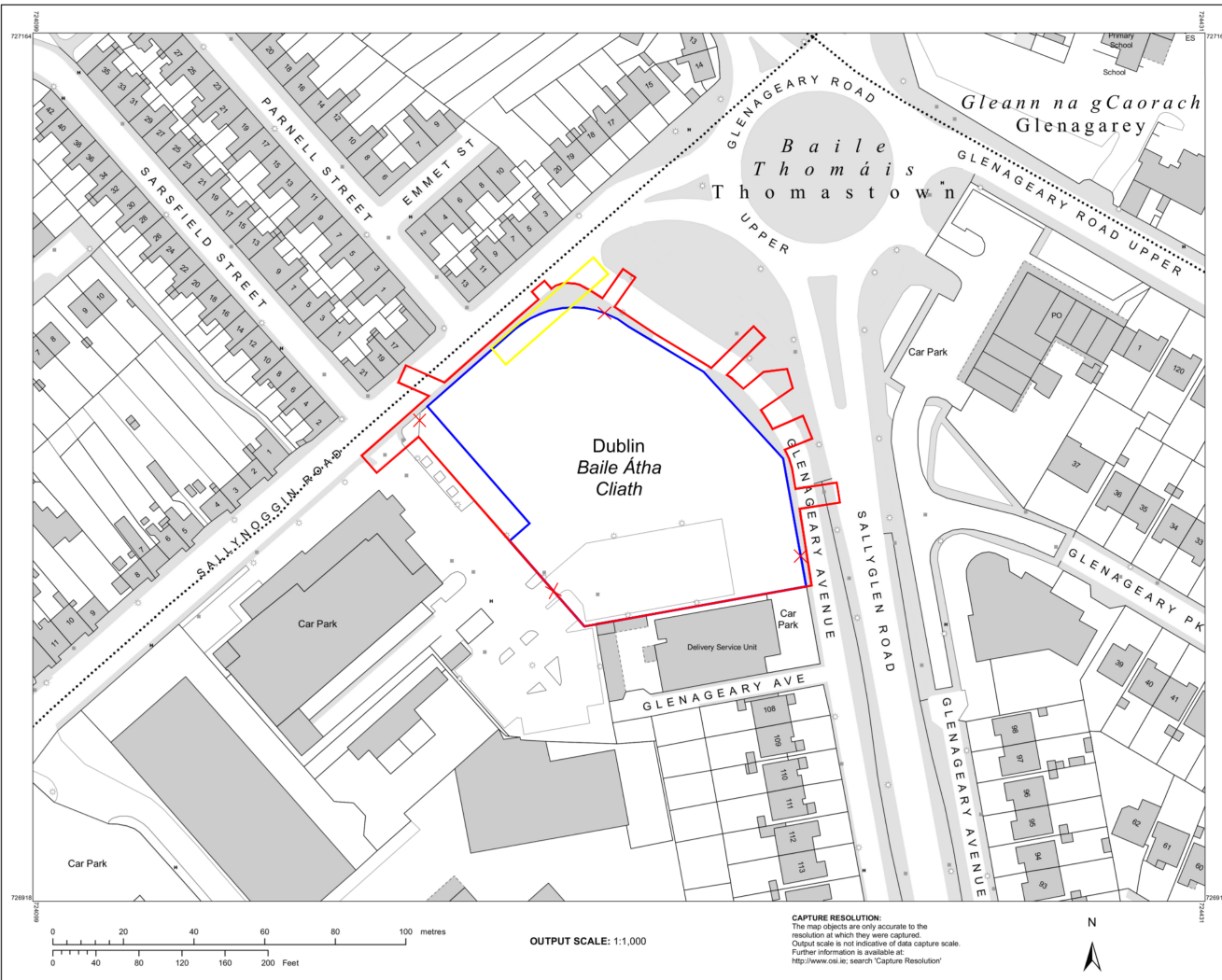
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Site Location and Site Layout







