Report for the purposes of Appropriate Assessment Screening

as required under Article 6(3) of the Habitats Directive (Council Directive 92/43/EEC)

Development of a Data Storage Facility at the IDA Blanchardstown Business and Technology Park, Ballycoolin Road and Snugborough Road, Dublin 15

Prepared by: Moore Group Prepared Finvironmental Services

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On behalf of Fingal County Council

Client	AWN Consulting
Project	Development of a Data Storage Facility at the IDA Blanchardstown Business and Technology Park, Ballycoolin Road and Snugborough Road, Dublin 15
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Moore Archaeological and Environmental Services Limited					

Table of Contents

1. Introduction

1.1. General Introduction

This report contains information required for the competent authority to undertake an Appropriate Assessment (AA) Screening process on the effects of a Project consisting of the demolition of existing buildings/structures and development of a data storage facility at the former Kingston Technology site at the IDA Blanchardstown Business and Technology Park, Ballycoolin Road and Snugborough Road, Blanchardstown, Dublin 15.

Screening is the process that addresses and records the reasoning and conclusions in relation to the first two tests of Article 6(3) of Council Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora (as amended) (referred to as the Habitats Directive):

- i) whether a plan or project is directly connected to or necessary for the management of the site, and
- ii) whether a plan or project, alone or in combination with other plans and projects, is likely to have significant effects on a Natura 2000 site in view of its conservation objectives.

If the effects are deemed to be significant, potentially significant, or uncertain, or the screening process becomes overly complicated, then the process must proceed to Stage 2 (AA). Screening should be undertaken without the inclusion of mitigation, unless potential impacts clearly can be avoided through the modification or redesign of the plan or project, in which case the screening process is repeated on the altered plan or project.

When screening the project, there are two possible outcomes:

- the project poses no risk of a significant effect and as such requires no further assessment; and
- the project has potential to have a significant effect (or this is uncertain) and AA of the project is necessary.

This report has been prepared by Moore Group - Environmental Services to assist Fingal County Council in assessing the potential for the proposed development to impact on sites of European-scale ecological importance in accordance with Articles 6(3) and 6(4) of the Habitats Directive. The report was compiled by Ger O'Donohoe (B.Sc. Applied Aquatic Sciences (GMIT, 1993) & M.Sc. Environmental Sciences (TCD, 1999)) who has over 20 years' experience in environmental impact assessment and has completed numerous Appropriate Assessment Screening Reports and Natura Impact Statements in terrestrial and aquatic habitats.

1.2. Legislative Background - The Habitats and Birds Directives

The report assesses the potential for the proposed development to impact on sites of European-scale ecological importance. It is necessary that the Project has regard to Article 6 of the Council Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora (as amended) (referred to as the Habitats

Directive). This is transposed into Irish Law by the European Communities (Birds and Natural Habitats) Regulations, 2011 (S.I. 477) (referred to as the Habitats Regulations).

The Habitats Directive (Council Directive 92/43/EEC on the conservation of natural habitats and of wild fauna and flora) is the main legislative instrument for the protection and conservation of biodiversity in the EU. Under the Directive Member States are obliged to designate Special Areas of Conservation (SACs) which contain habitats or species considered important for protection and conservation in a European Union context.

The Birds Directive (Council Directive 79/409/EEC as codified by Directive 2009/147/EC), is concerned with the long-term protection and management of all wild bird species and their habitats in the EU. Among other things, the Directive requires that Special Protection Areas (SPAs) be established to protect migratory species and species which are rare, vulnerable, in danger of extinction, or otherwise require special attention.

Special Areas of Conservation (SACs) designated under the Habitats Directive and Special Protection Areas, designated under the Birds Directive, form a pan-European network of protected sites known as Natura 2000. The Habitats Directive sets out a unified system for the protection and management of SACs and SPAs.

Articles 6(3) and 6(4) of the Habitats Directive set out the requirement of an assessment of proposed plans and projects likely to affect Natura 2000 sites.

Article 6(3) establishes the requirement to screen all plants and projects and to carry out a further assessment if required (Appropriate Assessment (AA)):

Article 6(3): "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 subjected to an appropriate assessment of its implications for the site in view of the site's conservation objectives. In 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."

