Screening Report for Appropriate Assessment of a Strategic Housing Development at 36-40 Dominick Street Upper, Dublin 7

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<u>Introduction</u>

This report has been prepared by Padraic Fogarty of OPENFIELD Ecological Services. Pádraic Fogarty has worked for 25 years in the environmental field and in 2007 was awarded an MSc from Sligo Institute of Technology for research into Ecological Impact Assessment (EcIA) in Ireland. OPENFIELD is a full member of the Institute of Environmental Management and Assessment (IEMA).

This report finds that significant effects to Natura 2000 sites will not arise as a result of this project, either alone or in combination with other plans and projects, and that this conclusion is beyond a reasonable scientific doubt on the basis of the best scientific knowledge available.

Biodiversity is a contraction of the words 'biological diversity' and describes the enormous variability in species, habitats and genes that exist on Earth. It provides food, building materials, fuel and clothing while maintaining clean air, water, soil fertility and the pollination of crops. A study by the Department of Environment, Heritage and Local Government placed the economic value of biodiversity to Ireland at €2.6 billion annually (Bullock et al., 2008) for these 'ecosystem services'.

All life depends on biodiversity and its current global decline is a major challenge facing humanity. In 1992, at the Rio Earth Summit, this challenge was recognised by the United Nations through the Convention on Biological Diversity which has since been ratified by 193 countries, including Ireland. Its goal to significantly slow down the rate of biodiversity loss on Earth has been echoed by the European Union, which set a target date of 2010 for *halting* the decline. This target was not met but in 2010 in Nagoya, Japan, governments from around the world set about redoubling their efforts and issued a strategy for 2020 called 'Living in Harmony with Nature'. In 2011 the Irish Government incorporated the goals set out in this strategy, along with its commitments to the conservation of biodiversity under national and EU law, in the second national biodiversity action plan (Dept. of Arts, Heritage and the Gaeltacht, 2011). A third plan was published in 2017.

The main European legislation for conserving biodiversity is the Directive 2009/147//EC of the European Parliament and of the Council of November 2009 on the conservation of wild birds (Birds Directive) and Council Directive 92/43/EEC of 21 May 1992, as amended, on the conservation of natural habitats and of wild fauna and flora (Habitats Directive). Among other things, these require member states to designate areas of their territory that contain important bird populations in the case of the former; or a representative sample of important or endangered habitats and species in the case of the latter. These areas are known as Special Protection Areas (SPA) and Special Areas of Conservation (SAC) respectively. Collectively they form a network of sites across the European Union known as Natura 2000. A report into the economic benefits of the Natura 2000 network concluded that "there is a new evidence base that conserving and investing in our biodiversity makes sense for climate challenges, for saving money, for jobs, for food, water and physical security, for

cultural identity, health, science and learning, and of course for biodiversity itself" (EU, 2013).

Unlike traditional nature reserves or national parks, Natura 2000 sites are not 'fenced-off' from human activity and are frequently in private ownership. It is the responsibility of the competent national authority to ensure that 'good conservation status' exists for their SPAs and SACs and specifically that Article 6(3) of the Habitats Directive is met.

Article 6(3) states:

Any plan or project not directly connected with or necessary to the management of the site but likely to have a significant effect thereon, either individually or in combination with other plans or projects, shall be subject to appropriate assessment of its implications for the site in view of the site's conservation objectives. In the light of the conclusions of the assessment of the implications for the site and subject to the provisions of paragraph 4, the competent national authorities shall agree to the plan or project only after having ascertained that it will not adversely affect the integrity of the site concerned and, if appropriate, after having obtained the opinion of the general public.

These obligations in relation to Appropriate Assessment have been implemented in Ireland under Part XAB of the Planning and Development Act 2000, as amended ("the 2000 Act"), and in particular Section 177U and Section 177V thereof. The relevant provisions of Section 177U in relation to AA screening have been set out below:

"177U.— (1) A screening for appropriate assessment of a draft Land use plan or application for consent for proposed development shall be carried out by the competent authority to assess, in view of best scientific knowledge, if that Land use plan or proposed development, individually or in combination with another plan or project is likely to have a significant effect on the European site.

- (2)...
- (3)...
- (4) The competent authority shall determine that an appropriate assessment of a draft Land use plan or a proposed development, as the case may be, is required if it cannot be excluded, on the basis of objective information, that the draft Land use plan or proposed development, individually or in combination with other plans or projects, will have a significant effect on a European site.
- (5) The competent authority shall determine that an appropriate assessment of a draft Land use plan or a proposed development, as the case may be, is not required if it can be excluded, on the basis of objective information, that the draft Land use plan or

proposed development, individually or in combination with other plans or projects, will have a significant effect on a European site."

It is appropriate for the relevant competent authority to assess the impact of a plan or project on any European sites within a reasonable proximity of the proposed development (usually considered to be 15km, DoEHLG, 2009). A planning authority or the Board may grant consent with modifications or conditions where they are satisfied that the proposed development, if carried out in accordance with the consent (and its modifications or conditions), would not adversely affect the integrity of the European Site concerned.

The Purpose of this document

This document provides the necessary information for an AA screening assessment to be carried out by the Board in relation to a proposed shared living accommodation development and neighbourhood uses 36-40 Dominick Street Upper, Dublin 7.

Guidance

This AA Screening Report has been undertaken in accordance with the following guidance:

- Appropriate Assessment of Plans and Projects in Ireland Guidance for Planning Authorities. (Department of Environment, Heritage and Local Government, 2010 revision);
- Appropriate Assessment under Article 6 of the Habitats Directive: Guidance for Planning Authorities. Circular NPW 1/10 & PSSP 2/10;
- Assessment of Plans and Projects Significantly Affecting Natura 2000 sites:
 Methodological Guidance on the Provisions of Article 6(3) and (4) of the
 Habitats Directive 92/43/EEC (European Commission, 2001);
- Communication from the Commission on the precautionary principle (European Commission, 2000); and,
- Managing Natura 2000 Sites: The Provisions of Article 6 of the Habitat's Directive 92/43/EEC (European Commission, 2019).

Methodology

The methodology for this screening statement is clearly set out in a document prepared for the Environment DG of the European Commission entitled 'Assessment of plans and projects significantly affecting Natura 2000 sites 'Methodological guidance on the provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC' (Oxford Brookes University, 2001). Chapter 3, part 1, of this document deals specifically with screening while Annex 2 provides the template for the screening/finding of no significant effects report matrices to be used.

In accordance with this guidance, the following methodology has been used to produce this screening statement:

Step 1: Management of the Site

This determines whether the project is necessary for the conservation management of the site in question.

Step 2: Description of the Project

This step describes the aspects of the project that may have an impact on the Natura 2000 site.

Step 3: Characteristics of the Site

This process identifies the conservation aspects of the site and determines whether negative impacts can be expected as a result of the plan. This is done through a literature survey and consultation with relevant stakeholders – particularly the National Parks and Wildlife Service (NPWS). All potential effects are identified including those that may act alone or in combination with other projects or plans.

Using the precautionary principle, and through consultation and a review of published data, it is normally possible to conclude at this point whether potential impacts are likely. Deficiencies in available data are also highlighted at this stage.

Step 4: Assessment of Significance

Assessing whether an effect is significant or not must be measured against the conservation objectives for the Natura area in question.

If this analysis shows that significant effects are likely then a full AA will be required.

The steps are compiled into a screening matrix, a template of which is provided in Appendix II of the EU methodology.

Mitigation measures cannot be taken into account in an AA screening assessment

A full list of literature sources that have been consulted for this study is given in the References section to this report while individual references are cited within the text where relevant.

Screening Template as per Annex 2 of EU methodology (EC, 2000):

This plan is not necessary for the management of the site and so Step 1 as outlined above is not relevant.

Brief description of the project

The project is described thus, as per the planning application:

The proposed development comprises demolition of the existing warehouse buildings and no. 36 Dominick Street Upper and retention of the Hendrons Building as part of an overall redevelopment of the site to accommodate a build-to-rent shared living scheme and publicly accessible neighbourhood uses (including café/shop, gym and yoga studios). The scheme will include; 280 no. shared living rooms (281. no bedspaces), internal and external amenity space over 5 no. blocks ranging in height from 5 no. storeys to 9 no. storeys, secure bicycle parking, site-wide landscaping, ESB substation and switch-room and site development works all on the 0.3285 hectare site.

The site location is shown in figures 1 and 2 while the proposed layout is given in figure 3.

The proposed development will include demolition works to the existing structures on the site, a construction phase to include new surface water drainage infrastructure and connection to electricity and wastewater networks. The main phases of this project include:

- Demolition of existing structures and site clearance.
- Excavation to basement level.
- A construction phase using standard building materials.
- Construction will include a new surface water drainage infrastructure and connection to electricity and wastewater networks.
- An operational phase whereby the aparthotel will be open for business.

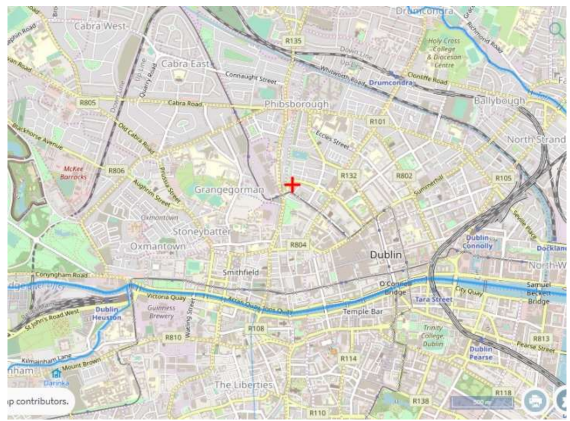


Figure 1 – Site location (red cross). There are no Natura 2000 sites in this view (www.epa.ie).

The site is not located within or directly adjacent to any Natura 2000 area (SAC or SPA). This part of north Dublin is a built-up business, residential and commercial zone and is predominantly composed of surfaces that are sealed with tar macadam and concrete. Site visits have shown that the site is disused with buildings and minimal vegetation. It is located approximately 1km from the River Liffey, the banks of which are composed of artificial quay walls at this location.

