Planning and Development Act 2000 (as amended) Planning and Development Regulations 2001 (as amended)

PLANNING APPLICATION FORM



January 2020

PLANNING APPLICATION FORM

BEFORE FILLING OUT THIS FORM PLEASE NOTE THE FOLLOWING:

1. MANDATORY INFORMATION

This application form is in two parts. Parts 1 contains sections requiring mandatory information – these sections are <u>highlighted</u> and must be completed. In relation to Part 2, please see (4) below. Please note also that Q.27 is mandatory.

Failure to complete the mandatory sections of this form, or attach the necessary documentation, or the submission of incorrect information or omission of required information will lead to the invalidation of your application. Therefore please ensure that that each mandatory section of this application form is fully completed and signed, entering n/a (not applicable) where appropriate, and that all necessary documentation is attached to your application form.

In order to reduce the risk of your planning application being declared invalid, you are advised to complete and sign off on the validation checklist prior to lodging your planning application.

2. ADDITIONAL INFORMATION

It should be noted that because each planning authority has its own development plan, which sets out local development policies and objectives for its own area it is necessary for Dublin City Council to require supplementary information (i.e. other than mandatory information) in order to determine whether the application conforms with the development plan.

While failure to supply the supplementary information will not invalidate your planning application, it may delay the decision-making process or lead to a refusal of permission. In case of doubt, applicants should contact Dublin City Council Planning Department to determine what local policies and objectives would apply to the development proposed and whether additional information is required.

3. IT IS VERY IMPORTANT TO NOTE THAT:

(a) the granting of planning permission does not relieve the developer of the responsibility of complying with any requirements under other codes of legislation affecting the proposal, and
 (b) a person shall not be entitled solely by reason of a planning permission to carry out any development

4. DATA PROTECTION

The planning process is an open and transparent one.

All planning application documentation, Observations / Submissions, and the weekly planning lists are made available for public inspection at the Council's offices and on the Council's website under Section 38 of the Planning and Development Act 2000 as amended. This information is processed in accordance with the Planning and Development Act 2000 as amended and is made available to An Bord Pleanála in the case of an appeal under Section 127 of the Planning and Development Act 2000 as amended. There are 2 exceptions to the information being made available to the public and An Bord Pleanála (paper file or website): -

- Part 2 of the planning application form
- The email addresses and telephone numbers of Observations/Submissions

It has come to our attention that the publication of planning applications by planning authorities can lead to applicants being targeted by persons in the business sector engaged in direct marketing. In response to a request from the Data Protection Commissioner, you are hereby given an opportunity to indicate a preference with regard to the receipt of direct marketing arising from the lodging of a planning application.

If you are satisfied to receive direct marketing please tick this box.

Direct marketing may be by post, by telephone, by hand or by electronic mail such as email or text message where such details are supplied.

It is the responsibility of those entities wishing to use the personal data on planning applications and decisions lists for direct marketing purposes to be satisfied that they may do so legitimately under the requirements of the Data Protection Acts 1988 & 2003 taking account of the preference outlined above.



Planning & Property Development Department Civic Offices, Wood Quay, Dublin 8 T. 01 222 0400 E. <u>planning@dublincity.ie</u> <u>www.dublincity.ie</u>

PLANNING APPLICATION FORM – Part 1

	F	or Office use only		Plan No:	
Che	ecked by:		Hist	ory Files	Date Received
Rec	ceipt No.				
Am	ount	€			
	PLEASE READ IN	ISTRUCTIONS BEFORE CO		I - ALL QUESTIONS N	UST BE ANSWERED
1.	Type of application	Permission 🗸	Permission	Outline Per on foot of Outline Per	
	-	on on foot of outline permis rmission Plan No.		olied for,	N/A
2.		of site or building: (if none gate Street, Dublin 8.	», give description	sufficient to identify):	

Full Name of applicant (not agent), [Please note initials are not acceptable]
 Ruirside Developments Ltd
 Address to be supplied at the end of this form (Question 27)

et, Dundrum, Dublin 14
canlon, Anna Culhane
C

5. Person/Agent acting on behalf of the Applicant (if any)
Stephen Little & Associates
Address to be supplied at the end of this form (Question 28)

6. Brief description of nature and extent of proposed development, including reference to number and height of buildings, protected structures, etc. where appropriate. (This should correspond with the wording of the newspaper and site notice.)

DUBLIN CITY COUNCIL Ruirside Developments Limited intends to apply for Permission for Large-Scale Residential Development, at a site (c. 0.82 ha), at No. 42A Parkgate Street, Dublin 8. There are Protected Structures on site.