GENERAL NOTES

- 1. COPYRIGHT RESERVED
- 2. DO NOT SCALE DRAWING. USE FIGURED DIM
- ALL DISCREPENCIES TO BE REPORTED TO ARCHITEGT.
   THE CONTRACTOR IS RESPONSELE FOR CHECKING ALL LEVELS AND DIMENSIONS.
- 5. ALL STRUCTURE TO BE TO STRUCTURAL ENGINEERS DETAILS.
- 6. ALL MECH & ELEC SERVICES TO SERVICES ENGINEERS DETAILS.
- ALL PROPRIETARY ITEMS TO BE INSTALLED IN ACCORDANCE WITH MANUFACTURERS INSTRUCTIONS.
- 8. CONTRACTOR IS RESPONSIBLE FOR THE COORDINATION OF STRU FINISHES AND SERVICES.

REV	DATE	DESCRIPTION	BY

CENTRE COORDINATES: ITM 724265,727041

PUBLISHED: 02/09/2022

ORDER NO .: 50289080\_1

MAP SERIES: 1:1,000

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MAP SHEETS: 3394-16

Subject Site

- Ownership Boundary
- Wayleave
- Location of Site Notice





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CLIENT

RED ROCK GLENAGEARY LTD

PROJECT DEVELOPMENT AT GLENAGEARY AVENUE SALLYNOGGIN, CO. DUBLIN DRAWING SITE LOCATION MAP OS MAP SCALE JOB NO. SCALE 1:1000 @A3 2225 DRAWN BY MT DATE APRIL 2023 DRAWING NUMBER

GAV-JFA-ZZ-SP-DR-A-PA1100 -

DRAWING LOCATION

PLANNING



Appendix A (Classification of climate-related hazards) from Annex II of the Commission Delegated Regulation (EU) 2021/2139.

	Temperature- related	Wind-related	Water-related	Solid mass-related
Chronic	Changing temperature (air, freshwater, marine water)	Changing wind patterns	Changing precipitation patterns and types (rain, hail, snow/ice)	Coastal erosion
	Heat stress		Precipitation or hydrological variability	Soil degradation
	Temperature variability		Ocean acidification	Soil erosion
	Permafrost thawing		Saline intrusion	Solifluction
			Sea level rise	
			Water stress	
Acute	Heat wave	Cyclone, hurricane, typhoon	Drought	Avalanche
	Cold wave/frost	Storm (including blizzards, dust and sandstorms)	Heavy precipitation (rain, hail, snow/ice)	Landslide
	Wildfire	Tornado	Flood (coastal, fluvial, pluvial, ground water)	Subsidence
			Glacial lake outburst	

### APPENDIX A: CLASSIFICATION OF CLIMATE-RELATED HAZARDS<sup>669</sup>

<sup>&</sup>lt;sup>669</sup> The list of climate-related hazards in this table is non-exhaustive, and constitutes only an indicative list of most widespread hazards that are to be taken into account as a minimum in the climate risk and vulnerability assessment.



Appendix B (generic criteria for DNSH to sustainable use and protection of water and marine resources) from Annex II of Commission Delegated Regulation (EU) 2021/2139.

#### APPENDIX B: GENERIC CRITERIA FOR DNSH TO SUSTAINABLE USE AND PROTECTION OF WATER AND MARINE RESOURCES

Environmental degradation risks related to preserving water quality and avoiding water stress are identified and addressed with the aim of achieving good water status and good ecological potential as defined in Article 2, points (22) and (23), of Regulation (EU) 2020/852, in accordance with Directive  $2000/60/\text{EC}^{670}$  and a water use and protection management plan, developed thereunder for the potentially affected water body or bodies, in consultation with relevant stakeholders.

Where an Environmental Impact Assessment is carried out in accordance with Directive 2011/92/EU and includes an assessment of the impact on water in accordance with Directive 2000/60/EC, no additional assessment of impact on water is required, provided the risks identified have been addressed.