The site is currently composed of buildings and hard surfaces. The site is surrounded on all sides by either roads or other residential properties. This was confirmed during site visits which were carried out on November 28th 2019 and August 19th 2020.

The habitats are entirely artificial in nature. There is no suitable habitat for wetland, wading or wintering birds which may be associated with Natura 2000 sites in Dublin Bay.

Inert construction and demolition waste will be removed by a licensed contractor and disposed of in accordance with the Waste Management Act.



Figure 2 – Site location on Constitution Hill (from www.google.com)

Currently there is no attenuation of rain run-off and this is likely to enter the public sewer. In accordance with the Greater Dublin Strategic Drainage Study this project will incorporate sustainable drainage systems (SUDS) that will appreciably reduce the current run-off rate. This will include the installation of a sedum green roof, permeable paving and filter drains. SUDS are standard measures in all new development and are not included to avoid or reduce an effect to a Natura 2000 site.

Foul effluent from the proposed development will be sent to the wastewater treatment plant at Ringsend in Dublin. Emissions from the plant are currently not in compliance with the Urban Wastewater Treatment Directive. In April 2019 Irish Water was granted planning permission to upgrade the Ringsend plant.

Contractors for the upgrade work to the plant comprising a new 400,000 population equivalent extension were appointed in February 2018. The work on this 25% increase in capacity is scheduled to be completed by 2021. In addition, it is stated that Irish Water is working on infrastructure to achieve a population equivalent of two million by the end of 2022. The upgrade to use of aerobic granular sludge (which allows for a greater amount of wastewater to be treated to a higher standard within the current plant) and other phased upgrades to achieve a population equivalent of 2.4 million is expected to be completed by 2027.

The peak wastewater discharge is calculated at an average wastewater discharge of 1.68 litres/sec. and will be collected in the public sewer and treated at Irish Water's WWTP at Ringsend prior to discharge to Dublin Bay. The connection to the sewage network will require the consent of Irish Water in the event that permission is granted. The WWTP is required to operate under an EPA licence (D0034-01) and to meet environmental legislative requirements.

There are no other discharges from this operation.

Fresh water supply for the development will be via a mains supply. This may originate from in the Poulaphouca Reservoir.

There are no point air emissions from the site while some dust and noise can be expected during the construction phase.



Figure 3 – Proposed site layout

Brief description of Natura 2000 sites

In assessing the zone of influence of this project upon Natura 2000 sites the following factors must be considered:

- Potential impacts arising from the development
- The location and nature of Natura 2000 sites
- Pathways between the development and the Natura 2000 network

It has already been stated that the site is not located within or directly adjacent to any Natura 2000 area. For projects of this nature an initial 15km radius is normally examined. This is an arbitrary distance however and impacts can occur at distances greater than this. There are a number of Natura 2000 sites within this radius.

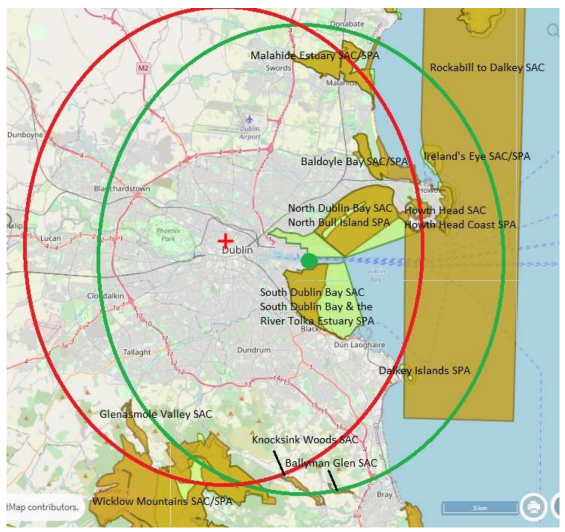


Figure 4 – Approximate 15km radius around the proposed development site (red circle), the Ringsend wastewater treatment plant (green circle) and Natura 2000 sites.

Baldoyle Bay SAC/SPA

This SAC (site code: 0199) is the estuary of the Sluice and the Mayne Rivers that is largely enclosed by a sand spit that stretches from Portmarnock to Howth. At low tide it has large areas of exposed mud and sediment that support rich invertebrate communities. There are a number of habitats here that are listed in the EU's Habitats Directive Annex I while there are two plants recorded from the Bay that are protected under the Flora Protection Order: Borrer's Saltmarsh-grass *Puccinellia fasciculata* and Meadow Barley *Hordeum secalinum*.

The reasons why the bay falls under the SAC designation are set out in the qualifying interests. They are either habitat types listed in Annex I or species listed in Annex II of the Habitats Directive. This information is provided by the National Parks and Wildlife Service (NPWS) and is shown in table 1 below. In this case the SAC is designated only for protected habitat types. Status is based on the NPWS national assessments under Article 17 of the Habitats Directive and unless otherwise stated do not refer to the status within the SAC in question.

Table 1 – Qualifying interests for the Baldoyle Bay SAC (from NPWS)

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Code	Habitats	Status
1140	Mudflats and sandflats	Inadequate
1310	Salicornia and other annuals colonizing mud and sand	Favourable
1330	Atlantic salt meadows	Inadequate
1410	Mediterranean salt meadows	Inadequate

- Tidal mudflats (1140). This is an intertidal habitat characterised by fine silt and sediment. Most of the area in Ireland is of favourable status however water quality and fishing activity, including aquaculture, are negatively affecting some areas.
- Salicornia mudflats (1310): This is a pioneer saltmarsh community and so
 is associated with intertidal areas. It is dependent upon a supply of fresh,
 bare mud and can be promoted by damage to other salt marsh habitats. It
 is chiefly threatened by the advance of the alien invasive Cordgrass
 Spartina anglica. Erosion can be destructive but in many cases this is a
 natural process.
- Atlantic and Mediterranean salt meadows (1330 & 1410): these are intertidal
 habitats that differ somewhat in their vegetation composition. They are
 dynamic habitats that depend upon processes of erosion, sedimentation
 and colonisation by a typical suite of salt-tolerant organisms. The main
 pressures are invasion by the non-native Spartina anglica and overgrazing
 by cattle and sheep.

The Baldoyle Bay SPA (site codes: 4016) is composed of estuarine habitats. They are some of the most productive in the world and the nutrients that are

deposited here fuel primary and secondary production (levels in the food chain) that in turn provide food for internationally significant numbers of wintering birds (Little, 2000). It had a mean of 5,780 birds between the winters of 2006/07 and 2010/11 (Crowe et al., 2012). Specifically, it has a number of species which are 'features of interest' of the SPA, along with 'wetlands and waterbirds'. Table 2 details these.

Table 2 – Qualifying interests for the Baldoyle Bay SPA (from NPWS)

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Species	National Status ¹	SPA Status ²	
Branta bernicula hrota Light-bellied brent goose	Amber (Wintering)	Favourable	
Charadrius hiaticula Ringed plover	Green	Intermediate unfavourable	
Limosa lapponica Bar-tailed godwit	Amber (Wintering)	Highly unfavourable	
Pluvialis apricaria Golden plover	Red (Breeding & Wintering)	Unfavourable	
Pluvialis squatarola Grey plover	Amber (Wintering)	Unfavourable	
Tadorna Tadorna Shelduck	Amber (Breeding & Wintering)	Favourable	
Wetlands & Waterbirds			

- Light-bellied Brent Goose. There has been a 67% increase in the distribution of this goose which winters throughout the Irish coast. The light-bellied subspecies found in Ireland breeds predominantly in the Canadian Arctic.
- Ringed Plover. This bird is a common sight around the Irish coast where it
 is resident. They breed on stony beaches but also, more recently, on cutaway bog in the midlands.
- Bar-tailed Godwit. These wetland wading birds do not breed in Ireland but are found throughout the littoral zone during winter months. They prefer estuaries where there are areas of soft mud and sediments on which to feed.
- Golden Plover. In winter these birds are recorded across the midlands and coastal regions. They breed only in suitable upland habitat in the north-west. Wintering abundance in Ireland has changed little in recent years although it is estimated that half of its breeding range has been lost in the last 40 years.
- Grey Plover. These birds do not breed in Ireland but winter throughout coastal estuaries and wetlands. Its population and distribution is considered to be stable.

² Conservation Objectives Supporting Document. Version 1. National Parks & Wildlife Service. 2012.

¹ Birds of Conservation Concern in Ireland. Colhoun & Cummins, 2013

• **Shelduck.** The largest of our ducks, Shelduck both breed and winter around the coasts with some isolate stations inland. Its population and range are considered stable.

Of those species with unfavourable status in the SPA, Ringed Plover and Bartailed Godwit have exhibited losses at Baldoyle Bay while the national population remains stable or has increased. It is therefore reasonable to assume that local factors are leading to declines. The NPWS list a number of factors that may be contributing to this including human disturbance (walkers with or without dogs) and nutrient enrichment (pollution). The latter effect is exhibited by algal mats, typically Sea-lettuce Ulva sp. which covers the sediment surface at low tide. This is good for those species which feed on Sealettuce but bad for those which cannot reach their favoured prey under the mats.

North Dublin Bay SAC/North Bull Island SPA

The North Dublin Bay SAC (site code: 0206) is focussed on the sand spit on the North Bull island. The qualifying interests for it are shown in table 3. The status of the habitat is also given and this is an assessment of its range, area, structure and function, and future prospects on a national level and not within the SAC itself.

