# County Laois Strategic Flood Risk Assessment

JBA

# **Live Document**

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Laois County Council Aras an Chontae Portlaoise Co. Laois

# JBA Project Manager

Ross Bryant Unit 24 Grove Island Corbally, Limerick, Ireland

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# Contract

This report describes work commissioned by Laois County Council. Laois County Council's representative for the contract was Angela McEvoy. Ross Bryant and Caoimhe Downing of JBA Consulting carried out this work.

Prepared by ..... Caoimhe Downing BEng MSc

Assistant Engineer

Reviewed by ..... Ross Bryant BSc MSc CEnv MCIWEM C.WEM

Principal Analyst

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# Abbreviations

1D	One Dimensional (modelling)
2D	Two Dimensional (modelling)
AEP	Annual Exceedance Probability
AFA	Area for Further Assessment
CFRAM	Catchment Flood Risk Assessment and Management
DTM	Digital Terrain Model
EPA	Environmental Protection Agency
FEH	Flood Estimation Handbook
FFL	Finished Floor Level
FRA	Flood Risk Assessment
FRMP	Flood Risk Management Plan
FRR	Flood Risk Review
FSU	Flood Studies Update
GIS	Geographical Information System
HEFS	High End Future Scenario
HPW	High Priority Watercourse
JFLOW	2-D hydraulic modelling package developed by JBA
JT	Justification Test
LA	Local Authority
LCC	Laois County Council
LCDP	Laois County Development Plan
MPW	Medium Priority Watercourse
MRFS	Medium Range Future Scenario
OPW	Office of Public Works
OSi	Ordnance Survey Ireland
PFRA	Preliminary Flood Risk Assessment
RSES	Regional Spatial and Economic Strategy
SEA	Strategic Environmental Assessment
SFRA	Strategic Flood Risk Assessment
SuDS	Sustainable Drainage Systems
SPR	Standard percentage runoff
Тр	Time to Peak

# **1** Introduction

JBA Consulting was commissioned by Laois County Council (LCC) to provide assistance in the preparation of the Strategic Flood Risk Assessment (SFRA) to inform the Laois County Development Plan 2021-2027 (LCDP).

The SFRA is a live document that is designed to be updated as further flood risk information becomes available and changes to the development plan are proposed under any future variations.

# 1.1 SFRA Legacy in County Laois

The 2021 LCDP SFRA represents an update to the previous version of the SFRA under the 2017 LCDP.

# **1.2** Terms of Reference

Under the "Planning System and Flood Risk Management" guidelines, the purpose for a Strategic Flood Risk Assessment (SFRA) is detailed as being "to provide a broad (wide area) assessment of all types of flood risk to inform strategic land-use planning decisions. SFRAs enable the LA to undertake the sequential approach, including the Justification Test, allocate appropriate sites for development and identify how flood risk can be reduced as part of the development plan process".

More specifically the SFRA will complete the following tasks;

- 1. Undertake a flood risk assessment for the settlements within the LCDP,
- 2. Review the various sources of potential Flood Zone mapping,
- 3. Assist LCC in the review of land use zoning objectives and the application of the sequential approach and justification test,
- 4. Prepare flood risk management policies, objectives and recommendations.

# **1.3 Report Structure**

Section 2 provides an introduction to the study area. Section 3 provides an introduction to the Planning System and Flood Risk Management and covers important information on the philosophy and approach of the guidelines.

Section 4 provides a review of data collection, flood history and predicted flood extent (including climate change impacts) in each of the settlements. Section 5 discusses the different sources of flooding in Laois.

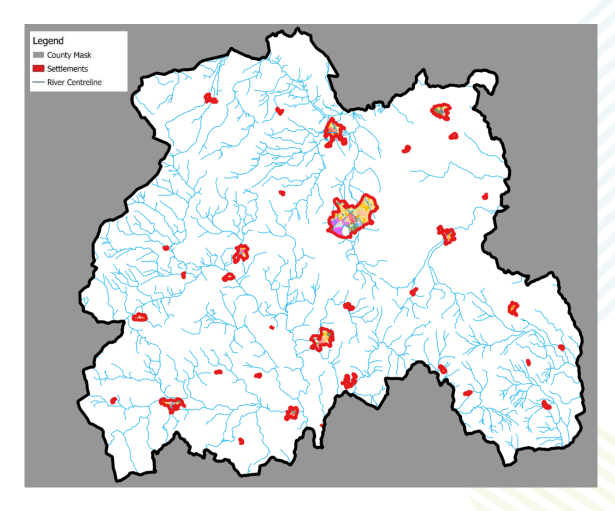
Section 6 provides policy guidance and Section 7 provides guidance on suggested approaches to managing flood risk and development. Section 8 discusses the settlement review.

# 2 Laois Study Area

The study area is the County of Laois, with a focus on the land use zoning objectives of the 31 settlements, which are defined in the plan and identified in Table 2-1.

 Table 2-1: Settlements contained within the LCDP 2021 - 2027

Position	Description	Settlement
Tier 1	Key Town	Portlaoise, Graiguecullen
Tier 2	Self Sustaining Growth Town	Portarlington
Tier 3	Self Sustaining Town	Abbeyleix, Mountrath, Stradbally, Mountmellick
Tier 4	Towns	Rathdowney, Durrow, Ballylynan
Tier 5	Villages (>500 population)	Clonaslee, Borris in Ossory, Ballyroan, Killenard
Tier 6	Villages and settlements (<500 population)	Arles, Ballacolla, Ballybrittas, Ballinakill, Camross, Castletown, Clough, Coolrain, Cullahill, Emo, Errill, Killenard, Killeen, Killeshin, Newtown Doonane, Rosenallis, The Swan, Timahoe, Vicarstown



# Figure 2-1: Settlement Map

Laois is a land-locked county located to the south of the Midlands Region. The county has an area of 1,740km<sup>2</sup>. The central plain containing most of the productive agricultural land, is surrounded by a number of upland areas including the Slieve Bloom Mountains in the northwest which rise to an elevation of approximately 500mOD (Malin). The Killeshin Plateau and Cullahill Mountain lie along the south eastern and southern county boundaries respectively. These range to approximately 300mOD.

County Laois includes parts of the Nore and Barrow river catchments. There are two River Basin Districts in Laois, namely the South Eastern River Basin District and the Shannon River Basin District.

# 2.1 Planning Policy

# 2.1.1 Ireland 2040 – National Planning Framework

A Strategic Flood Risk Assessment of the National Policy Objectives (NPO) within the Ireland 2040 – National Planning Framework was undertaken with the aim of ensuring that flood risk is a key consideration in delivering the proposed strategic sustainable land-use planning decisions. It sets out how all levels of the planning process, from national level strategic assessments to individual planning applications, should follow the sequential approach set out in the 2009 Guidelines on Planning and Flood Risk Management.

The NPF recognises that it is not always possible to avoid developing in flood risk areas due to spatial, economic, environmental and physical constraints. Development should be encouraged to continue, and in flood risk areas should follow the sequential approach and application of Justification Test set out in the Department's Guidelines on the Planning System and Flood Risk Management. These guidelines will facilitate the integration of flood risk and land risk planning in the Eastern and Midland region, at all tiers of the planning hierarchy from national level through regional, city/county and local plans, masterplans and individual planning applications.

# 2.1.2 Regional Spatial & Economic Strategy (Eastern & Midland Regional Assembly)

The Regional Spatial & Economic Strategy (RSES) for the Eastern & Midland Regional Assembly included a Regional Flood Risk Appraisal Report, undertaken at a high level, but with a view to informing policy decisions within lower tier development plans. The RSES found that an integrated approach to river catchment management is essential to manage and avoid increasing flood risk. The RSES sets out how Development Plans should include Strategic Flood Risk Assessments and all future zoning of land for development in areas at risk of flooding should follow the sequential approach set out in the 2009 Guidelines on Planning and Flood Risk Management (DoEHLG). The inclusion of policies and actions to support Sustainable Urban Drainage Systems is recommended in future developments as a major component of flood management and prevention.

The settlement hierarchy selected by the RSES takes account of the fact that while Portlaoise, amongst others, is vulnerable to fluvial flooding, wider, effective management of flood risk coupled with wider environmental, sustainability and economic considerations mean that it is possible to facilitate the continued consolidation of the development of the existing urban structure of the region. In line with the sequential and justification criteria set out in the Department's Guidelines on the Planning System and Flood Risk Management it is considered that these locations should be encouraged to continue to consolidate and to grow in order to bring about a more compact and sustainable urban development form while at the same time managing flood risk appropriately. These guidelines outline measures through which



both the flood risk and the continued development of Portlaoise, Laois' Gateway town, and county towns can be reconciled.

