

To: Unknown Person

Applicant
Respondent

PERMITTING THE SERVICE OF NOTICE OF THE WITHIN PROCEEDINGS BY WAY OF ADVERTISEMENT IN THE IRISH INDEPENDENT NEWSPAPER GRANTED ON 08th DAY OF FEBRUARY 2023.

Signed: District Court Judge
Judge of the District Court

THE HIGH COURT
2023 NO. 19 COS
IN THE MATTER OF TOWER
TRADE FINANCE (IRELAND)
LIMITED

AND IN THE MATTER OF PART
10 OF THE COMPANIES ACT
2014 (AS AMENDED)
IN THE MATTER OF DEAL
PARTNERS LOGISTICS LIMITED

AND IN THE MATTER OF PART
10 OF THE COMPANIES ACT
2014 (AS AMENDED)

Take notice that a petition for the appointment of an examiner to Tower Trade Finance (Ireland) Limited and Deal Partners Logistics Limited (the "Companies"), each having their registered offices at Unit 6a, Stadium Business Park, Ballycoolin Road, Dublin 11, D11 NYP8, was presented to the High Court on 8 February 2023 by the Companies and that the said petition is directed to be heard at 11:00 a.m. or as soon as possible thereafter on Friday, 17 February 2023 before the High Court, the Four Courts, Inns Quay, Dublin 7, Ireland and that any creditor or contributory of the Companies who wishes to support or oppose the making of an order on the said petition may appear at the time of the hearing by himself or his counsel for that purpose and a copy of the petition will be furnished to any creditor or contributory of the Companies who requires it by the undersigned.

Dated 8 February 2023

Matheson LLP
Solicitors for the Companies
70 Sir John Rogerson's Quay
Dublin 2

NOTE: Any person who intends to appear at the hearing of the said petition should notify the Companies Solicitors, Matheson LLP, 70 Sir John Rogerson's Quay, Dublin 2 (quoting reference TOG/KG 666854/9) in writing not later than 5:00 p.m. on Thursday, 16 February 2023 of that person's or persons' intention to appear at the hearing of the said petition and should indicate to the said Solicitors whether such person or persons intend to support or oppose the said petition and should serve any affidavit evidence on which that person or persons intends to rely on the Companies Solicitors by that date and time.

PLANNING
APPLICATIONS

Planning and Development Act, 2000 (As Amended) Notice of Direct Planning Application to An Bord Pleanála in respect of a Strategic Infrastructure Development in accordance with Section 37E of the Planning and Development Act 2000 (as amended), EP Energy Developments Ltd. gives notice of its intention to make an application to An Bord Pleanála for permission to develop an Open Cycle Gas Turbine power plant (350MW) and associated infrastructure on land to the north of Tynagh Power Station, Derryfrench, Tynagh, Loughrea, Co. Galway. The proposed development will include: Demolition of existing vacant shed structure on site; Installation of an Open Cycle Gas Turbine (OCGT) unit and associated plant (Including GT enclosure; air intake; stack (40m high); circuit breaker; main, auxiliary and ancillary transformers; switchyard; acoustic barriers; electrical rooms; finfan coolers; skids (to include gas skid, distillate fuel skid, lube oil skid, CO2 fire fighting skid); propane store; Continuous Emissions Monitoring System (CEMS); pump out kiosk; gantry; hardstanding maintenance area; Secondary fuel storage area [1 no. bunded fuel oil storage tank; sludge tank; fuel forwarding building; fuel unloading area]; Fuel pipe gantry; Demineralised water storage tank; Firewater storage tank and pumphouse; And all associated ancillary development, site works and services including underground pipework and cabling, drainage infrastructure, fencing and access gate, internal roadways, etc. The application relates to development for the purposes of an activity requiring a license from the Environmental Protection Agency under the Industrial Emissions Directive. It also relates to a Lower Tier COMAH establishment and therefore falls under the requirements of the Control of Major Accident Hazard (COMAH) Regulations, 2015. An Environmental Impact Assessment Report (EIAR) will be submitted with the application.

The reasons, considerations and arguments on which the submission or observation is based in full (Article 217 of the Planning and Development Regulations 2001, as amended, refers). Any submissions or observations which do not comply with the above requirements cannot be considered by the Board. The Board may, at its absolute discretion, hold an oral hearing on the application (refer to 'A Guide to Public Participation in Strategic Infrastructure Development' at www.pleanala.ie). The Board may, in respect of an application for permission/approval, decide to: a) (i) grant the permission/approval; or (ii) make such modifications to the proposed development as it specifies in its decision and grant permission/approval in respect of the proposed development as so modified; or (iii) grant permission/approval in respect of part of the proposed development (with or without specified modifications of the foregoing kind), and any of the above decisions may be subject to or without conditions; or b) Refuse permission to grant the permission/approval. Any enquiries relating to the application process should be directed to the Strategic Infrastructure Development Section of An Bord Pleanála (Tel. 01-8588100). A person may question the validity of any such decision of the Board by way of an application for judicial review, under Order 84 of the Rule of the Superior Courts (S.I. No. 15 of 1986, as amended by S.I. No. 691 of 2011), in accordance with Section 50 of the Planning and Development Act 2000, as amended. Practical information on the review mechanism can be accessed on the Board's website (www.pleanala.ie) under the following heading: Legal Notices - Judicial Review Notice. This information is also available on the Citizens Information Service website (www.citizensinformation.ie).