Article 6(4): "If, in spite of a negative assessment of the implications for the site and in the absence of alternative solutions, a plan or project must nevertheless be carried out for imperative reasons of overriding public interest, including those of a social or economic nature, Member States shall take all compensatory measures necessary to ensure that the overall coherence of the Natura 2000 is protected. It shall inform the Commission of the compensatory measures adopted. Where the site concerned hosts a priority natural habitat type and/or a priority species the only considerations which may be raised are those relating to human health or public safety, to the beneficial

consequences of primary importance for the environment or, further to an opinion from the Commission, to other imperative reasons of overriding public interest."

This report contains information required for the competent authority, in this case Fingal County Council. to undertake an AA Screening process on the effects of a Project consisting of the demolition of existing buildings/structures and development of a data storage facility at the former Kingston Technology site at the IDA Blanchardstown Business and Technology Park, Ballycoolin Road and Snugborough Road, Blanchardstown, Dublin 15, referred to in this case as the Project.

2. Methodology

The Commission's methodological guidance (EC, 2002) promotes a four-stage process to complete the AA process and outlines the issues and tests at each stage. An important aspect of the process is that the outcome at each successive stage determines whether a further stage in the process is required.

Stages 1-2 deal with the main requirements for assessment under Article 6(3). Stage 3 may be part of Article 6(3) or may be a necessary precursor to Stage 4. Stage 4 is the main derogation step of Article 6(4).

Stage 1 Screening: This stage examines the likely effects of a project either alone or in combination with other projects upon a Natura 2000 site and considers whether the be objectively concluded that these effects will not be significant.

Stage 2 Appropriate Assessment: In this stage, there is a consideration of the impact of the project with a view to ascertain whether there will be any adverse effect on the integrity of the Natura 2000 site either alone or in combination with other projects or plans, with respect to the site's structure and function and its conservation objectives. Additionally, where there are predicted impacts, an assessment of the potential mitigation of those impacts.

Stage 3 Assessment of Alternative Solutions: This stage examines alternative ways of implementing the project that, where possible, avoid any adverse impacts on the integrity of the Natura 2000 site.

Stage 4 Assessment where no alternative solutions exist and where adverse impacts remain: Where imperative reasons of overriding public interest (IROPI) exist, an assessment to consider whether compensatory measures will or will not effectively offset the damage to the sites will be necessary.

To ensure that the Project complies fully with the requirements of Article 6 of the Habitats Directive and all relevant Irish transposing legislation, Moore Group compiled this report for screening of the Project for Fingal County Council to determine if Stage 2 AA is required.

2.1. Guidance

The AA has been compiled as a desktop study in accordance with guidance contained in the following documents:

- Appropriate Assessment of Plans and Projects in Ireland Guidance for Planning Authorities.
 (Department of Environment, Heritage and Local Government, 2010 rev.).
- Appropriate Assessment under Article 6 of the Habitats Directive: Guidance for Planning Authorities.
 Circular NPWS 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
 Environment Directorate-General, 2001); hereafter referred to as the EC Article Guidance Document.
- Managing Natura 2000 Sites: The Provisions of Article 6 of the Habitat's Directive 92/43/EEC (EC Environment Directorate-General, 2000); hereafter referred to as MN2000.

2.2. Data Sources

- Sources of information that were used to collect data on the Natura 2000 network of sites are listed below:
- Ordnance Survey of Ireland mapping and aerial photography available from www.osi.ie and Google
 Earth and Bing aerial photography 1995-2018.
- Online data available on Natura 2000 sites as held by the National Parks and Wildlife Service (NPWS) from www.npws.ie including; the Natura 2000 network Data Form; Site Synopsis; Generic Conservation Objective data;
 - o Online database of rare, threatened and protected species,
 - o Publicly accessible biodiversity datasets.
- Status of EU Protected Habitats in Ireland. (National Parks & Wildlife Service, 2013),
- Relevant Development Plans and Local Area Plans in neighbouring areas.

3. Description of the Project

This report presents information necessary to carry out a screening assessment of the proposed demolition of the existing Kingston Technology building and ancillary structures and development of a data storage facility at the IDA Blanchardstown Business and Technology Park, Ballycoolin Road and Snugborough Road, Blanchardstown, Dublin 15.

The Snugborough Industrial Estate can be accessed via the Snugborough Road, the site itself is 4 km by road from the M50 motorway (Exit 6). The land immediately surrounding the site (<500m radius) is predominantly industrial (consisting of different manufacturing and logistic facilities) and some sparse pockets of undeveloped land, with the exception of some residential dwellings 220m to the north west along Ballycoolin Road, residential dwellings to the south-east of the site along Ballycoolin Road, to the south of the site within the Westway and Sheephill estates and to the west of the site along Blanchardstown Road North.