The RSES included a number of development plan implications:

- An integrated approach to river catchment management is essential to manage and avoid increasing flood risk. Local authorities should fully support the completion of CFRAM studies and jointly implement any actions identified.
- Development Plans shall include Strategic Flood Risk Assessments and all future zoning of land for development in areas at risk of flooding should follow the sequential approach set out in the 2009 Department Guidelines on Planning and Flood Risk Management.
- Development Plans should include policies on the requirement for Sustainable Drainage Systems (SuDS) in future developments as a major component of flood management and prevention.

#### 2.1.3 Laois County Development Plan 2017-2023

As part of the Laois County Development Plan 2017-2023 a Strategic Flood Risk Assessment was undertaken. The purpose of the SFRA is to provide a broad assessment of all types of flood risk to inform strategic land use planning decisions. Parts of County Laois are vulnerable to flooding and are mapped as part of the Laois County Development Plan 2017-2023

The Laois County Development Plan 2017-2023 considered flood risk with specific reference to people, business, infrastructure and the environment at risk of flooding. The LCDP proposed to minimise the risk of flooding through the identification and management of existing, and particularly potential future, flood risks. The SFRA proposed this be completed by following the sequential approach and application of the Justification Test set out in the 2009 Guidelines on Planning and Flood Risk Management (DoEHLG) throughout the planning process.

# 3 The Planning System and Flood Risk Management

# 3.1 Introduction

Prior to discussing the management of flood risk, it is helpful to understand what is meant by the term. It is also important to define the components of flood risk in order to apply the principles of the Planning System and Flood Risk Management in a consistent manner.

The Planning System and Flood Risk Management: Guidelines for Planning Authorities, published in November 2009, describe flooding as a natural process that can occur at any time and in a wide variety of locations. Flooding can often be beneficial, and many habitats rely on periodic inundation. However, when flooding interacts with human development, it can threaten people, their property and the environment.

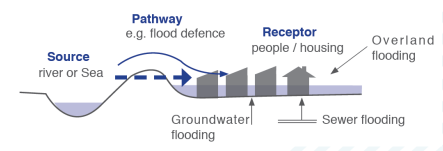
This Section will firstly outline the definitions of flood risk and the Flood Zones used as a planning tool; a discussion of the principles of the planning guidelines and the management of flood risk in the planning system will follow.

# 3.2 Definition of Flood Risk

Flood risk is generally accepted to be a combination of the likelihood (or probability) of flooding and the potential consequences arising. Flood risk can be expressed in terms of the following relationship:

# Flood Risk = Probability of Flooding x Consequences of Flooding

The assessment of flood risk requires an understanding of the sources, the flow path of floodwater and the people and property that can be affected. The source - pathway - receptor model, shown below in Figure 3-1, illustrates this and is a widely used environmental model to assess and inform the management of risk.



# Figure 3-1: Source Pathway Receptor Model

# Source: Figure A1 The Planning System and Flood Risk Management Guidelines Technical Appendices

Principal sources of flooding are rainfall or higher than normal sea levels while the most common pathways are rivers, drains, sewers, overland flow and river and coastal floodplains and their defence assets. Receptors can include people, their property and the environment. All three elements must be present for flood risk to arise. Mitigation measures, such as defences or flood resilient construction, have little or no effect on sources of flooding but they can block or impede pathways or remove receptors.

The planning process is primarily concerned with the location of receptors, taking appropriate account of potential sources and pathways that might put those receptors at risk.

# 3.3 Likelihood of Flooding

Likelihood or probability of flooding of a particular flood event is classified by its annual exceedance probability (AEP) or return period (in years). A 1% AEP flood indicates the flood event that will occur or be exceeded on average once every 100 years and has a 1 in 100 chance of occurring in any given year.

Return period is often misunderstood to be the period between large flood events rather than an average recurrence interval. Annual exceedance probability is the inverse of return period as shown in Table 3-1.

# Table 3-1: Probability of Flooding

Return Period (Years)	Annual Exceedance Probability (%)
2	50
100	1
200	0.5
1000	0.1

Considered over the lifetime of development, an apparently low-frequency or rare flood has a significant probability of occurring. For example:

- A 1% flood has a 22% (1 in 5) chance of occurring at least once in a 25-year period the period of a typical residential mortgage;
- And a 53% (1 in 2) chance of occurring in a 75-year period a typical human lifetime.

# 3.4 Consequences of Flooding

Consequences of flooding depend on the hazards caused by flooding (depth of water, speed of flow, rate of onset, duration, wave-action effects, water quality) and the vulnerability of receptors (type of development, nature, e.g. age-structure, of the population, presence and reliability of mitigation measures etc).

The Planning System and Flood Risk Management guidelines provide three vulnerability categories, based on the type of development, which are detailed in Table 3.1 of the Guidelines, and are summarised as:

- **Highly vulnerable**, including residential properties, essential infrastructure and emergency service facilities;
- Less vulnerable, such as retail and commercial and local transport infrastructure;
- **Water compatible**, including open space, outdoor recreation and associated essential infrastructure, such as changing rooms.

# 3.5 Definition of Flood Zones

In the Planning System and Flood Risk Management guidelines, Flood Zones are used to indicate the likelihood of a flood occurring. These Zones indicate a high, moderate or low probability of flooding from fluvial or tidal sources and are defined below in Table 3-2.

It is important to note that the definition of the Flood Zones is based on an undefended scenario and does not take into account the presence of flood protection structures such as flood walls or embankments. This is to allow for the fact that there is a residual risk of flooding behind the defences due to



# overtopping or breach and that there may be no guarantee that the defences will be maintained in perpetuity.

It is also important to note that the Flood Zones indicate flooding from fluvial and tidal sources and do not take other sources, such as groundwater or pluvial, into account, so an assessment of risk arising from such sources should also be made.

# Table 3-2: Definition of Flood Zones

Zone	Description
<b>Zone A</b> High probability of flooding.	This zone defines areas with the highest risk of flooding from rivers (i.e. more than 1% probability or more than 1 in 100) and the coast (i.e. more than 0.5% probability or more than 1 in 200).
Zone B Moderate probability of flooding.	This zone defines areas with a moderate risk of flooding from rivers (i.e. 0.1% to 1% probability or between 1 in 100 and 1 in 1000) and the coast (i.e. 0.1% to 0.5% probability or between 1 in 200 and 1 in 1000).
Zone C Low probability of flooding.	This zone defines areas with a low risk of flooding from rivers and the coast (i.e. less than 0.1% probability or less than 1 in 1000).

# 3.6 **Objectives and Principles of the Planning Guidelines**

The Planning System and Flood Risk Management Guidelines describe good flood risk practice in planning and development management. Planning authorities are directed to have regard to the guidelines in the preparation of Development Plans and Local Area Plans, and for development control purposes.

The objective of the Planning System and Flood Risk Management Guidelines is to integrate flood risk management into the planning process, thereby assisting in the delivery of sustainable development. For this to be achieved, flood risk must be assessed as early as possible in the planning process. Paragraph 1.6 of the Guidelines states that the core objectives are to:

- "Avoid inappropriate development in areas at risk of flooding;
- Avoid new developments increasing flood risk elsewhere, including that which may arise from surface run-off;
- Ensure effective management of residual risks for development permitted in floodplains;
- Avoid unnecessary restriction of national, regional or local economic and social growth;
- Improve the understanding of flood risk among relevant stakeholders; and
- Ensure that the requirements of EU and national law in relation to the natural environment and nature conservation are complied with at all stages of flood risk management".

The guidelines aim to facilitate 'the transparent consideration of flood risk at all levels of the planning process, ensuring a consistency of approach throughout the country.' SFRAs therefore become a key evidence base in meeting these objectives.



The 'Planning System and Flood Risk Management' works on a number of key principles, including:

- Adopting a staged and hierarchical approach to the assessment of flood risk;
- Adopting a sequential approach to the management of flood risk, based on the frequency of flooding (identified through Flood Zones) and the vulnerability of the proposed land use.

#### 3.7 The Sequential Approach & Justification Test

Each stage of the Flood Risk Assessment (FRA) process aims to adopt a sequential approach to management of flood risk in the planning process.

Where possible, development in areas identified as being at flood risk should be avoided; this may necessitate de-zoning lands within the development plan. If de-zoning is not possible, then rezoning from a higher vulnerability land use, such as residential, to a less vulnerable use, such as open space may be required.



#### Figure 3-2: Sequential Approach Principles in Flood Risk Management

#### Source: The Planning System and Flood Risk Management (Figure 3.1)

Where rezoning is not possible, exceptions to the development restrictions are provided for through the application of the Justification Test. Many towns have central areas that are affected by flood risk and have been targeted for growth. To allow the sustainable and compact development of these urban centres, development in areas of flood risk may be considered necessary. For development in such areas to be allowed, the Justification Test must be passed.

The Justification Test has been designed to rigorously assess the appropriateness, or otherwise, of such developments. The test is comprised of two processes; the Planmaking Justification Test, and the Development Management Justification Test. The latter is used at the planning application stage where it is intended to develop land that is at moderate or high risk of flooding for uses or development vulnerable to flooding that would generally be considered inappropriate for that land.