The proposed development seeks amendments to consented Strategic Housing Development ABP-306569-20 (SHD 1), as amended by ABP-310567-21 (SHD 2) and Section 146B amendments ABP-311499-21 & ABP-311507-21 (i.e. 'the consented scheme'). The proposed amendments to the consented scheme include: 40 no. residential apartments over 8 floors (30no. 2-bed/4 person & 10no. 2-bed/3 person units, each with a private 'winter garden' and/or balcony on the south and/or north elevation, at 1st to 8th floors inclusive), replacing consented office floor area (c.4,113sqm total, over 6 floors) within the Block B2 building; Coworking (c.229 sqm) and community/cultural space (c.52 sqm) at ground floor level, replacing consented café/restaurant (c.236sqm) at Block B1; Reconfiguration of ancillary internal residential communal amenity area at mezzanine level, to include residents' lobby, lounge and fitness area (c.256sgm), replacing the consented residential amenity co-working space (300sqm) at Block B. And all ancillary and associated site, structural and landscape works proposed to tie amended Block B2 in with the consented scheme, including: Design adjustments at the interface of proposed Block B2 with the consented adjoining Block A building to the east and Block B1 to the west, including tie-in of residential floor levels and increase in roof parapet height (by 1.0m) of Block B2; Amendments to permitted landscaping at roof level of Block B2 and part of Block B1 to accommodate proposed change to Block B2 roof level; Alteration of the northern Parkgate Street facade of Block B2 to suit residential use and to accommodate external, recessed private amenity (wintergardens & balconies). Alteration of the southern façade of Block B2 to suit residential use and to accommodate external, recessed private amenity (balconies); 20no. additional visitor bicycle spaces and 2no. cargo bike spaces within the consented public realm at surface level; Minor footprint extension and reconfiguration of internal floor plan at permitted basement / undercroft, resulting in an increased floor area from c.144sqm to c.164sqm, to accommodate additional ancillary residential bicycle storage (80no. spaces); Reconfiguration of ground and mezzanine floors of consented Block B1, to accommodate the proposed co-working and reconfigured residential amenity areas and additional ancillary refuse, circulation, plant and non-residential back of house areas; Removal of combined heat pump/chiller unit with associated screening on the roof of Block C.

7. (a). State applicant's legal interest or estate in site (i.e. freehold, leasehold, etc.):

Consent of Owner

(b). If applicant is not the owner, state name and address of owner and include documentary evidence of consent of the owner to make the application. Name: The Davy Platform ICAV

Address: Davy House, 49 Dawson Street, Dublin 2

Refer to enclosed Letter of Consent from The Davy Platform ICAV

Letters of Consent from Dublin City Council's Environment and Transportation Department and Planning & Property Development Department are enclosed as the application site (red line boundary) extends to lands currently within their control. The map attached to these letters show the extent of the Council's lands. The proposed amendments do not encroach onto the Council's lands.

* If applicant holds a Leasehold Interest from Dublin City Council in the property/site, a written letter of consent to make the application must be obtained from Development Dept. (Please contact Development Department, Block 3, Floor 2, – Tel: 01 2226188)

8. In the case of CURRENT buildings to be retained on site, please state: N/A							
Address	Floor	Present use(s) or previous use where retention permission is sought (or use(s) when last used – date when last use ceased should be indicated)	Area of each use (m ²)	Proposed use(s) or use(s) it is proposed to retain	Area of each use (m ²)		
9. (i) Does the proposal involve demolition, partial demolition or change of use of any habitable house* or part thereof?							
(i) Does			on or chan	ge of use of any	V/A		
(i) Does habi	table hou		g which for	ms part of a terrace of	V/A N/A		
(i) Does habi (ii) Doe build	s the pro	use* or part thereof?	g which for arate owne	rms part of a terrace of ership?			

(a) is used as a dwelling <u>or</u>
 (b) is not in use but when last used was used, disregarding any unauthorised use, as a dwelling, <u>or</u>
 (c) was provided for use as a dwelling but has not been occupied