The total area of the site is c. 1.6 ha, a third of the site is occupied by an industrial building (c. 4,000m²), two ancillary structures (c. 50m² and 30m²) and hard standing areas, parking and areas of open space. The main building consists of a warehouse/distribution area, offices, meeting rooms, canteen, shower and toilet facilities, and utilities.

A Phase 1 Environmental Site Assessment was undertaken by Aecom which recorded the following:

The housekeeping at the site was generally observed to be satisfactory. The following observations are noted:

- In all areas within the warehouse distribution building, the floor areas were observed to be in good condition and no cracks were observed. There were no traces of spills or stains.
- Chemical substances (although only small quantities used onsite) were stored correctly, within a bunded unit and labelled.
- No major spills or leaks or fires have been recorded at the site.
- No bulk chemical or fuels (with exception of 3 X 20 litre drums of diesel for the emergency generator)
 are stored onsite.

According to site representatives there have never been any underground storage tanks present at the site and no evidence of same was observed by AECOM during the site visit.

The diesel fuel emergency backup generator has a self-contained (diesel) fuel tank (approximately 100 litre). There were also some water storage tanks associated with welfare facilities at the site. According to site representatives there has never been any other aboveground storage tanks present at the site and none were observed by AECOM during the site visit.

Only a very limited number of chemicals were observed onsite. These are used within the sites security system (smoke cloak) and for general cleaning purposes (floor / surface cleaning chemicals e.g. 5 ltr container of Galtec Heavy duty detergent degreaser), all of which were noted to be labelled and stored appropriately during the site visit.

The proposed development consists of a new two-storey building for use as a data storage facility containing data storage rooms, electrical and mechanical plant rooms and support areas including offices and welfare facilities, loading bays, back-up generators, water storage tanks, diesel top up tanks, fuel piping, car parking, landscaping and associated site infrastructure.

Figure 1 shows the location of the proposed development and Figure 2 shows a detailed view of the existing site with the proposed site layout presented in Figure 3 below.

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Figure 1. Showing the Project location in Blanchardstown, Dublin 15.

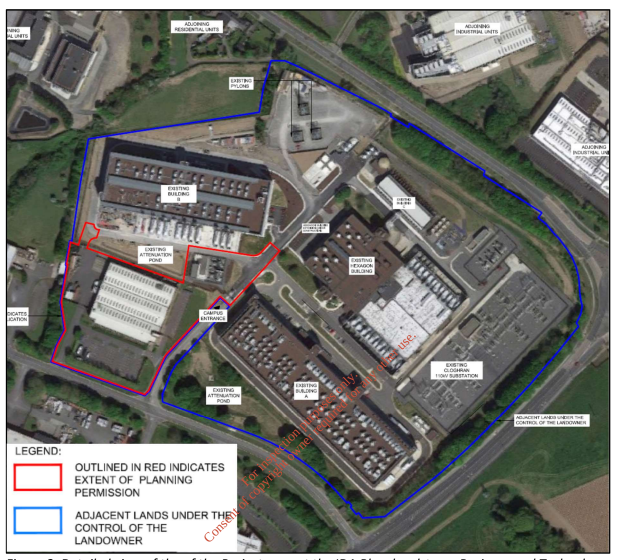


Figure 2. Detailed view of the Of the Project area at the IDA Blanchardstown Business and Technology Park.