Table 3-3 shows which types of development, based on vulnerability to flood risk, are appropriate land uses for each of the Flood Zones. The aim of the SFRA is to guide development zonings to those which are 'appropriate' and thereby avoid the need to apply the Justification Test.

# Table 3-3: Matrix of Vulnerability versus Flood Zone

	Flood Zone A High Probability	Flood Zone B Moderate Probability	Flood Zone C Low Probability
Highly Vulnerable Development (Including essential infrastructure)	Justification Test	Justification Test	Appropriate
Less Vulnerable Development	Justification Test	Appropriate	Appropriate
Water-Compatible Development	Appropriate	Appropriate	Appropriate

# 3.8 Scales and Stages of Flood Risk Assessment

Within the hierarchy of regional, strategic and site-specific flood-risk assessments, a tiered approach ensures that the level of information is appropriate to the scale and nature of the flood-risk issues and the location and type of development proposed, avoiding expensive flood modelling and development of mitigation measures where it is not necessary. The stages and scales of flood risk assessment comprise of:

- Regional Flood Risk Appraisal (RFRA) a broad overview of flood risk issues across a region to influence spatial allocations for growth in housing and employment and to identify where flood risk management measures may be required at a regional level to support the proposed growth. This should be based on readily derivable information and undertaken to inform the Regional Planning Guidelines.
- Strategic Flood Risk Assessment (SFRA) an assessment of all types of flood risk informing land use planning decisions. This will enable the Planning Authority to allocate appropriate sites for development, whilst identifying opportunities for reducing flood risk. This SFRA will revisit and develop the flood risk identification undertaken in the RFRA and give consideration to a range of potential sources of flooding. An initial flood risk assessment, based on the identification of Flood Zones, will also be carried out for those areas zoned for development. Where the initial flood risk assessment highlights the potential for a significant level of flood risk, or there is conflict with the proposed vulnerability of development, then a site-specific FRA will be recommended, which will necessitate a detailed flood risk assessment.
- Site Specific Flood Risk Assessment (FRA) site or project specific flood risk assessment to consider all types of flood risk associated with the site and propose appropriate site management and mitigation measures to reduce flood risk to and from the site to an acceptable level. If the previous tiers of study have been undertaken to appropriate levels of detail, it is highly likely that the site-specific FRA will require detailed channel and site survey, and hydraulic modelling.

# 4 Data Collection and Review

This section reviews the data collection and the flood history for the settlements so that any additional information on flooding can be included within this SFRA. It will confirm the extent of extreme flooding (through the Flood Zone mapping) and key sources of flood risk.

# Table 4-1: Available Flood Risk Data

Description	Coverage	Robustness	Comments on usefulness
South Eastern CFRAM Study	Areas for further assessment (AFAs), or settlements falling along modelled lengths, in County Laois are: Mountmelli ck Mountrath Portarlingt on Portlaoise Rathdowne Y	Flood Zones and flood extents for current and future scenarios provided by OPW. Modelling is 'best available' and outputs will allow informed decisions on zoning objectives. Design water levels will inform decisions relating to raising land and setting finished floor levels.	Very useful but undertaken at a catchment level. In general, CFRAM provides all information needed to apply the Justification Test (JT) for Plan Making under the SFRA. Site specific FRAs will still be required for planning applications, but information on water levels can form the basis of decision in relation to finished floor levels. However, it is important to note that CFRAM outputs should not be relied upon without review and consideration of appropriateness to the site in question, particularly for Medium Priority Watercourses (MPW).
Site Specific Flood Risk Assessments	Individual sites (for Development Management purposes)	Low to high	Very useful in areas where we have lower quality indicative flood mapping and the site specific FRA undertook more detailed assessment
JBA Indicative Flood Mapping	County wide indicative fluvial flood mapping dataset based on 2D hydraulic modelling.	Moderate/Low	Covers all catchments over the 10km <sup>2</sup> threshold. The maps have been verified by site visits and used where they are the best available, in some cases PFRA data is substituted for JBA where necessary.
OPW Preliminary Flood Risk Assessment (PFRA) flood maps	The PFRA was a national screening exercise that was undertaken by OPW to identify areas at potential risk of flooding.	Moderate/Low	Covers nearly all rivers (including non-CFRAM). For purposes of SFRA and at Development Management level these the fluvial maps cannot be used without validation through site visit. Further investigation may be

Fluvial, coastal, pluvial and groundwater risks were identified at an indicative scale.		needed to provide greater confidence in the outlines. Pluvial flood outlines do not constitute any input to the formal Flood Zone mapping. The pluvial maps are indicative of low lying areas and these have not been specifically validated through site visits.
Various, taken from www.floodmaps.i e	Indicative	Used indirectly to validate flood zones and identify non- fluvial flooding in the SFRA. Useful background information for site specific FRAs, but note the database is not exhaustive, absence of a record does not necessarily mean absence of flood risk.
There are no completed OPW Flood Relief Schemes that are in place within County Laois. Mountmellick Flood Relief Scheme in under design.	n/a	n/a
Settlement or sub- settlement.	Moderate	Helpful for additional verification of PFRA and/or Benefitting Lands mapping.
Settlement s	Moderate	Site visits used to verify flood extents where there were potential conflicts with predicted flood extent and undeveloped land uses with highly or less vulnerable land use zoning objectives.
	pluvial and groundwater risks were identified at an indicative scale. Various, taken from www.floodmaps.i e There are no completed OPW Flood Relief Schemes that are in place within County Laois. Mountmellick Flood Relief Scheme in under design. Settlement Settlement.	pluvial and groundwater risks were identified at an indicative scaleVarious, taken from www.floodmaps.i eIndicativeThere are no completed OPW Flood Relief Schemes that are in place within County Laois. Mountmellick Flood Relief scheme in under design.n/aSettlement or sub- settlement.ModerateSettlementModerate

# Table 4-2: Other Available Data

Descripti C on	Coverage	Robustness	Comment on usefulness
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Alluvial Soil Maps	Full Study Area	Low	Used in the Regional FRA Report to provide initial assessment of risks. Not used in SFRA and little or no value to FRA.
Groundwa ter vulnerabili ty maps	Broadscale, County wide	Moderate	Initial assessment of groundwater vulnerability. Provides a screening tool for use in FRA.
Historic Flood Records including photos, aerial photos and reports.	Broad, spot coverage	Various	Yes, indirectly to validate Flood Zones & identify other flood sources. Review of such sources will be required for all site specific FRAs.

# 4.1 Flood Zone Development

As set out in the RSES Regional Flood Risk Appraisal Report, and under the Planning Guidelines, the Flood Zone mapping for the County is principally derived from the CFRAM where possible. However, a number of settlements in the LCDP are not covered by the CFRAM and in this case a range of other datasets, as shown in Table 4-1, were used as supplementary information to inform this SFRA.

Due to recent guidance from OPW regarding the use of the first generation PFRA mapping and the indicative nature of the flood extents, the approach used under the Laois SFRA has been precautionary. All sources of available flood mapping were reviewed in cases where proposed undeveloped lands are zoned for highly or less vulnerable use (where CFRAM was not available). A single dataset of County Flood Zones has been prepared on the basis that the best available dataset is used within each settlement.

Specific guidance is provided for each settlement based on the data review and where appropriate the site visit is used to confirm the most appropriate dataset and flood extents to define the Flood Zones. During the site visit the flood mapping was appraised on site by an experienced flood risk manager and professional opinion and judgement has been used to develop the recommendations within the Settlement Review of Section 8.

The review of the suite of flood risk data has been developed as a spatial planning tool to guide LCC in making land-use zoning and development management decisions. The data sets have been deemed appropriate for the planning decisions being made at this stage of the plan making process and where flood risk is identified the following approach has been undertaken;

- Application of the Justification Test and/or;
- Further detailed analysis, or;
- Rezoning to a less vulnerable use, or;



• Further assessment at Development Management stage in limited circumstances where it has been determined that development should be possible in principle, taking into account a site specific opinion.

When the National Indicative Flood Mapping (NIFM) is issued to Local Authorities the data will be used in conjunction with the other available datasets and site visits to provide a countywide Flood Zone dataset, subject to further verification.

In general, where CFRAM modelling has been carried out, flood levels are available at selected node points along the watercourse. Once an appropriate level of validation has been undertaken as part of the site-specific FRA, these flood levels may be used to form the basis of the development design.

# 5 Sources of Flooding

This SFRA has reviewed flood risk from fluvial, pluvial and groundwater sources. Flooding events have become more pronounced in Ireland, and County Laois, in recent years. Climate change risks also need to be considered at a strategic and site-specific scale. Climate change is discussed in Section 7 in relation to incorporation of climate change into the flood risk assessment. A comment on the likely impacts of climate change, on a settlement basis, has been provided in Section 8.