Table 3 – Qualifying interests for the North Dublin Bay SAC

Code	Habitat/Species	Status
1140	Mudflats and sandflats not covered by seawater at low tide	Inadequate
1320	Salicornia and other annuals colonizing mud and sand	Favourable
1330	Atlantic salt meadows	Inadequate
1410	Mediterranean salt meadows	Inadequate
1210	Annual vegetation of drift lines	Inadequate
2110	Embryonic shifting dunes	Inadequate
2120	Shifting dunes along the shoreline with Ammophila arenaria (white dunes)	Inadequate
2130	Fixed coastal dunes with herbaceous vegetation (grey dunes)	Bad
2190	Humid dune slacks	Inadequate
1395	Petalophyllum ralfsii Petalwort	Favourable

 Annual vegetation of drift lines (1210) This habitat of the upper shore is characterised by raised banks of pebbles and stones. They are inhabited by a sparse but unique assemblage of plants, some of which are very rare. The principle pressures are listed as gravel extraction, the building of pipelines and coastal defences.

- Embryonic shifting dunes (2110). As their name suggests these sand structures represent the start of a sand dune's life. Perhaps only a meter high they are a transient habitat, vulnerable to inundation by the sea, or developing further into white dunes with Marram Grass. They are threatened by recreational uses, coastal defences, trampling and erosion.
- Shifting dunes along the shoreline with Ammophila arenaria (white dunes) (2120). These are the second stage in dune formation and depend upon the stabilising effects of Marram Grass. The presence of the grass traps additional sand, thus growing the dunes. They are threatened by erosion, climate change, coastal flooding and built development.
- Fixed coastal dunes with herbaceous vegetation (grey dunes) (2130 priority habitat). These are more stable dune systems, typically located on the landward side of the mobile dunes. They have a more or less permanent, and complete covering of vegetation, the quality of which depends on local hydrology and grazing regimes. They are the most endangered of the dune habitat types and are under pressure from built developments such as golf courses and caravan parks, over-grazing, under-grazing and invasive species.
- Humid dune slacks (2190). These are wet, nutrient enriched (relatively) depressions that are found between dune ridges. During winter months or wet weather these can flood and water levels are maintained by a soil layer or saltwater intrusion in the groundwater. There are found around the coast within the larger dune systems.
- Petalwort (1395). There are 30 extant populations of this small green liverwort, predominantly along the Atlantic seaboard but also with one in Dublin. It grows within sand dune systems and can attain high populations locally.

The North Bull Island SPA (site code: 0206) is largely coincident with the North Dublin Bay SAC with the exception of the terrestrial portion of Bull Island. Table 4 lists its features of interest

Table 4 – Qualifying interests for the North Dublin Bay SPA

North Bull Island SPA	National Status
Light-bellied Brent Goose Branta bernicla hrota	Amber (Wintering)
Oystercatcher Haematopus ostralegus	Amber (Breeding & Wintering)
Teal Anas crecca	Amber (Breeding & Wintering)
Pintail Anas acuta	Red (Wintering)
Shoveler Anas clypeata	Red (Wintering)
Shelduck Tadorna tadorna	Amber (Breeding & Wintering)
Golden Plover Pluvialis apricaria	Red (Breeding & Wintering)
Grey Plover Pluvialis squatarola	Amber (Wintering)
Knot Calidris canutus	Amber (Wintering)

Sanderling Calidris alba	Green (Wintering)	
Dunlin Calidris alpina	Red (Breeding & Wintering)	
Black-tailed Godwit Limosa limosa	Amber (Wintering)	
Bar-tailed Godwit Limosa lapponica	Amber (Wintering)	
Curlew Numenius arquata	Red (Breeding & Wintering)	
Redshank Tringa totanus	Red (Breeding & Wintering)	
Turnstone Arenaria interpres	Green (Wintering)	
Black-headed Gull Larus ridibundus	Red (Breeding)	
Wetlands & Waterbirds		

- **Oystercatcher.** Predominantly coastal in habit Oystercatchers are resident birds whose numbers continue to expand in Ireland.
- **Teal**. In winter this duck is widespread throughout the country. Land use change and drainage however have contributed to a massive decline in its breeding range over the past 40 years.
- **Pintail**. Dabbling duck wintering on grazing marshes, river floodplains, sheltered coasts and estuaries. It is a localised species and has suffered a small decline in distribution in Ireland for unknown reasons.
- **Shoveler**. Favoured wintering sites for this duck are inland wetlands and coastal estuaries. While there have been local shifts in population and distribution, overall their status is stable in Ireland.
- **Knot.** These small wading birds do not breed in Ireland but gather in coastal wetlands in winter. Their numbers have increased dramatically since the mid-1990s although the reasons for this are unclear.
- **Sanderling.** This small bird breeds in the high Arctic and winters in Ireland along sandy beaches and sandbars. Its wintering distribution has increased by 21% in the previous 30 years.
- **Dunlin.** Although widespread and stable in number during the winter season, the Irish breeding population has collapsed by nearly 70% in 40 years. Breeding is now confined to just seven sites in the north and west as habitat in former nesting areas has been degraded.
- Black-tailed Godwit. Breeding in Iceland these waders winter in selected sites around the Irish coast, but predominantly to the east and southern halves. Their range here has increase substantially of late.
- Curlew. Still a common sight during winter at coastal and inland areas around the country it breeding population here has effectively collapsed. Their habitat has been affected by the destruction of peat bogs, afforestation, farmland intensification and land abandonment. Their wintering distribution also appears to be in decline.
- **Redshank.** Once common breeders throughout the peatlands and wet grasslands of the midlands Redshanks have undergone a 55% decline in

- distribution in the past 40 years. Agricultural intensification, drainage of wetlands and predation are the chief drivers of this change.
- **Turnstone.** This winter visitor to Irish coasts favours sandy beaches, estuaries and rocky shores. It is found throughout the island but changes may be occurring due to climate change.
- **Black-headed Gull.** Widespread and abundant in winter these gulls are nevertheless considered to be in decline. The reasons behind this are unclear but may relate to the loss of safe nesting sites, drainage, food depletion and increase predation.

The **South Dublin Bay and Tolka Estuary SPA** (side code: 4024) is largely coincident with the South Dublin Bay SAC boundary with the exception of the Tolka Estuary. These designations encompass all of the intertidal areas in Dublin Bay from south of Bull Island to the pier in Dun Laoghaire. Wintering birds in particular are attracted to these areas in great number as they shelter from harsh conditions further north and avail of the available food supply within sands and soft sediments. Table 6 lists the qualifying interests.

- **Light-bellied Brent Goose.** There has been a 67% increase in the distribution of this goose which winters throughout the Irish coast. The light-bellied subspecies found in Ireland breeds predominantly in the Canadian Arctic.
- **Sanderling.** This small bird breeds in the high Arctic and winters in Ireland along sandy beaches and sandbars. Its wintering distribution has increased by 21% in the previous 30 years.
- **Dunlin.** Although widespread and stable in number during the winter season, the Irish breeding population has collapsed by nearly 70% in 40 years. Breeding is now confined to just seven sites in the north and west as habitat in former nesting areas has been degraded.
- **Knot.** These small wading birds do not breed in Ireland but gather in coastal wetlands in winter. Their numbers have increased dramatically since the mid-1990s although the reasons for this are unclear.
- **Black-headed Gull.** Widespread and abundant in winter these gulls are nevertheless considered to be in decline. The reasons behind this are unclear but may relate to the loss of safe nesting sites, drainage, food depletion and increase predation.
- Ringed Plover. This bird is a common sight around the Irish coast where it
 is resident. They breed on stony beaches but also, more recently, on cutaway bog in the midlands.
- **Oystercatcher.** Predominantly coastal in habit Oystercatchers are resident birds whose numbers continue to expand in Ireland.
- Bar-tailed Godwit. These wetland wading birds do not breed in Ireland but are found throughout the littoral zone during winter months. They prefer estuaries where there are areas of soft mud and sediments on which to feed.
- **Grey Plover.** These birds do not breed in Ireland but winter throughout coastal estuaries and wetlands. Its population and distribution is considered to be stable.

- Roseate Tern. This tern breeds at only a few stations along Ireland's east coast. Most of these are in decline although at Dublin their colony is increasing.
- Common Tern. This summer visitor nests along the coast and on islands in the largest lakes. Its breeding range has halved in Ireland since the 1968-1972 period.
- Arctic Tern. These long-distance travellers predominantly breed in coastal areas of Ireland. They have suffered from predation by invasive mink and are declining in much of their range.
- **Redshank.** Once common breeders throughout the peatlands and wet grasslands of the midlands Redshanks have undergone a 55% decline in distribution in the past 40 years. Agricultural intensification, drainage of wetlands and predation are the chief drivers of this change.

Bird counts form BirdWatch Ireland are taken from Dublin Bay as a whole and are not specific to any particular portion of the Bay. Dublin Bay is recognised as an internationally important site for water birds as it supports over 20,000 individuals. Table 5 shows the most recent count data available³.

Table 5 – Annual count data for Dublin Bay from the Irish Wetland Birds Survey (IWeBS)

Year	2010/11	2011/12	2012/13	2013/14	2014/15	Mean
Count	27,931	30,725	30,021	35,878	33,486	31,608

There were also internationally important populations of particular birds recorded in Dublin Bay (i.e. over 1% of the world population): Light-bellied brent geese *Branta bernicula hrota*; Black-tailed godwit *Limosa limosa*; Knot *Calidris canutus* and Bar-tailed godwit *L. lapponica*.

Table 6 – Qualifying interests for the South Dublin Bay & River Tolka Estuary SPA (EU code in square parenthesis)

South Dublin Bay and Tolka Estuary SPA		
Light-bellied Brent Goose (Branta bernicla hrota) [A046]		
Oystercatcher (Haematopus ostralegus) [A130]		
Ringed Plover (Charadrius hiaticula) [A137]		
Grey Plover (Pluvialis squatarola) [A140]		
Knot (Calidris canutus) [A143]		
Sanderling (Calidris alba) [A144]		
Dunlin (<i>Calidris alpina</i>) [A149]		
Bar-tailed Godwit (Limosa lapponica) [A157]		

³ https://f1.caspio.com/dp.asp?AppKey=f4db3000060acbd80db9403f857c

Redshank (Tringa totanus) [A162]		
Black-headed Gull (Croicocephalus ridibundus) [A179]		
Roseate Tern (Sterna dougallii) [A192]		
Common Tern (Sterna hirundo) [A193]		
Arctic Tern (Sterna paradisaea) [A194]		
Wetlands & Waterbirds [A999]		

The **South Dublin Bay SAC** (side code: 0210; approximately 800m from the site) is concentrated on the intertidal area of Sandymount Strand. It has four qualifying interests: mudflats and sandflats not covered by seawater at low tide (1140), annual vegetation of drift lines (1210), Salicornia and other annuals colonising mud and sand (1310) and Embryonic shifting dunes (2110).