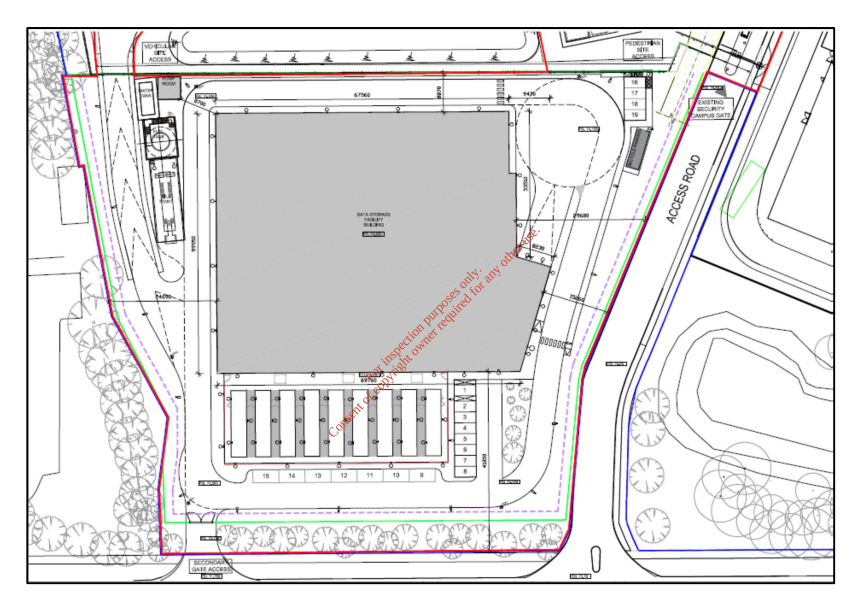


Figure 3. Detailed view of the of the Project layout at the IDA Blanchardstown Business and Technology Park.

4. Identification of Natura 2000 Sites

4.1. Description of European Sites Potentially Affected

Departmental guidance (DoEHGL, 2010) recommends an assessment of European sites within a zone of impact of 15 km which can be revised depending on the nature and location of the proposed development and the connectivity with European sites in terms of catchment-based assessment.

A zone of influence may be determined by connectivity to the Project in terms of:

- Nature, scale, timing and duration of works and possible impacts, nature and size of excavations, storage of materials, flat/sloping sites;
- Distance and nature of pathways (dilution and dispersion; intervening 'buffer' lands, roads etc); and
- Sensitivity and location of ecological features.

The Project is located within the industrial/commercial environment of the IDA Blanchardstown Business and Technology Park, see Figure 2. The closest European sites are those located at Ryewater Valley and in the coastal areas of Dublin, including South Dublin Bay SAC (Site Code 000210), North Dublin Bay SAC (Site Code 000206), North Bull Island SPA (Site Code 004006) and South Dublin Bay and River Tolka Estuary SPA (Site Code 004024), see Figure 3.

However, there is no relevant connectivity with these or any sites of conservation concern in the zone of impact of the Project. Given the scale of the proposed works and that there are no significant emissions predicted from the demolition, construction or operational phases, it is considered that there will be no potential for significant effects on any of the European sites considered and these can be excluded at this preliminary screening stage. European sites that are located within 15 km of the Project are listed in Table 1.

Table 1 European Sites located within 15km of the Project.

Site Code	Site name	Distance (km)
000199	Baldoyle Bay SAC	14.75
000205	Malahide Estuary SAC	12.58
000206	North Dublin Bay SAC	13.05
000210	South Dublin Bay SAC	12.64
001398	Rye Water Valley/Carton SAC	9.06
004006	North Bull Island SPA	13.43
004016	Baldoyle Bay SPA	13.05
004024	South Dublin Bay and River Tolka Estuary SPA	14.84
004025	Broadmeadow/Swords Estuary SPA	10.29

Spatial boundary data on the Natura 2000 network was extracted from the NPWS website on the 6th of April 2018.

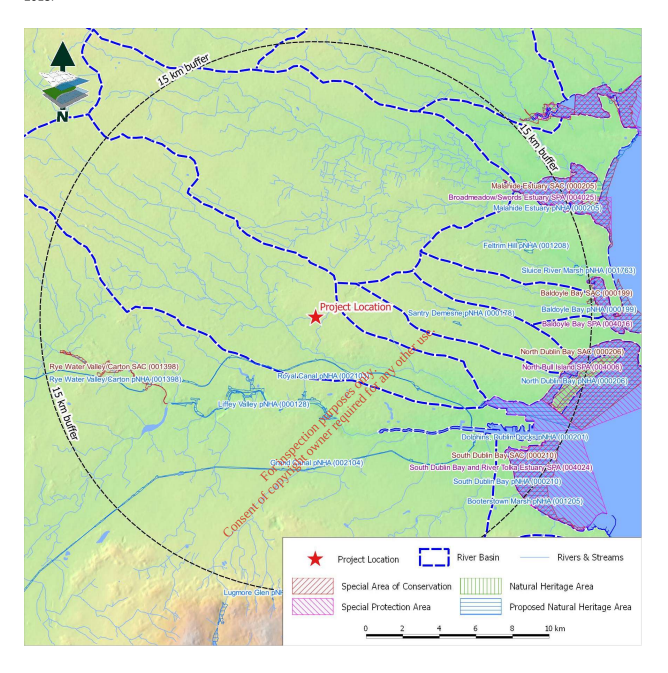


Figure 4. Showing European sites and NHAs/pNHAs in the vicinity of the Project.