# 5.1 Fluvial Flooding

Flooding from rivers and streams is associated with the exceedance of channel capacity during higher flows. The process of flooding from watercourses depends on numerous characteristics associated with the catchment including; geographical location and variation in rainfall, steepness of the channel and surrounding floodplain and infiltration and rate of runoff associated with urban and rural catchments. Generally, there are two main types of catchments; large and relatively flat or small and steep, both giving two very different responses during large rainfall events.

In a large, relatively flat catchment, flood levels will rise slowly, and natural floodplains may remain flooded for several days or even weeks, acting as the natural regulator of the flow. In small, steep catchments local intense rainfall can result in the rapid onset of deep and fast-flowing flooding with little warning. Such "flash" flooding, which may only last a few hours, can cause considerable damage and possible risk to life.

# 5.2 Arterial Drainage Schemes

A third form of fluvial regime is related to rivers that have been subject to an OPW Arterial Drainage Scheme (ADS). The OPW carried out a number of Arterial Drainage Schemes on catchments under the Arterial Drainage Act, 1945. The main purpose of the ADSs was to improve land drainage and reduce the frequency and extent of overland flooding. ADSs can involve embankment construction, river straightening, lake storage development, and, most commonly, the deepening and widening of river channels. Through the implementation of ADSs the hydraulic conveyance efficiency of a catchment is increased, thereby leading to a reduction in overland flood storage. Although it has been found that ADS generally achieve their main objectives, this increase in discharge-carrying capacity leads to an acceleration of the response to rainfall with flood peaks of increased intensity and more rapid recessions.

The Brosna Arterial Drainage Scheme was completed in 1947, The Brosna Arterial Drainage Scheme, extends into the north of County Laois.

# 5.3 Drainage Districts

Historically, 12 drainage boards operated within County Laois. The drainage districts were established under the Arterial Drainage Act, 1945, and subsequent Amendment Act, 1995. The Act deals with the improvement of lands by drainage and preventing or substantially reducing the flooding of lands. The Act set up the process of Arterial Drainage Schemes and provides for the maintenance of these works. It also implements a number of drainage and flood reduction related measures such as approval procedures for bridges and weirs and iterates reporting requirements for Drainage Districts.

Currently, none of the drainage districts are active in County Laois, with the Barrow Drainage District being the most recently disbanded in 2014.

# 5.4 Fluvial Summary

The form of the floodplain, either natural, semi-natural (drained) or urbanised, can influence flooding along watercourses. The location of buildings and roads can

significantly influence flood depths and velocities by altering flow directions and reducing the volume of storage within the floodplain. Critical structures such as bridge and culverts can also significantly reduce capacity creating pinch points within the floodplain. These structures are also vulnerable to blockage by natural debris within the channel or by fly tipping and waste.

Rivers are the primary cause of flooding in Laois; historically, some 80% of events are attributed to fluvial sources ranging from the major rivers, including the Barrow and Nore, to the smaller tributaries and drains.

Flood risk to specific settlements is discussed in Section 8 and has been used to inform the zoning objectives for the Development Plan.

# 5.5 Flooding from Defence Overtopping or Breach

Laois County Council are currently advancing plans for a flood relief scheme in Mountmellick. Flood protection measures are yet to be determined.

There are a number of drainage district embankments noted along the Barrow Drainage District and the Douglas Laois Drainage District. In addition to these embankments there will also be a number of walls and other structures which, whilst not designed to act as flood defences, provide a level of protection against flood water.

Existing development clearly benefits from the construction of defences, and new defences will be considered as one means of facilitating the redevelopment of the settlements. However, it is against sustainability objectives, and the general approach of the OPW, to construct defences with the intention of releasing green field land for development. It is also not appropriate to consider the benefits of schemes which have not been constructed or which may only be at pre-feasibility or design stage.

Residual risk is the risk that remains after measures to control flood risk have been carried out. Residual risk can arise from overtopping of flood defences and / or from the breach from structural failure of the defences

The concept of residual risk is explained in 'The Planning System and Flood Risk Management Guidelines for Planning Authorities and Technical Appendices, 2009' as follows:

"Although flood defences may reduce the risk of flooding, they cannot eliminate it. A flood defence may be overtopped by a flood that is higher than that for which it was designed or be breached and allow flood water to rapidly inundate the area behind the defence. In addition, no guarantee can be given that flood defence will be maintained in perpetuity. As well as the actual risk, which may be reduced as a result of the flood defence, there will remain a residual risk that must be considered in determining the appropriateness of particular land uses and development. For these reasons, flooding will still remain a consideration behind flood defences and the flood zones deliberately ignore the presence of flood defences."

Overtopping of flood defences will occur during flood events greater than the design level of the defences. Overtopping is likely to cause lower levels of inundation of the floodplain than if defences had not been built, but the impact will depend on the duration, severity and volume of floodwater. However, and more critically, overtopping can destabilise a flood defence, cause erosion and make it more susceptible to breach or fail. Recovery time and drainage of overtopping quantities should also be considered. Overtopping may become more likely in future years due to the impacts of climate change and it is important that any assessment of defences includes an appraisal of climate change risks.

Breach or structural failure of flood defences is hard to predict and is largely related to the structural condition and type of flood defence. 'Hard' flood defences such as solid concrete walls are less likely to breach than 'soft' defence such as earth embankments. Breach will usually result in sudden flooding with little or no warning and presents a



significant hazard and danger to life. There is likely to be deeper flooding in the event of a breach than due to overtopping.

Whilst it is important that residual risks are recognised and appropriate management measures put in place, it is also important to acknowledge the benefits that a flood relief scheme provides to those living and working behind it. In this regard, although 'The Planning System and Flood Risk Management Guidelines for Planning Authorities and Technical Appendices, 2009' requires flood zones to be undefended, consideration should be given to the benefit provided by flood defences, but only once the Justification Test has been applied and passed.

#### 5.6 Pluvial Flooding

Flooding of land from surface water runoff is usually caused by intense rainfall that may only last a few hours. The resulting water follows along natural valley lines, creating flow paths along roads and through and around developments and ponding in low spots, which often coincide with fluvial floodplains. Any areas at risk from fluvial flooding will almost certainly be at risk from surface water flooding.

The PFRA study considered pluvial flood risk and produced a national set of pluvial flood maps. This dataset was reviewed and used to identify development areas at particular risk of surface water and pluvial flooding. However, the level of detail contained in the PFRA map, and the widespread distribution of areas at risk did not allow a commentary relating to pluvial flood risk to be developed, or for particularly high-risk areas to be identified. Instead, an overall strategy for the management of pluvial risk is presented and should be implemented across all development proposals. This, and recommendations for the assessment of surface water risks, are provided in the Flood Risk Management Policy section.

#### 5.7 Flooding from Drainage Systems

Flooding from artificial drainage systems occurs when flow entering a system, such as an urban storm water drainage system, exceeds its discharge capacity, it becomes blocked or it cannot discharge due to a high-water level in the receiving watercourse.

Flooding in urban areas can also be attributed to sewers. Sewers have a finite capacity which, during certain load conditions, will be exceeded. In addition, design standards vary and changes within the catchment areas draining to the system, in particular planned growth and urban creep, will reduce the level of service provided by the asset. Sewer flooding problems will often be associated with regularly occurring storm events during which sewers and associated infrastructure can become blocked or fail. This problem is exacerbated in areas with under-capacity systems. In the larger events that are less frequent but have a higher consequence, surface water will exceed the sewer system and flow across the surface of the land, often following the same flow paths and ponding in the same areas as overland flow.

Foul sewers and surface water drainage systems are spread extensively across the urban areas with various interconnected systems discharging to treatment works and into local watercourses.



# 5.8 Groundwater Flooding

Groundwater flooding is caused by the emergence of water originating from underground and is particularly common in karst landscapes. This can emerge from either point or diffuse locations. The occurrence of groundwater flooding is usually very local and unlike flooding from rivers and the sea, does not generally pose a significant risk to life due to the slow rate at which the water level rises. However, groundwater flooding can cause significant damage to property, especially in urban areas and pose further risks to the environment and ground stability. Groundwater flooding is not considered to be a significant risk in Laois and was screened out by the Regional Flood Risk Appraisal Report.



# 6 Flood Risk Management Policy

The implementation of the Planning Guidelines throughout the county is achieved through the application of the policies and objectives contained within Chapter 10 of the LCDP 2021-2027.

The use and application of the policies and guidelines constitutes the formal plan for flood risk management in County Laois. This approach has been achieved in the development plan making process in the settlements contained within the plan and covered in this SFRA.

The specific management of risk is discussed for each settlement in Section 8.