- Annual vegetation of drift lines (1210) This habitat of the upper shore is characterised by raised banks of pebbles and stones. They are inhabited by a sparse but unique assemblage of plants, some of which are very rare. The principle pressures are listed as gravel extraction, the building of pipelines and coastal defences.
- Embryonic shifting dunes (2110). As their name suggests these sand structures represent the start of a sand dune's life. Perhaps only a meter high they are a transient habitat, vulnerable to inundation by the sea, or developing further into white dunes with Marram Grass. They are threatened by recreational uses, coastal defences, trampling and erosion.
- Tidal mudflats (1140). This is an intertidal habitat characterised by fine silt and sediment. Most of the area in Ireland is of favourable status however water quality and fishing activity, including aquaculture, are negatively affecting some areas.
- Salicornia mudflats (1310): This is a pioneer saltmarsh community and so is associated with intertidal areas. It is dependent upon a supply of fresh, bare mud and can be promoted by damage to other salt marsh habitats. It is chiefly threatened by the advance of the alien invasive Cordgrass Spartina anglica. Erosion can be destructive but in many cases this is a natural process.

Howth Head SAC and Howth Head Coast SPA.

The Howth Head SAC (site code: 0202) is designed for two qualifying interests: vegetated sea cliffs and dry heath.

 Vegetated sea cliffs (1230) These coastal habitats can be composed of hard or soft material which in turn influences the rate at which erosion occurs. Vegetation can be sparse but composed of a variety of specially adapted species. It is nationally assessed as of intermediate status. Dry heath (4030): This is a community of heather shrubs that occurs on well-drained, acidic, nutrient-poor mineral or peaty soils. Pressures on this habitat arise from high levels of sheep grazing, as well as afforestation, mining and quarrying. Unregulated burning is also identified as an important threat to the structure of this habitat. It is nationally assessed as of bad status.

Howth Head is also a pNHA and is home to a number of threatened plant species as well as locally rare or noteworthy habitats, such as patches of blanket bog. Site specific conservation objectives have been published for this SAC. These include maintaining the habitat extent, condition, vegetation composition, and community diversity for the two habitats listed as qualifying interests.

The Howth Head Coast SPA (code: 4133) is home to large colonies of breeding seabirds, particularly Kittiwake, the SPAs only qualifying interest. These vocal seagulls spend most of their time at sea, returning to favoured coastal sites for breeding. Nesting is on suitable rocky cliffs around the Irish coast. These Irish colonies are considered stable (Balmer et al., 2013).

Rockabill to Dalkey Island SAC (site code: 0300).

This is a recently designated off-shore (i.e. marine) SAC. It has two qualifying interests which are reefs and Harbour Porpoise *Phocoena phocoena*. Conservation objectives for this SAC have been published to maintain or restore the area of habitat and status of the population to 'favourable conservation status'.

- Reefs can be intertidal or subtidal features and are characterised by hard or rocky substrates. The main pressures that have been identified by the NPWS are commercial fishing, aquaculture, water pollution and commercial/recreational uses of the marine environment. Nationally their status is assessed as 'bad' (NPWS, 2013).
- Harbour porpoise This is the smallest cetacean species regularly occurring in Irish waters. It is commonly found in residential pods close to the shore and it is not considered threatened in Irish waters. Its status nationally is 'good'.

Dalkey Islands SPA (site code: 4172) is protected for its breeding colonies of three tern species:

- Roseate Tern. This tern breeds at only a few stations along Ireland's east coast. Most of these are in decline although at Dublin their colony is increasing.
- Common Tern. This summer visitor nests along the coast and on islands in the largest lakes. Its breeding range has halved in Ireland since the 1968-1972 period.

Arctic Tern. These long-distance travellers predominantly breed in coastal areas of Ireland. They have suffered from predation by invasive mink and are declining in much of their range.

Ireland's Eye SAC/SPA

Ireland's Eye is an uninhabited island 1.5km north of Howth harbour. Its southern side is gently sloping however steep cliffs descend to the seas on its northern and eastern coasts. The thin soil and maritime influence provide habitat for an assemblage of notable plant species, including the rare Sea-Kale *Crambe maritima*. The SAC (site code: 2193) has two qualifying interests: vegetated sea cliffs and perennial vegetation of stony banks. The latter habitat is nationally of intermediate status. It is a habitat of the high tide line characterised by loose stones and shingle. It is a highly dynamic feature, being continually reshaped by tides and waves. It can be home to very rare plants and a number of coastal nesting birds. Site specific conservation objectives have been published for this SAC. These include maintaining the habitat extent, condition, vegetation composition, and community diversity for the two habitats listed as qualifying interests.

The Ireland's Eye SPA (code: 4117) is centred on the island's value as a large seabird colony. It is one of only six number of locations where Gannets *Morus bassanus* regularly breed in Ireland. The qualifying interests for the SPA are given in table 7.

Table 7 – Qualifying interests for the Ireland's Eye SPA (from NPWS)

Species	National Status	
Phalacrocorax carbo Cormorant	Amber (Breeding & Wintering)	
Larus argentatus Herring Gull	Red (Breeding)	
Rissa tridactyla Kittiwake	Amber (Breeding)	
Uria aalge Guillemot	Amber (Breeding)	
Alca torda Razorbill	Amber (Breeding)	

- **Cormorant.** Wintering populations of this large, fish-eating bird have increased in Ireland since the early 1980s. Breeding also occurs widely along the coast and inland waterways. It is amber-listed due to a moderate decline in numbers.
- Herring Gull. This large gull breeds predominantly around the Irish coast and only occasionally inland. Numbers at these colonies have fallen by 60% since 1969, a decline which is attributed to a number of sources including a reduction in available food at landfill, botulism and predation.
- **Guillemot.** This member of the auk family is found only near land during the breeding season. They nest on suitable rocky outcrops and cliffs where there is protection from predators. The population at four of Ireland's largest colonies is estimated to have increased by 22% over the past decade.

 Razorbill. This member of the auk family breeds exclusively at suitable coastal sites, where there are rocky cliffs to provide protection from predators. Indications are that populations at Irish colonies are stable.

The **Glenasmole Valley SAC** (code: 1209) is the flooded valley of the Dodder river, dammed to provide drinking water for the city of Dublin, and covering an area of nearly 150ha. Woodland has developed around its margins while species-rich grassland is to be found on some of its slopes. A number of rare plants species, including a variety of orchids, are to be found here.

The SAC is designated only for protected habitat types and these are given in table 8.

Table 8 – Qualifying interests for the Glenasmole Valley SAC (from NPWS)

Code	Habitats	Status
6210	Orchid rich grassland/Calcareous grassland	Bad
6410	Molinea meadows	Bad
7220	Petrifying springs (priority habitat)	Inadequate

- Orchid-rich grassland (6210) This is a species rich grassland habitat found on well drained calcareous soils. It must be important for orchids in order to fall into this category. While there is evidence that an increased occurrence of flooding on some sites may be having a detrimental effect the principle threats listed are from agricultural intensification and 'stock feeding', i.e. overgrazing.
- Molinea meadows (6410) Molinea caerulea, the Purple Moor-grass, is typically associated with upland peatland habitats but this habit type occurs on lowland sites associated with traditional agricultural practices. The main threats that it faces are associated with changes in land use, e.g. land abandonment or intensification.
- Petrifying Springs (7220): These are very localised habitats that arise from the precipitation of excess calcium carbonate in supersaturated running water. They are associated with characteristic bryophytes. They are vulnerable to changes in water quality, flow regime and intensification of land use practices (NPWS, 2013). Determining if significant effects are likely to occur to any of these SACs or SPAs must be measured against their 'conservation objectives'. Specific conservation objectives have been set for all of these areas with the exception of the Poulaphouca Reservoir. Generic conservation objectives have been published by the NPWS and are stated as:

Knocksink Wood SAC (site code: 0725; approximately 10km from the site) This important woodland site is located near Enniskerry, Co. Wicklow and is within the valley of the Glencullen River. It has mature stands of Oak forest with two important habitats at a European level: alluvial wet woodland, and petrifying springs; both listed on Annex I of the Habitats Directive. The Wood is also of note for its bird and mammal fauna and its particularly rich community of invertebrates.

Knocksink is a National Nature Reserve and so is of significance for a range of wildlife as well as being of amenity value. It should be reiterated that the AA process strictly looks at potential effects to the SAC in light of the conservation objectives which have been set.

Table 9 – Qualifying interests for the Knocksink Wood SAC (from NPWS)

Code	Habitats/Species	Status
7220	Petrifying springs	Inadequate
21E0	Alluvial forests	Bad
91A0	Old Oak Woodlands	Bad

- Alluvial Wet Woodland (91E0 priority habitat): This is a native woodland type that occurs on heavy soils, periodically inundated by river water but which are otherwise well drained and aerated. The main pressures are identified as alien invasive species, undergrazing and overgrazing. Pollution from agricultural land may also be significant.
- Petrifying Springs (7220 priority habitat): These are very localised habitats that arise from the precipitation of excess calcium carbonate in supersaturated running water. They are associated with characteristic bryophytes. They are vulnerable to changes in water quality, flow regime and intensification of land use practices.
- Old Oak Woodlands (91A0): This native woodland type is typified by Sessile Oak Quercus patrea, Holly Ilex aquifolium and Hard Fern Blechnum spicant. Its range is much reduced from historic levels while the principle threats are alien invasive species and overgrazing by deer but also cattle, goats and sheep.