4.2. Ecological Network Supporting Natura 2000 Sites

An analysis of the proposed Natural Heritage Areas and designated Natural Heritage Areas in terms of their role in supporting the species using Natura 2000 sites was undertaken. It was assumed that these supporting roles mainly related to mobile fauna such as mammals and birds which may use pNHAs and NHAs as "stepping stones" between Natura 2000 sites.

Article 10 of the Habitats Directive and the Habitats Regulations 2011 place a high degree of importance on such non-Natura 2000 areas as features that connect the Natura 2000 network. Features such as ponds, woodlands and important hedgerows were taken into account during the rest of the AA process.

There are no other conservation sites with relevant connectivity to the subject site that would be affected by the proposed Project.

5. Identification of Potential Impacts & Assessment of Significance

5.1. Potential Impacts

The Project is located within the industrial/commercial environment of the IDA Blanchardstown Business and Technology Park. The closest European sites are those located at Ryewater Valley and in the coastal areas of Dublin, including South Dublin Bay SAC (Site Code 000240), North Dublin Bay SAC (Site Code 000206), North Bull Island SPA (Site Code 004006) and South Dublin Bay and River Tolka Estuary SPA (Site Code 004024), see Figure 4.

However, there is no relevant connectivity with these or any sites of conservation concern in the zone of impact of the Project. Given the scale of the proposed works and that there are no significant emissions predicted from the demolition, construction or operational phases There will be no direct impacts and no indirect impacts from the proposed Project. It is considered that the project is not likely to have significant effects on any of the European sites considered and these can be excluded at this preliminary screening stage.

5.2. Assessment of Potential Cumulative Effects

Cumulative impacts or effects are changes in the environment that result from numerous human-induced, small-scale alterations. Cumulative impacts can be thought of as occurring through two main pathways: first, through persistent additions or losses of the same materials or resource, and second, through the compounding effects as a result of the coming together of two or more effects.

As part of the Screening for an Appropriate Assessment, in addition to the proposed works, other relevant projects and plans in the region must also be considered at this stage. This step aims to identify at this early

stage any possible significant in-combination or cumulative effects / impacts of the proposed development with other such plans and projects on the Natura 2000 sites.

A review of the Fingal County Council website was undertaken and there are no other Plans which would be affected by the proposed Project. Planning applications for the past three years to date were researched and 12 matches were returned for the entry 'Blanchardstown Industrial Estate';

FW15A/0115: The construction of a new two storey Pharmaceutical manufacturing building. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Blanchardstown, Dublin 15

15/4175: The proposed works consist of the construction of a new building - Building 4. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Blanchardstown, Dublin 15.

15DR/021: The proposed works consist of the construction of a new building - Building 4. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Blanchardstown, Dublin 15.

DAC/177/15: Construction of a new pharmaceutical building Building 4 - Lyophilisation Suite. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Blanchardstown, Dublin 15.

FW17A/0064: Construction of a new process vent abatement plant. Ipsen Manufacturing, Blanchardstown Industrial Park, Blanchardstown, Dublin 15.

17/4117/Reg. Cert.: Extension to existing office building & reorganisation of office space. Unit 1, Lyncon House, Blanchardstown Industrial Park, Snugborough Road, Dublin 15.

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17/4199: Change of use from Fallow Space to Industrial. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Dublin 15.

17/4209/7D: Construction of a new monitoring kiosk located. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Blanchardstown, Dublin 15.

17DR/021: Construction of a new monitoring kiosk, VOC Abatement. Ipsen Manufacturing Ireland Ltd, Blanchardstown Industrial Park, Blanchardstown, Dublin 15

FW17A/0204: Construction of (a) 23 no staff car-parking spaces (c. 950 m2). IPSEN Manufacturing Ireland Ltd, Blanchardstown Industrial Park, Blanchardstown, Dublin 15

FW17A/0216: The development will consist of permission for (a) 23 no staff car-parking space. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Snugborough Road, Blanchardstown, Dublin 15

An AA Screening report was prepared by Moore Group for an adjacent similar data storage facility project and a finding of no significant effects was determined.