#### 6.1 Flood Risk Policy LCC 2021-2027

The policies contained within Chapter 10 of the LCDP 2021-2027 are as follows:

#### Flood Risk Management Policy Objectives

- **FRM 1** Ensure that flood risk management is incorporated into the preparation of all local area plans through the preparation in accordance with the requirements of the Planning System and Flood Risk Management-Guidelines for Planning Authorities (DoEHLG 2009)
- **FRM 2** Ensure that all development proposals comply with the requirements of the Planning System and Flood Risk Management-Guidelines for Planning Authorities' (DEHLG 2009) and to ensure that the Justification Test for Development Management is applied to required development proposals and in accordance with methodology set out in the guidelines and new development does not increase flood risk elsewhere, including that which may arise from surface water runoff.
- **FRM 3** Support the implementation of recommendations in the CFRAM Programme to ensure that flood risk management policies and infrastructure are progressively implemented.
- **FRM 4** Support the implementation of recommendations in the Flood Risk Management Plans (FRMP's), including planned investment measures for managing and reducing flood risk.
- **FRM 5** Consult with the OPW in relation to proposed developments in the vicinity of drainage channels and rivers for which the OPW are responsible, and to retain a strip on either side of such channels where required, to facilitate maintenance access thereto.
- **FRM 6** Assist the OPW in developing catchment-based Flood Risk Management Plans for rivers in County Laois and have regard to their provisions/recommendations.
- **FRM 7** Protect and enhance the County's floodplains and wetlands as 'green infrastructure' which provides space for storage and conveyance of floodwater, enabling flood risk to be more effectively managed and reducing the need to provide flood defenses in the future, subject to normal planning and environmental criteria.
- **FRM 8** Protect the integrity of any formal (OPW or Laois County Council) flood risk management infrastructure, thereby ensuring that any new development does not negatively impact any existing defense infrastructure or compromise any proposed new infrastructure.



FRM 9	Ensure that where flood risk management works take place that the natural and cultural heritage, rivers, streams and watercourses are protected and enhanced.
FRM 10	Ensure each flood risk management activity is examined to determine actions required to embed and provide for effective climate change adaptation as set out in the OPW Climate Change Sectoral Adaptation Plan Flood Risk Management applicable at the time.
FRM 11	Consult, where necessary, with Inland Fisheries Ireland, the National Parks and Wildlife Service and other relevant agencies in the provision of flood alleviation measures in the County.
FRM 12	Prioritise plans for flood defence works in the towns as indicated in the Strategic Flood Risk Assessment in order to mitigate against potential flood risk.
FRM 13	Ensure new development does not increase flood risk elsewhere, including that which may arise from surface water runoff.
FRM 14	Protect water sinks because of their flood management function, as well as their biodiversity and amenity value and encourage the restoration or creation of water sinks as flood defence mechanisms, where appropriate.

# 6.2 Surface water Policy

The management of surface and storm water is important so as to avoid increased flood or pollution risk in the storm water network, rivers and streams in the county's towns, villages and rural areas. The Council will require compliance with best practice guidance for the collection, reuse, treatment and disposal of surface waters for all future development proposals.

Traditionally, rain falling on impervious surfaces was directed into a receiving watercourse through surface water drainage systems. While such drainage systems are effective at transferring surface water quickly, they provide only limited attenuation causing the volume of water in the receiving watercourse to increase more rapidly, thereby increasing flood risk.

Sustainable Drainage Systems, commonly known as SuDS is an approach that seeks to manage the water as close as possible to its origin by various engineering solutions that replicate natural drainage processes, before it enters the watercourse. The incorporation of SuDS techniques allows surface water to be either infiltrated or conveyed more slowly to water courses using porous surface treatments, ponds, swales, filter drains or other installations.

SuDS provide an integrated approach which addresses water quantity, water quality, amenity and habitat. The Council will require the application of SuDS in development proposals, for example through reducing the extent of hard surfacing, and using permeable pavements. The following stormwater management policies have been included in the LCDP 2021-2027.

Surface Water and Drainage Policy Objectives		
SWD 1	Support in conjunction with Irish Water the improvement of storm water infrastructure to improve sustainable drainage and reduce the risk of flooding in urban environments.	
SWD 2	Implement policies contained in the Greater Dublin Strategic Drainage Study (GDSDS) in relation to SUDS and climate change.	
SWD 3	Ensure new development is adequately serviced with surface water drainage infrastructure which meets the requirements of the Water Framework Directive, associated River Basin Management Plans and CFRAM Management Plans.	
SWD 4	Require that planning applications are accompanied by a comprehensive SUDs assessment that addresses run-off quantity, run-off quality and its impact on the existing habitat and water quality.	
SWD 5	Ensure that in public and private developments in urban areas, both within developments and within the public realm, seek to minimise and limit the extent of hard surfacing and paving and require the use of sustainable drainage techniques for new development or for extensions to existing developments, in order to reduce the potential impact of existing and predicted flooding risks.	
SWD 6	Ensure appropriate maintenance of surface water drainage infrastructure to avoid flood risk.	
SWD 7	Ensure that all storm water generated in a new development is disposed of on-site or is attenuated and treated prior to discharge to an approved storm water system;	
SWD 8	Promote storm water retention facilities for new developments and to incorporate design solutions that provide for collection and recycling of surface water in accordance with Sustainable Urban Drainage Systems as recommended in the Planning System and Flood Risk Management: Guidelines for Planning Authorities (DoEHLG, 2009) and Laois County Council's Roads and Drainage Standards, or as amended.	

For proposed development outside a settlement boundary (not subject to zoning) the Policies and Objectives of the LCDP still apply.

# 6.3 CFRAM Recommendations

Following the publication of the final Flood Risk Management Plans for the CFRAM Study in May 2018 a 10 year €1billion programme of works (for 118 schemes) was announced by the OPW.

Viable schemes in Laois were identified as Mountmellick, Rathdowney, Clonaslee and Portarlington. Mountrath and Portlaoise were investigated as Areas for Further Assessment (AFA) but no economically viable schemes were identified. It was therefore recommended by the CFRAM that the proposed measure for Portlaoise and Mountrath be progressed to include a detailed assessment of the costs to determine if an economically viable measure may exist that could justify the progression to full projectlevel assessment. As of October 2020, only the Moutmellick Flood Relief Scheme has progressed towards the appointment of a consultant and investigation of options.

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# 7 Development Management and Flood Risk

In order to guide both applicants and relevant council staff through the process of planning for and mitigating flood risk, the key features of a range of development scenarios have been identified (relating the flood zone, development vulnerability and presence or absence of defences). For each scenario, a number of considerations relating to the suitability of the development are summarised below.

It should be noted that this section of the SFRA begins from the point that all land zoned for development has passed the Justification Test for Development Plans, and therefore passes Part 1 of the Justification Test for Development Management – which states that the land has in the first instance been zoned accordingly in a development plan (that underwent an SFRA). In addition to the general recommendations in the following sections, Section 8 should be reviewed for specific recommendations for individual settlements, including details of the application of the Justification Test. In areas where there are no formal land use zoning objectives, the Justification Test cannot pass for any sites within Flood Zone A/B. It would be down to a site-specific FRA to confirm (in appropriate detail) the extent of Flood Zone A/B.

In order to determine the appropriate design standards for a development it may be necessary to undertake a site-specific flood risk assessment. This may be a qualitative appraisal of risks, including drainage design. Alternatively, the findings of the CFRAM, or other detailed study, may be drawn upon to inform finished floor levels. In other circumstances a detailed modelling study and flood risk assessment may need to be undertaken. Further details of each of these scenarios, including considerations for the flood risk assessment are provided in the following sections.

# 7.1 Requirements for a Flood Risk Assessment

Assessment of flood risk is required in support of any planning application where flood risk may be an issue, and this may include sites in Flood Zone C (low probability of flooding) where a watercourse or field drain exists nearby. The level of detail will vary depending on the risks identified and the proposed land use. As a minimum, all proposed development, including that in Flood Zone C, must consider the impact of surface water flood risks on drainage design. In addition, flood risk from sources other than fluvial should be reviewed.

For sites within Flood Zone A or B (high/moderate probability of flooding), a site specific "Stage 2 - Initial FRA" will be required and may need to be developed into a "Stage 3 - Detailed FRA". The extents of Flood Zone A and B are delineated through this SFRA. However, future studies may refine the extents (either to reduce or enlarge them) so a comprehensive review of available data should be undertaken once an FRA has been triggered.

Within the FRA the impacts of climate change and residual risk (including culvert/structure blockage) should be considered and remodelled where necessary, using an appropriate level of detail, in the design of finished floor levels. Further information on the required content of the FRA is provided in the Planning System and Flood Risk Management Guidelines.

Any proposal that is considered acceptable in principle shall demonstrate the use of the sequential approach in terms of the site layout and design and, in satisfying the Justification Test (where required), the proposal will demonstrate that appropriate mitigation and management measures are put in place.

# 7.2 Drainage Design

All proposed development, whether in Flood Zone A, B or C, must consider the impact of surface water flood risks on drainage design as specified by the surface water management policies in the Greater Dublin Strategic Drainage Study (GDSDS) and this



will be considered in the planning process. This may be in the form of a section within the flood risk assessment (for sites in Flood Zone A or B) or part of a surface water management plan.