Ballyman Glen SAC (site code: 0713)

This internationally important site consists of wet fen vegetation with petrifying springs. These are rare habitats in Dublin and this site is noted for its particularly rich diversity of orchids and sedges. Its qualifying interests are shown in table 10.

Table 10 – Qualifying interests for the Ballyman Glen SAC (from NPWS)

Code	Habitats/Species	Status
7220	Petrifying springs	Inadequate
7230	Alkaline fen	Bad

Alkaline Fens (7230): Threats of 'high importance' are groundwater abstractions, land reclamation, diffuse groundwater pollution, land abandonment/under-grazing. These fen systems are often a complex mosaic of habitats, with tall sedge beds, reedbeds, wet grasslands, springs and open-water often co-occurring at a given fen site. Their integrity is reliant upon a stable, high water table; calcareous/low-nutrient water supply; and controlled mowing and/or grazing.

Wicklow Mountains SAC & SPA (site codes: 2122 & 4040)

Wicklow Mountains is a large area and is designated as both an SAC and SPA as well as being a National Park. It is an upland area underlain with granite and is an important amenity and recreational area, as well as being of high conservation value. Its qualifying interests are shown in table 11 while its qualifying interests are given as Merlin *Falco columbarius* (breeding) and Peregrine *Falco peregrinus* (breeding).

Table 11 – Qualifying interests for the Wicklow Mountains SAC (site code: 4040)

Habitats	Status	
Active Blanket bog	Bad	
Atlantic wet heath	Bad	
European dry heath	Bad	
Old oak woodland	Bad	
Siliceous rocky slopes	Inadequate	
Calcareous rocky slopes	Inadequate	
Siliceous scree	Inadequate	
Alpine and Boreal heath	Bad	
Natural dystrophic lakes	Inadequate	
Oligotrophic lakes	Inadequate	
Species rich Nardus grassland	Bad	
Calaminarian Grassland	Inadequate	
Otter	Favourable	

- Active Blanket Bog (7130) This is a very widespread habitat in Ireland found on uplands and lowlands along the Atlantic seaboard. Active blanket bog is peat forming, principally indicating the presence of Sphagnum sp. mosses but also other species. Degraded bog, where there is now forestry or bare peat, are excluded as they are not considered 'active'.
- Atlantic wet heath (4010) This is a heather dominant habitat that is
 intermediate between dry heath and blanket bog, and is frequently found in
 association with these two. Grazing and trampling by sheep is identified as
 the greatest threat to the status of the habitat but non-native invasive
 species such as Rhododendron and the moss Campylopus introflexus also
 impact negatively upon the habitat.
- Dry heath (4030): This is a community of heather shrubs that occurs on well-drained, acidic, nutrient-poor mineral or peaty soils. Pressures on this

habitat arise from high levels of sheep grazing, as well as afforestation, mining and quarrying. Unregulated burning is also identified as an important threat to the structure of this habitat.

- Alpine and Boreal Heath (4060) This habitat occurs on exposed mountain tops with acid substrate where stunted growths of heather are found. It is also found in the Burren, Co. Clare at low altitudes.
- Siliceous Scree (8110) This is a mountainous habitat characterised by expanses of shattered siliceous rock from small, mobile stones to stable boulders. Vegetation is sparse and frequently dominated by moss or lichen communities.
- Calcareous or Siliceous Rocky Slopes (8210 & 8220) These are vertical
 or near vertical slopes of calcareous or siliceous rock with cracks and
 fissures that are home to unique communities of plants. Climate change is
 considered to be the greatest threat where specialist arctic-alpine plants are
 to be found.
- Upland Oligotrophic lakes (3130). These are naturally low nutrient status lakes that in Ireland are associated with expanses of blanket bog. They are threatened by eutrophication (excessive input of nutrients) and peatland drainage.
- Dystrophic lakes (3160) These are naturally low oxygen, nutrient poor, acid lakes that occur in association with peatland habitats. They have low species diversity but some of these species are uniquely associated with this habitat.
- Camalinarian Grassland (6130). This unusual grassland community is found in Ireland on the sites of previous extraction works such as old mines. Certain bryophyte and vascular plants, including some notable rarities, thrive in conditions of high heavy metal concentrations, such as copper, lead or zinc.
- Otter (1355) This aquatic mammal lives its entire life in and close to wet places, including rivers, lakes and coastal areas. They will feed on a wide variety of prey items. Despite local threats from severe pollution incidents and illegal fishing, its population is considered stable and healthy, and so is assessed as being of 'good' status.

At its nearest point the **Poulaphouca Reservoir SPA** (site code: 4063) is located approximately 23km from the site of the proposed development. Its qualifying interests include the Greylag Goose *Anser anser* and the Lesser Black-backed Gull *Chroicocephalus ridibundus*.

- Greylag Goose. Wintering Greylag Geese are very scattered in Ireland and occur on both coastal in inland sites. Their population has expanded greatly in their more northerly ranges (Iceland and Scotland) and this has coincided with losses elsewhere.
- Black-headed Gull. Widespread and abundant in winter these gulls are nevertheless considered to be in decline. The reasons behind this are unclear but may relate to the loss of safe nesting sites, drainage, food depletion and increase predation.

Malahide Estuary SAC and SPA (code: 0205 and 4025)

The estuary is designated for its intertidal habitats and important wintering bird population.

In addition to its Natura 2000 designations it is also a Ramsar site (Broadmeadow estuary no. 833) and a Marine Protected Area under the OSPAR Convention (site code: O-IE-0002967).

The qualifying interests for the SAC (the reasons why the site if of European value) are detailed in table 12 while the Special Conservation Interests (analogous to qualifying interests for SPAs) for the SPA are given in table 13.

Table 12 - Site qualifying interests for the Malahide estuary SAC

Aspect	Level of Protection	Status
Fixed coastal dunes with herbaceous vegetation (grey dunes) (code: 2130)	Habitats Directive Annex I priority habitat	Bad
Shifting dunes along the shoreline with Ammophila arenaria ('white dunes') (code: 2120)	Habitats Directive	Inadequate
Salicornia and other annuals colonizing mud and sand (code: 1310)		Favourable
Mediterranean salt meadows (code: 1410)	Annex I	Inadequate
Atlantic salt meadows (code: 1330)		Inadequate
Mudflats and sandflats not covered by seawater at low tide (code: 1140)		Inadequate

- Tidal mudflats (1140). This is an intertidal habitat characterised by fine silt and sediment. Most of the area in Ireland is of favourable status however water quality and fishing activity, including aquaculture, are negatively affecting some areas.
- Salicornia mudflats (1310): This is a pioneer saltmarsh community and so
 is associated with intertidal areas. It is dependent upon a supply of fresh,
 bare mud and can be promoted by damage to other salt marsh habitats. It
 is chiefly threatened by the advance of the alien invasive Cordgrass
 Spartina anglica. Erosion can be destructive but in many cases this is a
 natural process.
- Atlantic and Mediterranean salt meadows (1330 & 1410): these are intertidal habitats that differ somewhat in their vegetation composition. They are dynamic habitats that depend upon processes of erosion, sedimentation and colonisation by a typical suite of salt-tolerant organisms. The main pressures are invasion by the non-native Spartina anglica and overgrazing by cattle and sheep.
- Shifting dunes along the shoreline with Ammophila arenaria (white dunes) (2120). These are the second stage in dune formation and depend upon the stabilising effects of Marram Grass. The presence of the grass traps additional sand, thus growing the dunes. They are threatened by erosion, climate change, coastal flooding and built development.

Fixed coastal dunes with herbaceous vegetation (grey dunes) (2130 – priority habitat). These are more stable dune systems, typically located on the landward side of the mobile dunes. They have a more or less permanent, and complete covering of vegetation, the quality of which depends on local hydrology and grazing regimes. They are the most endangered of the dune habitat types and are under pressure from built developments such as golf courses and caravan parks, over-grazing, under-grazing and invasive species.

Table 13 – Qualifying interests for Malahide Estuary SPA

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Species	National Status ⁴	
Anas acuta Pintail	Red (Wintering)	
Branta bernicula hrota	Amber (Wintering)	
Light-bellied brent goose		
Bucephala clangula Goldeneye	Red (Wintering)	
Calidris alpina Dunlin	Red (Breeding & Wintering)	
Calidris canutus Knot	Amber (Wintering)	
	Amber (Breeding &	
Haematopus ostralegus Oystercatcher	Wintering)	
Limosa lapponica Bar-tailed godwit	Amber (Wintering)	
Limosa limosa Black-tailed godwit	Amber (Wintering)	
Mergus serrator Red-breasted Merganser	Green (Breeding & Wintering)	
Pluvialis apricaria Golden Plover	Red (Breeding & Wintering)	
Pluvialis squatarola Grey Plover	Amber (Wintering)	
Podiceps cristatus Great-crested Grebe	Amber (Breeding &	
	Wintering)	
_	Amber (Breeding &	
Tadorna tadorna Shelduck	Wintering)	
Tringa totanus Redshank	Red (Breeding & Wintering)	
Wetlands & Waterbirds		

- **Pintail**. Dabbling duck wintering on grazing marshes, river floodplains, sheltered coasts and estuaries. It is a localised species and has suffered a small decline in distribution in Ireland for unknown reasons.
- **Light-bellied Brent Goose.** There has been a 67% increase in the distribution of this goose which winters throughout the Irish coast. The light-bellied subspecies found in Ireland breeds predominantly in the Canadian Arctic.
- Goldeneye. This duck wintering throughout Ireland on suitable coastal areas, river valleys and wetlands. There has been an 11% contraction in its

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⁴ Birds of Conservation Concern in Ireland. Colhoun & Cummins, 2013