The proposed development will have no predicted impacts on European sites, therefore in-combination impacts can be ruled out.

The Fingal Development Plan in complying with the requirements of the Habitats Directive requires that all projects and plans that could affect the Natura 2000 sites in the same zone of influence of the Project site would be initially screened for Appropriate Assessment and if requiring Stage 2 AA, that appropriate employable mitigation measures would be put in place to avoid, reduce or ameliorate negative impacts. In this way any, incombination impacts with Plans or Projects for the development area and surrounding townlands in which the development site is located, would be avoided.

Any new applications for the Project area will be assessed on a case by case basis by Fingal County Council which will determine the requirement for AA Screening as per the requirements of Article 6(3) of the Habitats Directive.

6. Screening Statement

There is no relevant connectivity with any sites of conservation concern in the zone of influence of the Project. Given the scale of the proposed works and that there are no significant emissions predicted from the demolition, construction or operational phases, it is considered that there will be no potential for significant effects on any of the European sites considered and these can be excluded at this pre-screening stage.

It has been objectively concluded by Moore Group Environmental Services that:

- 1. The Project is not directly connected with, or necessary to the conservation management of the European sites considered in this assessment.
- 2. The Project, alone or in combination with other Projects, is not likely to have significant effects on the European sites considered in this assessment.
- 3. It is possible to rule out likely significant impacts on any European sites considered in the assessment.
- 4. It is possible to conclude that there would be no significant effects, no potentially significant effects and no uncertain effects if the Project were to proceed.

It is the view of Moore Group Environmental Services that it is not necessary to undertake any further stage of the Appropriate Assessment process.

A finding of no significant effects report is presented in Appendix A in accordance with the EU Commission's methodological guidance (European Commission, 2001).

7. References

Department of the Environment, Heritage and Local Government (2010) Guidance on Appropriate Assessment of Plans and Projects in Ireland (as amended February 2010).

European Commission (2000) Managing Natura 2000 sites: the provisions of Article 6 of the 'Habitats' Directive 92/43/EEC.

European Commission Environment DG (2001) 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 92/43EEC. European Commission, Brussels.

European Commission (2007) Guidance document on Article 6(4) of the 'Habitats Directive '92/43/EEC: Clarification of the concepts of: alternative solutions, imperative reasons of overriding public interests, compensatory measures, overall coherence and opinion of the Commission. European Commission, Brussels.

NPWS (2013) The Status of EU Protected Habitats and Species in Ireland National Parks and Wildlife Service, Department of the Environment, Heritage and Local Government, Dublin.

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Appendix A

FINDING OF NO SIGNIFICANT EFFECTS REPORT

Finding no significant effects report matrix

Name of project or plan

Development of a data storage facility at the former Kingston Technology site at the IDA Blanchardstown Business and Technology Park, Ballycoolin Road and Snugborough Road, Blanchardstown, Dublin 15.

Name and location of the Natura 2000 site(s)

The Project is located within the industrial/commercial environment of the IDA Blanchardstown Business and Technology Park. The closest European sites are those located at Ryewater Valley and in the coastal areas of Dublin, including South Dublin Bay SAC (Site Code 000210), North Dublin Bay SAC (Site Code 000206), North Bull Island SPA (Site Code 004006) and South Dublin Bay and River Tolka Estuary SPA (Site Code 004024).

Description of the Project or Plan

This report presents information necessary to carry out a screening assessment of the proposed demolition of the existing Kingston Technology building and ancillary structures and development of a data storage facility at the IDA Blanchardstown Business and Technology Park, Ballycoolin Road and Snugborough Road, Blanchardstown, Dublin 15.

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The total area of the site is c. 1.6 ha, a third of the site is occupied by an industrial building (c. 4,000m²) along with two ancillary structures (c. 50m² and 30m²) and hard standing areas, parking and areas of open space. The main building consists of a warehouse/distribution area, offices, meeting rooms, canteen, shower and toilet facilities, and utilities.

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According to site representatives there have never been any underground storage tanks present at the site and no evidence of same was observed by AECOM during the site visit.

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The proposed development consists of a new two-storey building for use as a data storage facility containing data storage rooms, electrical and mechanical plant rooms and support areas including offices and welfare facilities, loading bays, back-up generators, water storage tanks, diesel top up tanks, fuel piping, car parking, landscaping and associated site infrastructure.