*A "habitable house" is a building or part of a building which

10.	In all types of development, please state:	
	(a) Total site area	0.82Ha
	(b) Floor area* of buildings proposed to be retained within site (i.e. those permitted under ABP-306569-20 (SHD 1), as amended by ABP-310567-21 (SHD 2)	43,028 m ² (including basement)
	(c) Floor area* of new buildings proposed within development	534m ²
	(d)(i) Total floor area* of proposed development (i.e. new and retained) (i.e. permitted and proposed)	43,562 m ² (including basement)
	 (ii) In the case of existing residential extensions, exempt or not, please state floor area 	N/A
	(e) Floor area* of buildings to be demolished	N/A
	(f) Total <u>Non-Residential</u> floor area*	52 m ²
	(g) Proposed plot ratio (g) Proposed plot ratio (5.123 permitted under Reg. Ref. ABP-306569 and 310567) (h) Proposed site coverage	42% (42% permitted under Reg. Ref. ABP-306569 and 310567)

11.	If the proposal involves the	provision of Child Care/Crêche facili	ties please state:
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No	child	caro	spaces
INO.	Crina	care	spaces

- N/A
- Total floor area*

12. In the case of residential developments please provide:

> For all residential applications please complete separate Schedule clearly indicating total floor area of each individual residential unit type.

(a) A breakdown of residential mix:

		••••						
Number of	Studio/ Live Work	Granny Flat	1 Bed	2 Bed	3 Bed	4 Bed	4+ Bed	Total
Houses	-	-	-	-	-	-	-	-
Apartments	-	-	-	40	-	-	-	40
No. of carparking spaces to be provided		(26no. Permitted under Reg. Ref. ABP-306569 and 310567)						
(b). Total net floor area** 3.067m ² (c). Total gross floor area* 4.020m ²								

(b). I otal net floor area'

(c). Total gross floor area*

4,939m²

* Gross floor area i.e. the total floor space on each floor measured from the inside of the external walls. **Gross floor area minus common circulation areas

13. In the case of mixed development (e.g. Residential, Commercial, Industrial etc.), please provide breakdown of the different classes of development and breakdown of the gross floor area of each class of development:

Class of Development	Gross Floor area in m ²	
Community/Cultural	52 m2	
Co-Working	229 m2	
Residential Amenity	256 m2	
40no. Residential Units	4,402 m2	

14. Fee Payable

€15,574.40

Basis of calculation:

Class No.	Calculation	Amount	Class No.	Calculation	Amount
14 (b)	€130.00 x 40no. Resi Units	€ 5,200.00			€
14 (c)	€7.20 x 52sqm	€ 374.40			€
14 (d)	NIS @ €10,000.00	€10,000.00			

If exemption from payment of fees is being claimed, evidence to prove eligibility or exemption in accordance with Article 157 of the Planning & Development Regulations 2001 (as amended) must be submitted.

Classes of fees are set out in Explanatory Notes

15.	Approved	newspaper	in which	notice	was	published
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Irish Daily Star

Date of publication

23 November 2023

Date of erection of site notice(s)

23 November 2023

16. SOCIAL AND AFFORDABLE HOUSING Please tick appropriate box.	YES	NO
Is the application an application for permission for development to which Part V of the Planning and Development Act 2000 (as amended) applies?	~	
If the answer to the above question is "yes" and the development is not exempt (see below), you must provide, as part of your application, details as to how you propose to comply with Section 96 of Part V of the Act including, for example,	(refer to enclosed Part V Proposal Letter prepared by	
(i) details of such part or parts of the land which is subject to the application for permission or is or are specified by the Part V agreement, or houses situated on such aforementioned land or elsewhere in the planning authority's functional area proposed to be transferred to the planning authority, or details of houses situated on such aforementioned land or elsewhere in the planning authority's functional area proposed to be leased to the planning authority, or details of any combination of the foregoing, and	Stephen Little & Associates and accompanying Part V Validation Letter for Dublin City Council)	
 details of the calculations and methodology for calculating values of land, site costs, normal construction and development costs and profit on those costs and other related costs such as an appropriate share of any common development works as required to comply with the provisions in Part V of the Act" 		
If the answer to the above is "yes" but you consider the development to be exempt by virtue of Section 97 of the Planning and Development Act 2000 (as amended), a copy of the Certificate of Exemption under Section 97 must be submitted (or, where an application for a certificate of exemption has been made but has not yet been decided, a copy of the application should be submitted).		
If the answer to the above question is "no" by virtue of Section 96(13) of the Planning and Development Act 2000 (as amended), details indicating the basis on which Section 96(13) is considered to apply to the development should be submitted.		
(i)Does the development involve a PROTECTED STRUCTURE (and/or its curt	ilage) or a p	oposed
17. (i) Does the development involve a lifet Lot Lob Striber on L (and/or its curtilage)? Yes X No Place X in appropriate		
(If yes , the newspaper and site notice must indicate this fact).		
(ii) Does the proposed development consist of work to the exterior of a structure Architectural Conservation Area (A.C.A.)?	that is locate	ed in an
Yes No X Place X in approp	oriate box	

18 (a). Are you aware of any valid planning applications previously made in respect of this land/structure

Yes

No

Х

Place X in appropriate box

If yes please state planning reference number(s) and date(s) of receipt of the planning application	on(s) (if
known)	

Reference Number(s).	Date(s)
ABP Reg. Ref. 306569-20	05 February 2023
ABP Reg. Ref. 310567-21	18 June 2021

If a valid planning application has been made in respect of this land or structure in the six months prior to the submission of this application, then the site notice must be on a yellow background in accordance with Article 19(4) of the Planning and Development Regulations 2001 (as amended).