- Irish wintering range since the early 1980s and a 37% decline in abundance since the 1990s.
- **Dunlin.** Although widespread and stable in number during the winter season, the Irish breeding population has collapsed by nearly 70% in 40 years. Breeding is now confined to just seven sites in the north and west as habitat in former nesting areas has been degraded.
- **Knot.** These small wading birds do not breed in Ireland but gather in coastal wetlands in winter. Their numbers have increased dramatically since the mid-1990s although the reasons for this are unclear.
- **Oystercatcher.** Predominantly coastal in habit Oystercatchers are resident birds whose numbers continue to expand in Ireland.
- Bar-tailed Godwit. These wetland wading birds do not breed in Ireland but are found throughout the littoral zone during winter months. They prefer estuaries where there are areas of soft mud and sediments on which to feed.
- Black-tailed Godwit. Breeding in Iceland these waders winter in selected sites around the Irish coast, but predominantly to the east and southern halves. Their range here has increase substantially of late.
- Red-breasted Merganser. A widely distributed duck in winter Red-breasted
 Mergansers also breed in Ireland at certain coastal and inlands locations to
 the north and west. They have suffered small declines in both their wintering
 and breeding ranges and possible reasons have been cited as predation by
 American Mink and shooting.
- Golden Plover. In winter these birds are recorded across the midlands and coastal regions. They breed only in suitable upland habitat in the north-west. Wintering abundance in Ireland has changed little in recent years although it is estimated that half of its breeding range has been lost in the last 40 years.
- **Grey Plover.** These birds do not breed in Ireland but winter throughout coastal estuaries and wetlands. Its population and distribution is considered to be stable.
- Great-crested Grebe. These birds breed predominantly on freshwater sites north of the River Shannon while coastal areas along the east and south are used for wintering. Numbers in Ireland have decline by over 30% since the 1990s.
- **Shelduck.** The largest of our ducks, Shelduck both breed and winter around the coasts with some isolate stations inland. Its population and range is considered stable.
- **Redshank.** Once common breeders throughout the peatlands and wet grasslands of the midlands Redshanks have undergone a 55% decline in distribution in the past 40 years. Agricultural intensification, drainage of wetlands and predation are the chief drivers of this change.

There is no direct natural hydrological connection from the site to Dublin Bay. There is an indirect pathway through the combined foul sewer which includes significant dilution on route to the Ringsend WWTP.

Sampling of water quality in Dublin Bay (and presented in the Annual Environmental Report for the WWTP) indicates that the discharge from the wastewater treatment plant is having an observable effect in the 'near field' of the discharge. This includes the inner Liffey Estuary and the Tolka Estuary, but not the coastal waters of Dublin Bay. This indicates that potential effects arising from the treatment plant are confined to these areas, and that the zone of influence does not extend to the coastal waters or the Irish Sea.

There are consequently pathways to a number of Natura 2000 sites. There are hydrological links to the South Dublin Bay and River Tolka Estuary SPA (site code: 4024), the South Dublin Bay SAC (site code: 0210), the North Bull Island SPA (site code: 4006) and the North Dublin Bay SAC (site code: 0206). The Poulaphouca Reservoir SPA (site code: 4063), from which drinking water supply for this development will originate, is also considered to fall within the zone of influence of this project.

Table 12 - Summary table of Natura 2000 sites

Natura 2000 sites found to lie within the zone of influence of the project

North Dublin Bay SAC

North Bull Island SPA

South Dublin Bay SAC

South Dublin Bay and River Tolka Estuary SPA

Poulaphouca Reservoir SPA

Natura 2000 sites examined but found not to lie within the zone of influence of the project

Baldoyle Bay SAC – no hydrological/terrestrial direct or indirect pathway

Baldoyle Bay SPA- no hydrological/terrestrial direct or indirect pathway

Howth Head SAC – no hydrological/terrestrial direct or indirect pathway

Howth Head Coast SPA- no hydrological/terrestrial direct or indirect pathway

Rockabill to Dalkey SAC- no hydrological/terrestrial direct or indirect pathway

Dalkey Islands SPA- no hydrological/terrestrial direct or indirect pathway

Ireland's Eye SAC– no hydrological/terrestrial direct or indirect pathway

Ireland's Eye SPA- no hydrological/terrestrial direct or indirect pathway

Glenasmole Valley SAC- no hydrological/terrestrial direct or indirect pathway

Knocksink Wood SAC– no hydrological/terrestrial direct or indirect pathway

Ballyman Glen SAC- no hydrological/terrestrial direct or indirect pathway

Wicklow Mountains SAC- no hydrological/terrestrial direct or indirect pathway

Wicklow Mountains SPA- no hydrological/terrestrial direct or indirect pathway

Malahide Estuary SAC- no hydrological/terrestrial direct or indirect pathway

Malahide Estuary SPA- no hydrological/terrestrial direct or indirect pathway

Significance of Effects

Whether effects are significant or not must be measured against the conservation objectives of the SAC or SPA in question.

The specific conservation objectives which have been set for mudflats in the South Dublin Bay and qualifying interests in the North Dublin Bay SAC (generic objectives only are available for other qualifying interests) relate to habitat area, community extent, community structure and community distribution within the qualifying interest. There are no objectives in relation to water quality (NPWS, 2013).

For the South Dublin Bay & Tolka Estuary SPA and the North Bull Island SPA the conservation objectives for each bird species relates to maintaining a population trend that is stable or increasing, and maintaining the current distribution in time and space (NPWS, 2015a & b).

For the Poulaphouca Reservoir SPA, generic conservation objectives have been published by the NPWS and are as previously stated above (NPWS, 2020).

To maintain or restore the favourable conservation condition of the Annexed species for which the SPA has been selected. (NPWS, 2018).

In a generic sense 'favourable conservation status' of a habitat is achieved when:

- its natural range, and the area it covers within that range, are stable or increasing, and
- the specific structure and functions which are necessary for its long-term maintenance exist and are likely to continue to exist for the foreseeable future, and
- the conservation status of its typical species is favourable.

While the 'favourable conservation status' of a species is achieved when:

- population dynamics data on the species concerned indicate that it is maintaining itself on a long-term basis as a viable component of its natural habitats, and
- the natural range of the species is neither being reduced nor is likely to be reduced for the foreseeable future, and
- there is, and will probably continue to be, a sufficiently large habitat to maintain its populations on a long-term basis.

Data collected to carry out the assessment

Aerial photography shows that habitats on the site are not associated with either intertidal habitats or species listed in tables 1 or 2.

The EU Water Framework Directive (WFD) stipulates that all water bodies were to have attained 'good ecological status' by 2015. This includes estuarine waters and Dublin Bay is located within the Eastern River Basin District. In 2009 a management plan was published to address pollution issues and includes a 'programme of measures' which must be completed. This plan was approved in 2010 while the second River Basin Management Plan was published in 2018. The Constitution Hill site is not located adjacent to any surface water course. The nearest such feature is the River Liffey which can be found approximately 1km to the south. The Liffey is tidal in nature at this location and its status has been assessed as 'good'. The lower Liffey Estuary (the boundary between the lower and upper estuaries is marked at the Custom House) and the coastal water beyond the estuary have also been assessed as 'good status' (from www.epa.ie). These classifications indicate that water quality across Dublin Bay is currently meeting the requirements of the WFD. The estuary of the River Tolka meanwhile is 'moderate'.

Details from the NPWS site synopsis report and the most recent data from BirdWatch Ireland's Wetlands Bird Survey (IWeBS) (Crowe et al., 2012) indicate that Dublin Bay is of international importance for wintering birds meaning that it regularly holds a population of over 20,000 birds.

The subject site is composed entirely of artificial surfaces within a heavily builtup area of Dublin city. It is connected to a number of Natura 2000 sites via wastewater, surface water and freshwater supply.

Of the species listed in table 1 six: Curlew, Dunlin, Redshank, Pintail, Shoveler and Black-headed Gull are listed as of high conservation concern, and on BirdWatch Ireland's red list (Colhoun & Cummins, 2013).

- Dunlins do not breed on the east coast of Ireland while their winter range, which includes a number of coastal and wetland areas across the country, has declined by over 50% between 1994/5 and 2008/09. The reason for this decline is unclear.
- Wintering Redshank numbers in Ireland have changed little since the early 1980s while their breeding sites, based around wetlands west of the River

Shannon and some eastern coastal areas, has fallen by 55% in 40 years. This can be attributed to habitat loss from agricultural intensification and drainage.

- Black-headed Gulls remain a frequent winter presence and their red listing relates to their breeding status only. This has seen a 55% decline in 40 years for reasons which are not clear but may relate to loss of nesting sites, predation, food depletion or drainage. They are not recorded as breeding in the Dublin area.
- Wintering Pintails and Shoveler are believed to be declining in Dublin Bay
- Wintering Curlew have experienced a small decline but their status is nevertheless assessed as 'favourable' (Balmer et al., 2013).

A 'supporting document' has been published by the NPWS which gives a detailed assessment of the features of interest for which SPAs in Dublin Bay have been designated (NPWS, 2014). In particular it presents information on the trends of these features and the pressures which are likely to affect these trends. It has determined that five species: Grey Plover, Shelduck, Pintail, Shoveler, Golden Plover and Black-headed Gull, are of unfavourable status while the remainder are 'favourable'. In the case of the Grey Plover it was found that its population trend is decreasing both within Dublin Bay and at an all-Ireland level. For this reason it is reasonable to assume that the factors for its decline are not unique to Dublin Bay. The Black-headed Gull population was not assessed. Of the five species referred to, only in the case of Shoveler is it considered that significant declines are being experienced due to site conditions.

In 2020 the NPWS published a report entitled 'The monitoring and assessment of six EU Habitats Directive Annex I Marine Habitats' (Scally & Hewett, 2020). This report specifically assessed the status of the habitat: mudflats and sandflats not covered by seawater at low tide (1140) which is a qualifying interest of the North Dublin Bay SAC and the South Dublin Bay SAC. Table 22 of this report assessed the status of this habitat within both SACs as 'favourable'.