Areas vulnerable to ponding are indicated on the OPW's PFRA mapping. Particular attention should be given to development in low-lying areas which may act as natural ponds for collection of run-off.

The drainage design should ensure no increase in flood risk to the site, or the downstream catchment. Where possible, and particularly in areas of new development, floor levels should at a minimum be 300mm above adjacent roads and hard standing areas to reduce the consequences of any localised flooding. Where this is not possible, an alternative design appropriate to the location may be prepared.

In addition, for larger sites (i.e. multiple dwellings or commercial units) master planning should ensure that existing flow routes are maintained, through the use of green infrastructure.

# 7.3 Development Proposals in Flood Zone C

Where a site is within Flood Zone C, but adjoining or in close proximity to Flood Zone A or B there could be a risk of flooding associated with factors such as future scenarios (climate change) or in the event of failure of a defence, blocking of a bridge or culvert. Risk from sources other than fluvial must also be addressed for all development in Flood Zone C. As a minimum in such a scenario, a flood risk assessment should be undertaken which will screen out possible indirect sources of flood risk and where they cannot be screened out, it should present mitigation measures. The most likely mitigation measure will involve setting finished floor levels to a height that is above the 1 in 100-year fluvial flood level, with an allowance for climate change and freeboard, or to ensure a step up from road level to prevent surface water ingress. Design elements such as channel maintenance or trash screens may also be required. Evacuation routes in the event of inundation of surrounding land should also be detailed.

The impacts of climate change should be considered for all proposed developments. A development which is currently in Flood Zone C may be shown to be at risk when 0.5m is added to the extreme (1 in 200 year) tide. Details of the approach to incorporating climate change impacts into the assessment and design are provided in Section 7.6.

#### 7.4 Applications for Developments in Flood Zone A and B

#### 7.4.1 Minor Developments

Section 5.28 of the Planning Guidelines on Flood Risk Management identifies certain types of development as being 'minor works' and therefore exempt from the Justification Test. Such development relates to works associated with existing developments, such as extensions, renovations and rebuilding of the existing development, small scale infill and changes of use.

Despite the 'Sequential Approach' and 'Justification Test' not applying, as they relate to existing buildings, an assessment of the risks of flooding should accompany such applications. This must demonstrate that the development would not increase flood risks, by introducing significant numbers of additional people into the flood plain and/or putting additional pressure on emergency services or existing flood management infrastructure. The development must not have adverse impacts or impede access to a watercourse, floodplain or flood protection and management facilities. Where possible, the design of built elements in these applications should demonstrate principles of flood resilient design (See 'The Planning System and Flood Risk Management Guidelines for Planning Authorities Technical Appendices, 2009', Section 4 - Designing for Residual Flood Risk). Generally, the approach to deal with flood protection would involve raising the ground floor levels above the level of extreme river levels. If this leads to floor levels being much higher than adjacent streets it could create a hostile streetscape for pedestrians. This would cause problems for infill development sites if floor levels were required to be significantly higher than those of neighbouring properties. In this regard, it has been recognised that some flexibility could be allowed, in limited circumstances, on a site by site basis, for commercial and business developments. In these cases, the detailed design of the development should reflect the vulnerability of the site in terms of materials, fixtures and fittings and internal layout. For high risk areas, less vulnerable uses are encouraged at ground floor levels. A site-specific FRA will inform appropriate uses and detailed design and layout.

It should be noted that for residential buildings within Flood Zone A or B, bedroom accommodation is more appropriate at upper floor levels.

For commercial operations, business continuity must be considered, and steps taken to ensure operability during and recovery after a flood event for both residential and commercial developments. Emergency access must be considered as in many cases flood resilience will not be easily achieved in the existing built environment.

The requirement for providing compensatory storage for minor developments has been reviewed and can generally be relaxed, even where finished floor levels have been raised. This is because the development concerns land which has previously been developed and would already have limited capacity to mitigate flooding. However, a commentary to this effect must be substantiated in the site-specific FRA.

# 7.4.2 Highly Vulnerable Development in Flood Zone A or B

Development which is highly vulnerable to flooding, as defined in The Planning System and Flood Risk Management, includes (but is not limited to) dwelling houses, schools, hospitals, emergency services and caravan parks.

# **New Development**

It is not appropriate for new, highly vulnerable development to be located on greenfield land in Flood Zones A or B, particularly outside the core of a settlement and where there are no flood defences. Such proposals do not pass the Justification Test. Instead, a less vulnerable use should be considered.

For extant permissions in Flood Zone A/B if the site remains unconstructed and the planning application lapses, any future planning applications on the site should be subject to an appropriately detailed FRA specific to the new site layout and it may be found that the site cannot be developed as planned. As part of any future variation to the Development Plan or the preparation of a Local Area Plan (as applicable to the relevant settlement) lands with no extant permission should be considered in line with the sequential approach and Justification Test for Plan Making.

# **Existing Developed Areas**

The Planning Circular (PL02/2014) states that "notwithstanding the need for future development to avoid areas at risk of flooding, it is recognised that the existing urban structure of the country contains many well established cities and urban centres which will continue to be at risk of flooding. In addition, development plans have identified various strategically important urban centres whose continued consolidation, growth, development or generation, including for residential use, is being encouraged to bring about compact and sustainable growth."

Minor/small scale infill housing, extensions or changes of use is discussed previously and, subject to application of the Plan Making Justification Test and site specific flood



risk assessment including the Development Management Justification Test, can generally in some cases be considered appropriate.

In cases where development has been justified, the outline requirements for a flood risk assessment and flood management measures have been detailed in this SFRA in the following sections and also the settlement review in Section 8 and Appendix A for the application of the Justification Test. Of prime importance is the requirement to manage risk to the development site and not to increase flood risk elsewhere. This should give due consideration to safe evacuation routes and access for emergency services during a flood event.

#### 7.4.3 Less Vulnerable Development in Flood Zone A or B

Less vulnerable development includes retail, leisure, warehousing, technology, enterprise and buildings used for agriculture and forestry a comprehensive categorisation of land uses and vulnerability is provided in Table 3-3.

The design and assessment of less vulnerable development should generally begin with 1% AEP fluvial event as standard, with climate change and a suitable freeboard included in the setting of finished floor levels. The site-specific FRA should ensure that the risks are defined, understood, and accepted. Operability and emergency response should also be clearly defined. In a limited number of cases this may allow construction as low as the 1% AEP level to be adopted, provided the risks of climate change are included in the development through adaptable designs or resilience measures.

#### 7.5 Key points for FRA for all types of developments

- Finished floor levels to be set above the 1% AEP fluvial (0.5% AEP tide) level, with an allowance for climate change plus a freeboard of at least 300mm. The freeboard allowance should be assessed, and the choice justified.
- Flow paths through the site and areas of surface water storage should be managed to maintain their function and without causing increased flood risk elsewhere.
- Compensatory storage is to be provided to balance floodplain loss as a result of raising ground levels within Flood Zone A. The storage should be provided within the flood cell and on a level for level basis up to the 1% level.
- In a defended site, compensatory storage is not required, but the impact of removing the net reduction in floodplain storage should be assessed, and any impacts to existing development mitigated for the 0.1% event or a breach of these defences.
- A site is considered to be defended if the standard of protection is 1% AEP, within which a freeboard of at least 300mm is included. The FFL of the proposed development needs to take into account the impacts of climate change and other residual risks, including the 0.1% event, unless this has also been incorporated into the defence design. This may be assessed through breach analysis, overtopping analysis or projection of levels from the channel inland.
- For less vulnerable development, it may be that a finished floor level as low as the 1% AEP level could be adopted, provided the risks of climate change are included in the development through adaptable designs or resilience measures. This approach should reflect emergency planning and business continuity to be provided within the development. It may reflect the design life of the development, the proposed use, the vulnerability of items to be kept in the premises, the occupants and users, emergency plan and inclusion of flood resilience and recovery measures.

# 7.6 Incorporating Climate Change into Development Design

In all developments, climate change should be considered when assessing flood risk and in particular residual flood risk. Climate change may result in increased flood extents and therefore caution should be taken when zoning lands in transitional areas (i.e. on the edge of the floodplain). Consideration of climate change is particularly important where flood alleviation measures are proposed, as the design standard of the proposal may reduce significantly in future years due to increased rainfall and river flows (sea levels are not a pertinent consideration in Laois).

The 'Planning System and Flood Risk Management' recommends that a precautionary approach to climate change is adopted due to the level of uncertainty involved in the potential effects. A significant amount of research into climate change has been undertaken on both a national and international front, and updates are ongoing.