(b) Is the site of the proposal subject to a current appeal to an Bord Pleanála in respect of a similar development?

Х

Yes

Place X in appropriate box

If yes, please state An Bord Pleanala Reference No.:

No

Please tick appropriate box	YES	NO
Does the application relate to development which affects or is close to a monument or place recorded under Section 12 of the National Monuments (Amendment) Act, 1994?		\checkmark
Does the proposed development require the preparation of an Environmental Impact Statement? (If yes, the newspaper and site notice must indicate this fact).		~
Does the application relate to work within or close to a European Site (under S.I. No. 94 of 1997) or a Natural Heritage Area?		\checkmark
Does the application relate to a development which comprises or is for the purposes of an activity requiring an Integrated Pollution Prevention and Control Licence? (If yes, the newspaper and site notice must indicate this fact).		~
Does the application relate to a development which comprises or is for the purposes of an activity requiring a Waste Licence? (If yes, the newspaper and site notice must indicate this fact).		~
Do the Major Accident Regulations apply to the proposed development?		\checkmark
Is the site within a zone of archaeological interest?		\checkmark
Does the application relate to a development in a Strategic Development Zone? (If yes, the newspaper and site notice must indicate this fact).		\checkmark

20. SITE HISTORY

Details regarding site history (if known)

Has the site in question ever, to your knowledge, been flooded?

Yes [] No [√]

If yes, please give details e.g. year, extent.

Are you aware of previous uses of the site e.g. dumping or quarrying?

Yes [] No [√]

If yes, please give details.

21.	Do any statutory notices apply to the site/building at present? (e.g. Fire Safety, Enforcement, Dangerous Buildings, Derelict Sites, Building Control, etc.)		
		appropriate box	
	If yes , please give details:		
22.	Les a Dra Dianning Consultation in accordance with Section (047 of the Dianning and	
22.	Has a Pre-Planning Consultation in accordance with Section 247 of the Planning and Development Act 2000 (as amended) taken place in respect of this application?		
	Yes X No Plac	ce X in appropriate box	
	If yes , please state date of meeting	25 April 2023 & 18 July 2023	
	NOTE: You should only tick the 'Yes' box if a formal meeting has taken pl	ace with an Area Planning Officer	
23.	Is it intended that any part of the proposed development will be Council? Yes No X F If the answer is yes , please attach site plan clearly showing	Place X in appropriate box	
24.	Proposed Source of Water Supply		
	Existing connection [] New mains connection [√] Private well [] As per consented scheme ABP 306569-20 & ABP 310567-21 Use of grey or recycled water []		
	Other (please specify)		
	For non domestic developments		
	Proposed daily flow in cubic metrescm/d		
	Proposed peak flow in litres/secondl/s		

25. Proposed Drainage System

All items on the "Drainage Requirements for Planning Applications" sheet must be addressed as part of this planning application. This sheet can be found on the Dublin City Council website (<u>http://www.dublincity.ie/WaterWasteEnvironment/WasteWater/Drainage/Documents/GeneralDrainageR</u>equirementsatpreplanningstage.pdf).

The Drainage submission should also include

- (a) Detailed Drainage Drawings for the proposed development
- (b) The Public Drainage records sheet for the site (contact Drainage Division, Block 1, Floor 4, Civic offices, Dublin 8 01-2222155)

We refer to the enclosed drainage drawings and drainage statement, prepared by ARUP

26. Name & Address of person or firm responsible for preparation of drawings: Name: Eoghan O'Brien, Reddy Architecture & Urbanism

Address: Dartry Mills, Dartry Road, Dublin, D06 Y0E3

I, the undersigned, hereby declare, that to the best of my knowledge and belief, the information given in this form is correct and accurate and fully compliant with Planning and Development Act 2000 (as amended) and the Regulations made thereunder.

Signature of applicant (or his/her agent)

2anorthad Date

23 November 2023