In June 2018 Irish Water applied for (and subsequently received) planning permission for works to the Ringsend Wastewater Treatment (WwTP) facility. As part of this application an Environmental Impact Assessment Report (EIAR) was submitted. Sections 5 and 6 of this EIAR related to Marine Biodiversity and Terrestrial Biodiversity respectively and each contained a section on the 'donothing scenario'. These review the effects to biodiversity in Dublin Bay in the absence of the upgrade works and so are relevant to this response. Extracts from these sections include:

"If the Proposed WwTP Component is not constructed, the nutrient and suspended solid loads from the plant into Dublin Bay will continue at the same levels and the impact of these loadings should maintain the same level of effects on marine biodiversity. [...]

If the status quo is maintained there will be little or no change in the majority of the intertidal faunal assemblages found in Dublin Bay which

would likely continue to be relatively diverse and rich across the bay [our emphasis]. Previous studies suggest that the outer and south bays are largely unaffected by the nutrient inputs from the WwTP at Ringsend and from the Liffey and Tolka rivers. Therefore, the sandy communities found in those areas will likely remain dominated by the same assemblage of Nepthys, tellinids and other pollution-sensitive species, albeit subjected to natural spatial and seasonal variations.

However, the areas in the Tolka Estuary and North Bull Island channel will continue to be affected by the cumulative nutrient loads from the river Liffey and Tolka and the effluent from the Ringsend WwTP. These areas will likely continue to be colonised by opportunistic taxa tolerant of organic enrichment. There is a possibility that an increase in the nutrient outputs from the plant due to the operational overload and storm water discharges could result in a decline in the biodiversity of these communities as a result of low oxygen availability caused by increased organic enrichment. Considering the existing situation, it is possible that through the future oversupply of DIN to the area impacted by the existing outfall, benthic production could be adversely impacted due to hypoxic or even anoxic conditions. An increase in the cover of opportunistic macroalgae could lead to further deterioration in the lagoons in the North Bull as they add to the organic load on the benthos and further increase the BOD. These events, although localised, could deteriorate the biological status for Dublin Bay as a whole. Nonetheless, it is unlikely, as existing historical data suggests that pollution in Dublin Bay has had little or no effect on the composition and richness of the benthic macroinvertebrate fauna [our emphasis]. Although a localised decline could occur, it is not envisaged to be to a scale that could pose a threat to the shellfish, fish, bird or marine mammal populations that occur in the area. (section 5.7.1) [...]

If there is no change to the treatment process at Ringsend WwTP then the terrestrial environment adjacent to the site will remain largely unchanged [our emphasis]. [...]

If the Proposed WwTP Component is not implemented, there will be little or no change in the majority of the intertidal faunal assemblages found in Dublin Bay which would likely continue to be relatively diverse and rich across the bay [...]. The sandy communities found in South Dublin Bay will likely remain dominated by the same assemblage of the polychaete worm Nepthys caeca, Cockle Cerastoderma edula, tellinids and other pollution-sensitive species, albeit subjected to natural spatial and seasonal variations. Bird populations in these areas will be unaffected by the discharge from the WwTP [our emphasis].

If the Proposed WwTP Component is not implemented, there is a possibility that an increase in the nutrient outputs from the plant due to operational overload and storm water discharges could result in a decline in the biodiversity of invertebrate communities in the Tolka Estuary and North Bull Island channel as a result of low oxygen availability caused by increased organic enrichment. An increase in the cover of opportunistic macroalgae could lead to further deterioration in the lagoons in the North Bull as they add to the organic load on the benthos and further increase the BOD. These events, although localised,

could deteriorate the biological status for Dublin Bay as a whole. It is unlikely that they would have any significant impact on the waterbird populations that forage on invertebrates in Dublin Bay [our emphasis] (section 6.5.1)."

A graphic from the EIAR prepared by Irish Water in 2018 showed the zone of influence of the discharge from the Ringsend WwTP and this indicated that effects from the discharge do not extend to the south side of the bay. This is reproduced in figure 5.

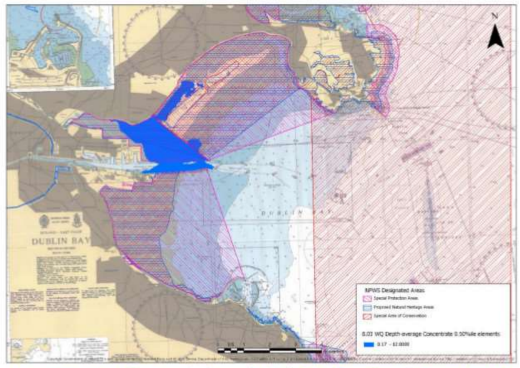


Figure 5-16: Extent of the Zone of Influence (in blue) of the effluent from the Proposed WwTP Component on the predicted modelled output for Winter depth averages 50%ile for Dissolved Inorganic Nitrogen (DIN)

Figure 5 – Extract from the EIAR prepared by Irish Water (2018) showing the zone of influence of the Ringsend WWTP outfall pipe.

The Assessment of Significance of Effects

Describe how the project or plan (alone or in combination) is likely to affect the Natura 2000 site.

In order for an effect to occur there must be a pathway between the source (the development site) and the receptor (the SAC or SPA). Where a pathway does not exist an impact cannot occur.

The proposed development is not located within, or adjacent to, any SAC or SPA.

Habitat Loss

The site is approximately 3km from the boundary of the South Dublin Bay and River Tolka estuary SPA/SAC as the crow flies but following the flow of the River Liffey this distance is over 6km. Because of this significant distance separating the two areas there is no pathway for loss or disturbance of habitats listed in table 2 or other semi-natural habitats that may act as ecological corridors for important species associated with the qualifying interests of the Natura 2000 sites.

Habitat disturbance/Ex-situ impacts

The subject site is located in a heavily urbanised environment close to significant noise and artificial light sources such as roads. This development cannot contribute to potential disturbance impacts to species or habitats for which Natura 2000 sites have been designated.

The development site provides no suitable habitat for wintering wetland or wading birds which may be associated with the North Bull Island SPA or the South Dublin Bay and River Tolka Estuary SPA. No ex-situ impacts to Natura 2000 sites can arise.

Pollution during operation – wastewater

The Ringsend plant is licensed to discharge treated effluent by the EPA (licence number D0034-01) and is managed by Irish Water. It treats effluent for a population equivalent (P.E.) on average of 1.65 million however weekly averages can spike at around 2.36 million. This variation is due to storm water inflows during periods of wet weather as this is not separated from the foul network for much of the older quarters of the city, including at the subject site. The Annual Environmental Report for 2018, the most recent available, indicated that there were a number of exceedances of the emission limit values set under the Urban Wastewater Treatment Directive and these can be traced to pulse inflows arising from wet weather.

While the issues at Ringsend wastewater treatment plant are being dealt with in the medium term evidence suggests that some nutrient enrichment is benefiting wintering birds for which SPAs have been designated in Dublin Bay (Nairn & O'Hallaran eds, 2012). No negative impacts to Natura 2000 sites can arise from the additional loading arising from this development as there is no

evidence that negative effects are occurring to SACs or SPAs from water quality.

A Hydrological and Hydrogeological Quantitative Risk Assessment has been carried out by AWN Consulting for this application, which accompanies this planning application. The report states:

The nearest surface water receptor is Dublin Bay Coastal Water Body (WFD code: IE_EA_090_0000), which is located c. 3 Km to the east of the Proposed Development site (refer to Figure 1.1 above). The River Liffey (Transitional Waterbody code IE_EA_090_0400, EPA code: 09L01) is the nearest river to the site and it also discharges into the Dublin Bay coastal water which hosts SAC, SPA and NHA habitats.

The subject site is currently drained to the public sewer network. There is an existing surface water sewer located on Dominick Street Upper which in turn eventually discharges to the River Liffey. Therefore, the site is hydraulically connected to the Dublin Bay.

[...]

The Ringsend WWTP received planning permission for upgrading works in 2012. Works commenced on this upgrade in February 2018, and are due to be completed in 2021. This upgrade involves the provision of a long sea outfall and ancillary elements to improve the functionality and operability of the facility. This upgrade will deliver a 25% increase in capacity.

Planning is also underway for a new wastewater treatment plant in North Dublin which will give greater treatment capacity for the catchment. The 2019 planning permission facilitated upgrading works to meet nitrogen and phosphorus standards set out in the licence and which are temporarily exceeded currently. The design includes aerobic granular sludge which will result in treatment of sewage to a higher quality than current thereby ensuring effluent discharge to Dublin Bay will comply with the Water Framework Directive, Urban Wastewater Treatment Directive and Bathing water Directive. It is understood at this point in time that the upgrade to use of aerobic granular sludge and other phased upgrades will achieve a population equivalent of 2.4 million and are to be completed between by 2027 to 2028. As outlined in the EIAR provided with the 2018 planning submission, modelling has shown that the upgrades which are currently underway will result in improved water quality within Dublin Bay. The 2018 EIAR predicts that the improvement in effluent quality achieved by the upgrade will compensate for the increase in flow through the plant.

Even without treatment at the Ringsend WWTP, the peak effluent discharge, calculated for the Proposed Development as 1.68 litres/sec which would equate to 0.015% of the licensed discharge at Ringsend WWTP [peak hydraulic capacity]), would not have a measurable impact on the overall water quality within Dublin Bay and therefore would not have an impact on the current Water Body Status (as defined within the Water Framework Directive). This assessment is supported by hydrodynamic and chemical modelling within

Dublin Bay which has shown that there is significant dilution for contaminants of concern (DIN and MRP: DIN and MRP represent the soluble inorganic fraction of Total Nitrogen and Total Phosphorus present in water, which is available for biological uptake) available quite close to the outfall for the treatment plant (Ringsend WWTP 2012 EIS, Ringsend WWTP 2018 EIAR). The modelling shows that the future Total Nitrogen and Total Phosphorus levels are expected to be at or below the licence levels as a direct result of the improved treatment works (Chapter 5 Figure 5-16 Chapter 5 of the 2018 EIAR plots the extent of the zone of influence of the effluent from the Ringsend WWTP on the predicted modelled output for winter depth averages for DIN. The zone of influence is shown to be largely confined to the area between the Great South Wall on the south side to the Bull Wall on the north side but it also extends into a small area in the inner part of Dublin Bay at Clontarf, a lagoon west of Bull Island and a small section of open sea to the south east of Bull Island). The modelling also shows that enrichment is also occurring from run-off from the Tolka and Liffey.