Advice on the expected impacts of climate change and the allowances to be provided for future flood risk management in Ireland is given in the OPW draft guidance. Two climate change scenarios are considered; these are the Mid-Range Future Scenario (MRFS) and the High-End Future Scenario (HEFS). The MRFS is intended to represent a "likely" future scenario based on the wide range of future predictions available. The HEFS represents a more "extreme" future scenario at the upper boundaries of future projections. Based on these two scenarios the OPW recommended allowances for climate change are given in the table below. These climate change allowances are particularly important at the development management stage of planning and will ensure that proposed development is designed and constructed to take into account best current knowledge.

Criteria MRFS		HEFS
Extreme Rainfall Depths	+20%	+30%
Flood Flows	+20%	+30%
Mean Sea Level Rise	+500mm	+1000mm
Land Movement	-0.5mm / year*	-0.5mm / year*
Urbanisation	No General Allowance - Review on Case by Case Basis	No General Allowance - Review on Case by Case Basis
Forestation	-1/6 Tp**	-1/3 Tp**+10% SPR***

#### Table 7-1: Allowances for Future Scenarios (100-year Time Horizon)

Notes:

\* Applicable to the southern part of the country only (Dublin - Galway and south of this)

\*\* Reduce the time to peak (Tp) by a third; this allows for potential accelerated runoff that may arise as a result of drainage of afforested land

\*\*\* Add 10% to the Standard Percentage Runoff (SPR) rate; this allows for increased runoff rates that may arise following felling of forestry

Through the CFRAM Studies, both MRFS and HEFS model runs have been completed on all study watercourses, providing flood extent and depth maps. This information can be used to support flood risk assessments where the current CFRAM scenario has been deemed appropriate to the location. For watercourses that are not part of the CFRAM programme, fluvial flood extents can be qualitatively assessed by using the Flood Zone B outline as a surrogate for 'Flood Zone A with allowance for the possible impacts of climate change', as suggested in the 'Planning System and Flood Risk Management'. Quantitative assessment of risks may require an additional model run to fully understand risks.

For most development, including residential, nursing homes, shops and offices, the medium-range future scenario (20% increase in flows) is an appropriate consideration. This should be applied in all areas that are at risk of flooding (i.e. within Flood Zone A and B) and should be considered for sites which are in Flood Zone C but are adjacent to Flood Zone A or B. This is because land which is currently not at risk may become vulnerable to flooding when climate change is taken into account.

Where the risk associated with inundation of a development is low and the design life of the development is short (typically less than 30 years) the allowance provided for climate change may be less than the 20% / 0.5m level. However, the reasoning and impacts of such an approach should be provided in the site-specific FRA.

Conversely, there may be development which requires a higher-level response to climate change. This could include major facilities which are extremely difficult to relocate, such as hospitals, airports, Seveso sites or power stations, and those which represent a high-economic and long-term investment within the scale of development across the county. In such situations it would be reasonable to expect the high-end future scenario (30% increase in flow) to be investigated in the site-specific FRA and used as the design standard.

In general, climate change will be accounted for the setting of finished floor levels to a height which includes an allowance for climate change. However, climate change may also reveal additional flow paths which need to be protected or give rise to flows which exceed culvert capacity or overtop defences. These outcomes will need to be specifically investigated for each site, and an appropriate response provided.

Further consideration to the potential future impacts of climate change is given for each settlement in Section 8.

# 7.7 Flood Mitigation Measures at Site Design

For any development proposal in an area at moderate or high risk of flooding that is considered acceptable in principle (i.e. has passed the Plan Making Justification Test), the site specific FRA must demonstrate that appropriate mitigation measures can be put in place and that residual risks can be managed to acceptable levels. This may include the use of flood-resistant construction measures that are aimed at preventing water from entering a building and that mitigate the damage floodwater causes to buildings. Alternatively, designs for flood resilient construction may be adopted where it can be demonstrated that entry of floodwater into buildings is preferable to limit damage caused by floodwater and allow relatively quick recovery.

Various mitigation measures are outlined below and further detail on flood resilience and flood resistance are included in the Technical Appendices of the Planning Guidelines, The Planning System and Flood Risk Management.

# 7.7.1 Site Layout and Design

To address flood risk in the design of new development, a risk-based approach should be adopted to locate more vulnerable land use to higher ground while water compatible development i.e. car parking (with appropriate flood management plan) and recreational space can be located in higher flood risk areas.

The site layout should identify and protect land required for current and future flood risk management. Waterside areas or areas along known flow routes can be used for recreation, amenity and environmental purposes to allow preservation of flow routes



and flood storage, while at the same time providing valuable social and environmental benefits.

# 7.7.2 Ground Levels, Floor Levels and Building Use

Modifying ground levels to raise land above the design flood level is a very effective way of reducing flood risk to the site. However, in most areas of fluvial flood risk, conveyance or flood storage would be reduced locally and could increase flood risk off site. There are a number of criteria which must all be met before this is considered a valid approach:

- Development at the site must have been justified through this SFRA based on the existing (unmodified) ground levels.
- The FRA should establish the function provided by the floodplain. Where conveyance is a prime function then a hydraulic model will be required to show the impact of its alteration.
- The land being given over to storage must be land which does not flood in the 1% AEP fluvial event (i.e. Flood Zone B or C).
- Compensatory storage should be provided on a level for level basis to balance the total area that will be lost through infilling where the floodplain provides static storage.
- The provision of the compensatory storage should be in close proximity to the area that storage is being lost from (i.e. within the same flood cell).
- The land proposed to provide the compensatory storage area must be within the ownership / control of the developer.
- The compensatory storage area should be constructed before land is raised to facilitate development.
- Compensatory storage is generally not required for loss of floodplain in locations behind defences.

In some sites it is possible that ground levels can be re-landscaped to provide a sufficiently large development footprint. However, it is likely that in other potential development locations there is insufficient land available to fully compensate for the loss of floodplain. In such cases it will be necessary to reconsider the layout or reduce the scale of development or propose an alternative and less vulnerable type of development. In other cases, it is possible that the lack of availability of suitable areas of compensatory storage mean the target site cannot be developed and should remain open space.

Raising finished floor levels within a development is an effective way of avoiding damage to the interior of buildings (i.e. furniture and fittings) in times of flood. Alternatively, assigning a water compatible use (i.e. garage / car parking) or less vulnerable use to the ground floor level, along with suitable flood resilient construction, is an effective way of raising vulnerable living space above design flood levels. It can however have an impact on the streetscape. Safe access and egress is a critical consideration in allocating ground floor uses.

Depending on the scale of residual risk, resilient and resistance measures may be an appropriate response, but this will mostly apply to less vulnerable development.

#### 7.7.3 Raised Defences

Construction of raised defences (i.e. flood walls and embankments) has traditionally been the response to flood risk. However, this is not a preferred option on an ad-hoc basis where the defences to protect the development are not part of a strategically led flood relief scheme. Where a defence scheme is proposed as the means of providing



flood defence, the impact of the scheme on flood risk up and downstream must be assessed and appropriate compensatory storage must be provided.

# 7.8 Green Corridor

It is recommended that, where possible, and particularly where there is greenfield land adjacent to the river, a 'green corridor', is retained on all rivers and streams. This will have a number of benefits, including:

- Retention of all, or some, of the natural floodplain;
- Potential opportunities for amenity, including riverside walks and public open spaces;
- Maintenance of the connectivity between the river and its floodplain, encouraging the development of a full range of habitats;
- Natural attenuation of flows will help ensure no increase in flood risk downstream;
- Allows access to the river for maintenance works;
- Retention of clearly demarcated areas where development is not appropriate on flood risk grounds, and in accordance with the Planning System and Flood Risk Management.

The width of this corridor should be determined by the available land, and topographically constraints, such as raised land and flood defences, but would ideally span the fully width of the floodplain (i.e. all of Flood Zone A).

# 8 Settlement Zoning Review

The purpose of land use zoning objectives is to indicate to property owners and members of the public the types of development the Planning Authority considers most appropriate in each land use category. Zoning is designed to reduce conflicting uses within areas, to protect resources and, in association with phasing, to ensure that land suitable for development is used to the best advantage of the community as a whole.

This section of the SFRA will:

- Outline the strategic approach to flood risk management.
- Consider the land use zoning objectives utilised within the LCDP settlements and assess their potential vulnerability to flooding.
- Based on the associated vulnerability of the particular use, a clarification on the requirement of the application of the Justification Test is provided.
- The consideration of the specific land use zoning objectives and flood risk will be presented for the settlements. Comment will be provided on the use of the sequential approach and justification test. Conclusions will be drawn on how flood risk is proposed to be managed in the settlement.

# 8.1 A Strategic Approach to Flood Risk Management

A strategic approach to the management of flood risk is important in County Laois as the risks are varied and disparate, with scales of risk and scales of existing and proposed development varying greatly across the county.

Following the Planning Guidelines, development should always be located in areas of lowest flood risk first, and only when it has been established that there are no suitable alternative options should development (of the lowest vulnerability) proceed. Consideration may then be given to factors which moderate risks, such as defences, and finally consideration of suitable flood risk mitigation and site management measures is necessary.