LEGAL NOTICES

Employment Agency Act, 1971
We ProSource Recruitment Finance Limited hereby give notice of our intention to apply for a licence under the above Act to carry on the business of an employment agency at the premises specified below:
2nd Floor, 68 Middle Abbey Street, Dublin 2.

OVERSEAS
PROPERTIES

GERMAN PROPERTY OWNERS:
German properties wanted.
Phone: 087 2919796
Info@GPVal.com www.GPVal.com

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LEGAL NOTICES

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PLANNING
APPLICATIONSAN CHUIRT DUICHE
THE DISTRICT COURT
DUBLIN DISTRICT COURTCriminal Justice Act 1994, Section 38 (as amended by Section 20,
Proceeds of Crime (Amendment) Act 2005)NOTICE OF APPLICATION FOR AN ORDER AUTHORISING
THE FURTHER DETENTION OF CASH SEIZEDDary Curran, Officer of Customs & Excise ApplicantOf: Customs Investigations, Block D,
Ashtowngate, Navan Road, Dublin 15.Unknown Person Respondent

WHEREAS an Order was made by the Court at Dublin District Court on the 01st Day of December 2022 authorising pursuant to subsection (3) of section 38 of the above-mentioned Act of 1994 (as amended) the detention for a period of three months until the 28th Day of February 2023 of cash in the amount of €21,000 approximately (being an amount not less than the sum prescribed by the Minister for Justice, Equality and Law Reform, for the purpose of the said Act, as the prescribed sum) seized and detained on the 25th Day of March 2021 at Dublin Port in the Court (area and) district aforesaid an unknown person in exercise of powers under subsection (1A) of section 38 of the above-mentioned Act of 1994.

TAKE NOTICE THAT the above-named applicant, an Officer of Customs and Excise, will apply under subsection (3) of Section 38 of the above-mentioned Act of 1994 at the sitting of Dublin District Court to be held at Court No. 1, Criminal Courts of Justice, Parkgate Street, Dublin 8 on the 24th Day of February 2023 at 10:30 a.m. for an Order authorising the further detention of the cash seized on the grounds that there are reasonable grounds for suspecting that:

The said cash was being exported and the said cash directly or indirectly represented the proceeds of crime and/or the said cash was intended for use in connection with criminal conduct.

The continued detention of the said cash is justified while its origin or derivation is further investigated and/or while consideration is given to the institution (whether in the State or elsewhere) of criminal proceedings against any person for an offence with which the cash is connected.

Dated this: 08th day of February 2023.

Signed: Officer of Customs & Excise ApplicantTo: Unknown Person Respondent

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WAY OF ADVERTISEMENT IN THE IRISH INDEPENDENT NEWSPAPER
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The planning application and EIAR may be inspected free of charge or purchased on payment of a specified fee (which shall not exceed the reasonable cost of making a copy) during public opening hours for a period of seven weeks commencing on 10th February 2023 at the following locations: The offices of An Bord Pleanála, 64 Marlborough Street, Dublin 1, D01 V902; and the offices of Galway County Council, County Hall, Prospect Hill, Galway, H91 H6KX. The planning application and EIAR may also be viewed or downloaded on the following website:

www.tynaghnorthocgt.ie.

Submissions or observations may be made only to An Bord Pleanála ("the Board"), 64 Marlborough Street, Dublin 1, D01 V902; or via the Board's website, www.pleanala.ie/en-ie/observations, during the aforementioned period of seven weeks relating to: i. The

implications of the proposed development for proper planning and sustainable development; and ii. The likely effects on the environment of the proposed development; and iii. The likely significant effects of the proposed development on a European site, if carried out. Any submissions or observations must be accompanied by a fee of €50 (except for certain prescribed bodies) and must be received by the Board not later than 5.30 p.m. on 31st March 2023. Such submissions or observations must also include the following information: - The name of the person making the submission or observation, the name of the person acting on his or her behalf, if any, and the address to which any correspondence relating to the application should be sent; and - The subject matter of the submission or observation; and - The reasons, considerations and arguments on which the submission or observation is based in full (Article 217 of the Planning and Development Regulations 2001, as amended, refers). Any submissions or observations which do not comply with the above requirements cannot be considered by the Board. The Board may, at its absolute discretion, hold an oral hearing on the application (refer to 'A Guide to Public Participation in Strategic Infrastructure Development' at www.pleanala.ie). The Board may, in respect of an application for permission/approval, decide to: a) (i) grant the permission/approval; or (ii) make such modifications to the proposed development as it specifies in its decision and grant permission/approval in respect of the proposed development as so modified; or (iii) grant permission/approval in respect of part of the proposed development (with or without specified modifications of the foregoing kind), and any of the above decisions may be subject to or without conditions; or b) Refuse permission to grant the permission/approval.

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