<sup>&</sup>lt;sup>670</sup> For activities in third countries, in accordance with applicable national law or international standards which pursue equivalent objectives of good water status and good ecological potential, through equivalent procedural and substantive rules, i.e. a water use and protection management plan developed in consultation with relevant stakeholders which ensures that 1) the impact of the activities on the identified status or ecological potential of potentially affected water body or bodies is assessed and 2) deterioration or prevention of good status/ecological potential is avoided or, where this is not possible, 3) justified by the lack of better environmental alternatives which are not disproportionately costly/technically unfeasible, and all practicable steps are taken to mitigate the adverse impact on the status of the body of water.



Appendix C (generic criteria for DNSH to pollution prevention and control regarding use and presence of chemicals) from Annex II of Commission Delegated Regulation (EU) 2021/2139.

### APPENDIX C: GENERIC CRITERIA FOR DNSH TO POLLUTION PREVENTION AND CONTROL REGARDING USE AND PRESENCE OF CHEMICALS

The activity does not lead to the manufacture, placing on the market or use of:

(a) substances, whether on their own, in mixtures or in articles, listed in Annexes I or II to Regulation (EU) 2019/1021, except in the case of substances present as an unintentional trace contaminant;

(b) mercury and mercury compounds, their mixtures and mercury-added products as defined in Article 2 of Regulation (EU) 2017/852;

(c) substances, whether on their own, in mixture or in articles, listed in Annex I or II to Regulation (EC) No 1005/2009;

(d) substances, whether on their own, in mixtures or in an articles, listed in Annex II to Directive 2011/65/EU, except where there is full compliance with Article 4(1) of that Directive;

(e) substances, whether on their own, in mixtures or in an article, listed in Annex XVII to Regulation (EC) 1907/2006, except where there is full compliance with the conditions specified in that Annex;

(f) substances, whether on their own, in mixtures or in an article, meeting the criteria laid down in Article 57 of Regulation (EC) 1907/2006 and identified in accordance with Article 59(1) of that Regulation, except where their use has been proven to be essential for the society;

(g) other substances, whether on their own, in mixtures or in an article, that meet the criteria laid down in Article 57 of Regulation (EC) 1907/2006, except where their use has been proven to be essential for the society.



Appendix D (Generic Criteria for DNSH to Protection and Restoration of Biodiversity and Ecosystems) from Annex II of Commission Delegated Regulation (EU) 2021/2139.

### APPENDIX D: GENERIC CRITERIA FOR DNSH TO PROTECTION AND RESTORATION OF BIODIVERSITY AND ECOSYSTEMS

An Environmental Impact Assessment (EIA) or screening<sup>671</sup> has been completed in accordance with Directive 2011/92/EU<sup>672</sup>.

Where an EIA has been carried out, the required mitigation and compensation measures for protecting the environment are implemented.

For sites/operations located in or near biodiversity-sensitive areas (including the Natura 2000 network of protected areas, UNESCO World Heritage sites and Key Biodiversity Areas, as well as other protected areas), an appropriate assessment<sup>673</sup>, where applicable, has been conducted and based on its conclusions the necessary mitigation measures<sup>674</sup> are implemented.

<sup>&</sup>lt;sup>671</sup> The procedure through which the competent authority determines whether projects listed in Annex II to Directive 2011/92/EU is to be made subject to an environmental impact assessment (as referred to in Article 4(2) of that Directive).

<sup>&</sup>lt;sup>672</sup> For activities in third countries, in accordance with equivalent applicable national law or international standards requiring the completion of an EIA or screening, for example, IFC Performance Standard 1: Assessment and Management of Environmental and Social Risks.

<sup>&</sup>lt;sup>673</sup> In accordance with Directives 2009/147/EC and 92/43/EEC. For activities located in third countries, in accordance with equivalent applicable national law or international standards, that aim at the conservation of natural habitats, wild fauna and wild flora, and that require to carry out (1) a screening procedure to determine whether, for a given activity, an appropriate assessment of the possible impacts on protected habitats and species is needed; (2) such an appropriate assessment where the screening determines that it is needed, for example IFC Performance Standard 6: Biodiversity Conservation and Sustainable Management of Living Natural Resources.

<sup>&</sup>lt;sup>674</sup> Those measures have been identified to ensure that the project, plan or activity will not have any significant effects on the conservation objectives of the protected area.