Is the project or plan directly connected with or necessary to the management of the site(s)

Nο

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

A review of the Fingal County Council website was undertaken and there are no other Plans which would be affected by the proposed Project. Planning applications for the past three years to date were researched and 12 matches were returned for the entry 'Blanchardstown Industrial Estate';

FW15A/0115: The construction of a new two storey Pharmaceutical manufacturing building. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Blanchardstown, Dublin 15

15/4175: The proposed works consist of the construction of a new building - Building 4. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Blanchardstown, Dublin 15.

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DAC/177/15: Construction of a new pharmaceutical building Building 4 - Lyophilisation Suite. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Blanchardstown, Dublin 15.

FW17A/0064: Construction of a new process vent abatement plant. Ipsen Manufacturing, Blanchardstown Industrial Park, Blanchardstown, Dublin 15.

17/4117/Reg. Cert.: Extension to existing office building & reorganisation of office space. Unit 1, Lyncon House, Blanchardstown Industrial Park, Snugborough Road, Dublin 15.

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FW17A/0216: The development will consist of permission for (a) 23 no staff car-parking space. Ipsen Manufacturing Ireland Ltd., Blanchardstown Industrial Park, Snugborough Road, Blanchardstown, Dublin 15

An AA Screening report was undertaken prepared by Moore Group for an adjacent similar data storage facility project and a finding of no significant effects was determined. .

The proposed development will have no predicted impacts on European sites, therefore in-combination impacts can be ruled out.

The Fingal Development Plan in complying with the requirements of the Habitats Directive requires that all Projects and Plans that could affect the Natura 2000 sites in the same zone of influence of the project site would be initially screened for Appropriate Assessment and if requiring Stage 2 AA, that appropriate employable mitigation measures would be put in place to avoid, reduce or ameliorate negative impacts. In this way any, incombination impacts with Plans or Projects for the development area and surrounding townlands in which the development site is located, would be avoided.

Any new applications for the project area will be assessed on a case by case basis by Fingal County Council which will determine the requirement for AA Screening as per the requirements of Article 6(3) of the Habitats Directive.

THE ASSESSMENT OF SIGNIFICANCE OF EFFECTS

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

The Project is located within the industrial/commercial environment of the IDA Blanchardstown Business and Technology Park. The closest European sites are those located at Ryewater Valley and in the coastal areas of Dublin, including South Dublin Bay SAC (Site Code 000210), North Dublin Bay SAC (Site Code 000206), North Bull Island SPA (Site Code 004006) and South Dublin Bay and River Tolka Estuary SPA (Site Code 004024).

Explain why these effects are not considered significant.

There is no relevant connectivity with any sites of conservation concern in the zone of impact of the Project. Given the scale of the proposed works and that there are no significant emissions predicted from the demolition, construction or operational phases. There will be no direct impacts and no indirect impacts from the proposed Project. It is considered that for the Project is not likely to have significant effects on any of the European sites considered and these can be excluded at this preliminary screening stage.

List of agencies consulted: provide contact name and telephone or e-mail address

The requirement for Appropriate Assessment Screening was determined through informal pre-planning consultation with Fingal County Council.

Response to consultation

N/A.

DATA COLLECTED TO CARRY OUT THE ASSESSMENT

Who carried out the assessment

Moore Group Environmental Services.

NPWS database of designated sites at www.npwspie or not contain the contained by National Biodiversity Data C National Biodiversity Data Centre database http://maps.biodiversityireland.ie

Level of assessment completed

Desktop Assessment.

Where can the full results of the assessment be accessed and viewed

Fingal County Council Planning Section.

OVERALL CONCLUSIONS

There is no relevant connectivity with any sites of conservation concern in the zone of influence of the Project. Given the scale of the proposed works and that there are no significant emissions predicted from the demolition, construction or operational phases, it is considered that there will be no potential for significant effects on any of the European sites considered and these can be excluded at this pre-screening stage. It has been objectively concluded by Moore Group Environmental Services that:

- 1. The Project is not directly connected with, or necessary to the conservation management of the European sites considered in this assessment.
- 2. The Project, alone or in combination with other projects, is not likely to have significant effects on the European sites considered in this assessment.
- 3. It is possible to rule out likely significant impacts on any European sites considered in the assessment.
- 4. It is possible to conclude that there would be no significant effects, no potentially significant effects and no uncertain effects if the Project were to proceed.

It is the view of Moore Group Environmental Services that it is not necessary to undertake any further stage of the Appropriate Assessment process.