Recent water quality assessment for Dublin Bay also shows that Dublin Bay on the whole, currently continues to meet the criteria for 'Unpolluted' water quality status (EPA, 2020).

Pollution during operation - surface water

Because there will be no alteration to the area of hard surfacing there can be no negative impact from this development to the quantity or quality of surface water leaving the site. New attenuation measures (SUDS) will ensure that the net impact of the project will be positive on the drainage character of the site. These measures are not included to reduce or avoid any effect to a Natura 2000 site and have not been considered for the purposes of this AA screening assessment.

According to the AWN report:

During operation, the potential for sediment runoff is low based on the SUDs design measures which will result in improved water quality compared to current. In addition the potential for hydrocarbon discharge is quite minimal based on the fact that no car parking areas will be allowed. The drainage design also incorporates a pollutant interceptor system and significant attenuation prior to discharge to the public sewer. As such there is no likely impact above water quality objectives as outlined in S.I. No. 272 of 2009 and S.I. No. 77 of 2019b) for a worst case scenario either within the Liffey or Dublin Bay.

Pollution during the construction phase

During the demolition and construction phase it is not likely that sediment will enter water courses as there are no water courses in this vicinity. This effect is not considered significant given its temporary nature of this phase and given that large quantities of sediment are deposited in estuaries as part of their natural functioning.

During the construction phase it can be expected that some dust emission will occur. It is difficult to quantify this but is likely to be localised and temporary in

nature. Dust deposition can impact upon ecosystems through blocking the stomata of leaves, thus retarding plant growth. Research has found however that this impact is localised in nature and typically occurs where there are significant dust emissions (Bell & Treeshow, 2002). Given the distance to Natura 2000 sites and the lack of natural vegetation in the vicinity of the site, this is not considered significant.

According to the AWN Report:

The following sources are considered plausible for the proposed construction site:

- (i) Hydrocarbons or any hazardous chemicals will be stored in specific bunded areas. Refuelling of plant and machinery will also be carried out in bunded areas to minimise risk of any potential being discharged from the site. As a worst-case scenario, a rupture of a 1,000 litre tank to ground is considered This would be a single short-term event.
- (ii) Leakage may occur from construction site equipment. As a worst-case scenario an unmitigated leak of 300 litres is considered. This would be a single short-term event.
- (iii) Use of wet cement is a requirement during construction. Run-off water from recent cemented areas will result in highly alkaline water with high pH. As this would only occur during particular phases of work this is again considered as a single short-term event rather than an ongoing event. If concrete mixing is carried out on site, the mixing plant will be sited in a designated area with an impervious surface.
- (iv) Construction requires soil excavation and removal. Unmitigated run-off could contain a high concentration of suspended solids during earthworks.
- (v) In addition, excavated soil may contain contaminants which are eventually found in made ground (e.g., dissolved metals). Unmitigated run-off could be affected by these elements from the excavated soils during earthworks.

These could be considered intermittent short-term events, i.e. if adequate mitigation measures, which will be incorporated in the Construction Environmental Management Plan (CEMP), fail.

[...]

There is no direct open-water pathway between the site and Dublin Bay. However, there is an indirect pathway through the stormwater drainage should any silt-laden stormwater from construction, potential concentration of contaminants (e.g. dissolved metals) drained from eventually contaminated excavated soil or hydrocarbon-contaminated water from a construction vehicle leak manage to enter the public sewer. The suspended solids and other

contaminants (mainly dissolved metals) will naturally settle within the drainage pipes close to the site.

In the event of a worst case hydrocarbon leak of 1000L, there is potential (if unmitigated at the site) for temporary hydrocarbon concentrations in excess of background levels (water quality objectives as outlined in S.I. No. 272 of 2009 and S.I. No. 77 of 2019 amendment) within the sewer. There is also a potential for temporary dissolved metals concentrations in case an eventually contaminated soil is drained by storm water (if unmitigated at the site either). However, there is no likely exceedance of water quality objectives as outlined in S.I. No. 272 of 2009 and S.I. No. 77 of 2019 amendment at the Dublin Bay SPA/SAC/pNHA due to attenuation and dilution along the river channel (3 km approximately from source area to Dublin Bay).

Abstraction

Evidence suggests that abstraction is not affecting the conservation objectives for Greylag Geese or Black-headed Gulls at the Poulaphouca Reservoir. Nationally the Greylag Goose has undergone a significant increase over 30 years in its wintering population in Ireland. The recently published Bird Atlas 2007-11 shows that there has been a decrease in the Poulaphouca numbers however. This source suggests that the decline, which also occurred in a number of other sites in Ireland, "may be linked with a northerly redistribution of the Icelandic wintering population" (Balmer et al., 2013).

No effects are likely to arise to the Poulaphouca Reservoir SPA arising from this project.

Are there other projects or plans that together with the project or plan being assessed could affect the site?

Implementation of the WFD will ensure that improvements to water quality in Dublin Bay and the River Liffey are maintained or enhanced where relevant.

Environmental water quality can be impacted by the effects of surface water run-off from areas of hard standing. These impacts are particularly pronounced in urban areas and can include pollution from particulate matter and hydrocarbon residues, and downstream erosion from accelerated flows during flood events.

In March 2005 the Greater Dublin Drainage Study (GDDS) was published as a policy document designed to provide for future drainage infrastructure. The implementation of this policy will see broad compliance with environmental and planning requirements in an integrated manner. This is likely to result in a long-term improvement to the quality and quantity of storm water run-off in the capital. This project is fully compliant with the GDDS.

This development will add to the loading at the Ringsend wastewater treatment plant. This plant is not compliant with its emission limit standards however work is underway to increase treatment capacity. According to the 2018 Annual Environmental Report for the plant, "the discharge from the wastewater treatment plant does have an observable negative impact on the water quality in the near field of the discharge and in the Liffey and Tolka Estuaries". The status of Dublin Bay and the Lower Liffey Estuary however are both 'good'. This report highlights the other sources of pollution also present from riverine inputs, sewerage overflows, misconnections and unsewered properties. Nevertheless, the NPWS have assessed the status of the mudflats and sandflats not covered by seawater at low tide as 'favourable'.

According to the AWN report:

It can be concluded that the in-combination effects of surface water arising from the Proposed Development taken together with that of other developments will not be significant based on the low potential chemical and sediment loading. In additional all developments are required to incorporate SUDs measures in accordance objectives and guidance contained in the Greater Dublin Strategic Drainage Study (GDSDS).

[...]

The assessment has also considered the effect of cumulative events, such as release of sediment laden water combined with a hydrocarbon leak on site (during construction). As there is adequate assimilation and dilution between the site and the Natura sites (Dublin Bay), it is concluded that no perceptible impact on water quality would occur at the Natura sites as a result of the construction or operation of this Proposed Development. It can also be concluded that the cumulative or in-combination effects of effluent arising from the Proposed Development with that of other proposed developments or

planned development pursuant to statutory plans in the greater Dublin, Meath and Kildare areas discharging to Ringsend WWTP will not be significant having regard to the size of the calculated discharge from the Proposed Development and having regard to the following:

- -Recent water quality assessment for Dublin Bay shows that Dublin Bay currently continues to meet the criteria for 'Unpolluted' water quality status (EPA, 2020).
- -The Ringsend WWTP upgrade which is currently being constructed will result in improved water quality to ensure compliance with Water Framework Directive requirements.
- -All new developments are required to comply with SUDs which ensures management of run-off rate within the catchment of Ringsend WWTP.
- The natural characteristics of Dublin Bay result in enriched water rapidly mixing and degrading such that the plume has no appreciable effect on water quality at Natura sites.

The assessment has also considered the effect of cumulative events, such as release of sediment laden water combined with a hydrocarbon leak on site. As there is adequate assimilation and dilution between the site and the Natura sites (Dublin Bay), it is concluded that no perceptible impact on water quality would occur at the Natura sites as a result of the construction or operation of this Proposed Development. It can also be concluded that the cumulative or incombination effects of effluent arising from the Proposed Development with that of other developments discharging to Ringsend WWTP will not be significant having regard to the size of the calculated discharge from the Proposed Development.

It is therefore not considered that 'in combination' effects may arise from this source.

This application can be seen in combination with other 'brown field', or infill, developments across the city. This is leading to improvements in the standard of surface water attenuation but at the same time increasing pressure on the Ringsend wastewater treatment plant. As described, this is being addressed by on-going upgrade works at the plant.

Conclusion and Finding of No Significant Effects

No significant effects will arise from this project to Natura 2000 sites in Dublin Bay: the North Dublin Bay SAC, South Dublin Bay SAC, the North Bull Island SPA or the South Dublin Bay and River Tolka Estuary SPA.

In carrying out this AA screening, mitigation measures have not been taken into account. Standard best practice construction measures which could have the effect of mitigating any effects on any European Sites have similarly not been taken into account.

On the basis of the screening exercise carried out above, it can be concluded that the possibility of any significant impacts on any European Sites, whether arising from the project itself or in combination with other plans and projects, can be excluded on the basis of the best scientific knowledge available.

According to the AWN report:

There is no direct source pathway linkage between the Proposed Development site and open water (i.e. River Liffey or Dublin Bay SAC/SPA/pNHA). There are indirect source pathway linkages from the Proposed Development through public sewers to the Dublin Bay (3 km downgradient of the proposed site) and foul sewer discharge to Ringsend WWTP which ultimately discharges into Dublin Bay.

It is concluded that there are no pollutant linkages as a result of the construction or operation of the Proposed Development which could result in a water quality impact which could alter the habitat requirements of the Natura sites within Dublin Bay.

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