It is important to note that whilst it may be technically feasible to mitigate or manage flood risk at site level, strategically it may not be a sustainable approach.

A summary of flood risks associated with each of the zoning objectives has been provided in the following settlement reviews. The Flood Risk commentary indicates whether a certain land zoning, in Flood Zone A or B, will need to have the Plan Making Justification Test (JT) applied and passed.

When carrying out a site specific FRA, or when planning applications are being considered, it is important to remember that not all uses will be appropriate on flood risk grounds, hence the need to work through the Justification Test for Development Management on a site by site basis and with reference to Table 8-1. For example, a Mixed Use Town / Village Centre zoning objective is "to include for an integrated mix of residential, commercial, community and social uses" which have varying vulnerabilities and would not be equally permissible within Flood Zone A and B.

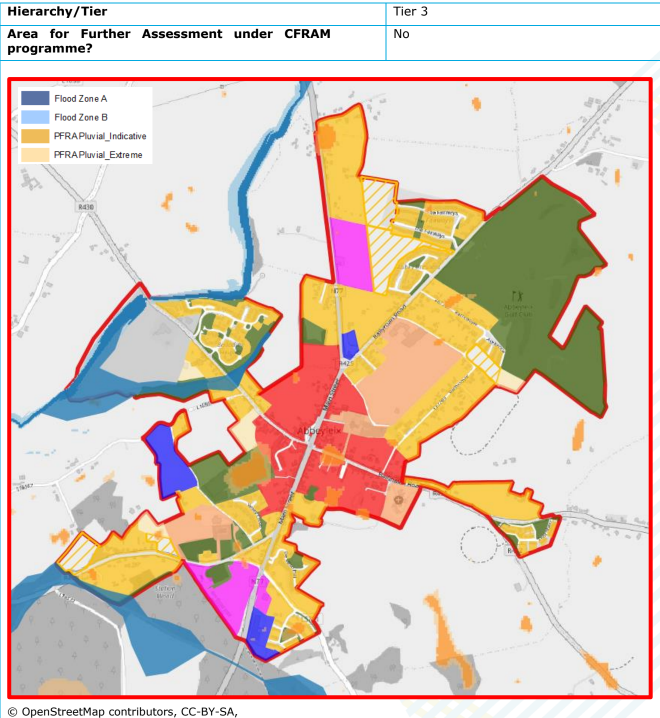
# Table 8-1: Zoning Objective Vulnerability

Zoning	Мар	Indicative	Flood Risk Commentary
Objective	Legend	Primary Vulnerability	
Business & Innovation		Less / highly vulnerable	For highly vulnerable development in Flood Zone A or B.
			For less vulnerable development in Flood Zone A.
Community/ Educational/ Institutional		Less / highly vulnerable	Consideration to be given to flood risks and sequential use of land to ensure highly vulnerable uses are located within areas at lowest risk of flooding.
District Centre		Less vulnerable	Appropriate use in Flood Zone B, but JT will be needed in Flood Zone A.
General Business		Less / highly vulnerable	For highly vulnerable development in Flood Zone A or B.
			For less vulnerable development in Flood Zone A.
Retail Warehousing		Less vulnerable	Appropriate use in Flood Zone B, but JT will be needed in Flood Zone A.
Enterprise & Employment		Less vulnerable	Appropriate use in Flood Zone B, but JT will be needed in Flood Zone A.
Neighbourhood Centre	$\times$	Less vulnerable	Appropriate use in Flood Zone B, but JT will be needed in Flood Zone A.
Residential 1 (established)		Highly Vulnerable	JT required for within Flood Zone A and B.
Residential 2 (new)		Highly Vulnerable	JT required for within Flood Zone A and B.
Horticulture		Less Vulnerable	Appropriate use in Flood Zone B, but JT will be needed in Flood Zone A.
Industrial		Less vulnerable	Appropriate use in Flood Zone B, but JT will be needed in Flood Zone A.
Industrial and Warehousing		Less vulnerable	Appropriate use in Flood Zone B, but JT will be needed in Flood Zone A.
Strategic Reserve		Less / highly vulnerable	Lands cannot be developed within the lifetime of the plan and the JT does not apply.
Mixed Use		Less / highly vulnerable	For highly vulnerable development in Flood Zone A or B.

		For less vulnerable development in Flood Zone A.
Open Space and Amenity	Water compatible	JT not needed. Land use appropriate and should be retained.
Tourism	Less / highly vulnerable	For highly vulnerable development in Flood Zone A or B.
Tourism and Leisure	Less / highly vulnerable	For highly vulnerable development in Flood Zone A or B.
Transport and Utilities	Less / Highly Vulnerable	For highly vulnerable development in Flood Zone A or B.
		For less vulnerable development in Flood Zone A.
Town Centre	Less / Highly Vulnerable	For highly vulnerable development in Flood Zone A or B.
		For less vulnerable development in Flood Zone A.
Town/Village Centre	Less / Highly Vulnerable	For highly vulnerable development in Flood Zone A or B.

The following sections review the land use zoning objectives for each settlement within the plan and provide a comprehensive summary of flood risk and justification where necessary.

#### 8.2 **Abbeyleix**



The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	CFRAM and PFRA (verified and adjusted by a site visit)
Historic Flooding	Recurring surface water flooding in field at Rathmoyle from open drain after heavy rainfall, this corresponds with the PFRA pluvial outline. There are records of Abbeyleix flooding in 1924 and 1965; no details of flood extents, depth or source.

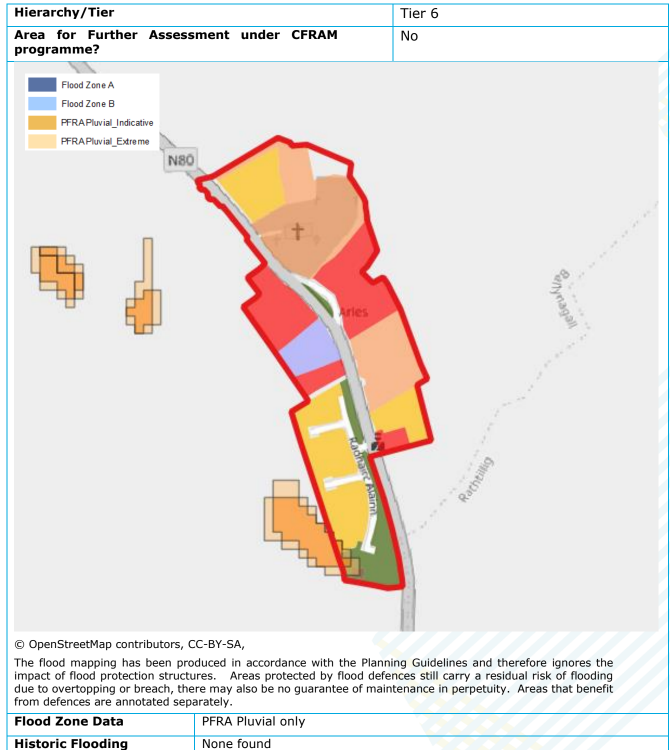
Communit	The Dellymore Diversitions along the next them. Give a Gibbs with the set
Comment	The Ballyroan River flows along the northern fringe of the settlement and is covered by the CFRAM flood mapping. Two other watercourses are represented by the PFRA dataset and have been verified on site.
	A tributary of the Ballyroan River passes adjacent to through the Industry/Warehouse zoning, but the zoning is located within Flood Zone $\epsilon$ and part of the site is within Flood Zone A, the Justification Test has been applied.
	An area of existing residential development (Balladine Heights) is located to the west of the tributary of the Ballyroan River. The watercourse was investigated under a site visit and all housing is suitably raised and remote from the Flood Zone, which has been amended to reflect the findings of the site visit.
	PFRA extents in the south west of the settlement impact existing residential zoning only, the outlines are likely to be overestimating flood extent but no further amendments have been made have been adjusted following a site visit and further information/analysis. The Justification Test has been applied. New Residential 2 zoning is appropriately set back from Flood Zone A/B.
Climate Change	Localised and moderate sensitivity to climate change impacts.
Conclusion	Risk is limited to existing development. An FRA would be required for any future renovation, extension, re-development within the areas of existing development that are within or adjacent to the Flood Zone extents. and the Justification Test has been applied and passed for existing residential and Industrial use (see Appendix A.1). The Justification Test for existing residential is passed on the basis that development is;
	<ul> <li>Limited to extensions, renovations and change of use.</li> <li>Infill residential development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul>
	<ul> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the points detailed in Part 3 of the JT under Appendix A.1.1.</li> </ul>
	The Justification Test for the Industrial zoning is passed on the basis that that the points detailed in Part 3 of the JT under Appendix A.1.2 are adhered to, key points include:
	<ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> </ul>
	<ul> <li>The sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C.</li> </ul>
	Elsewhere in the settlement, risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

### 8.3 Arles

Comment

Conclusion

**Climate Change** 



susceptible to surface water ponding.

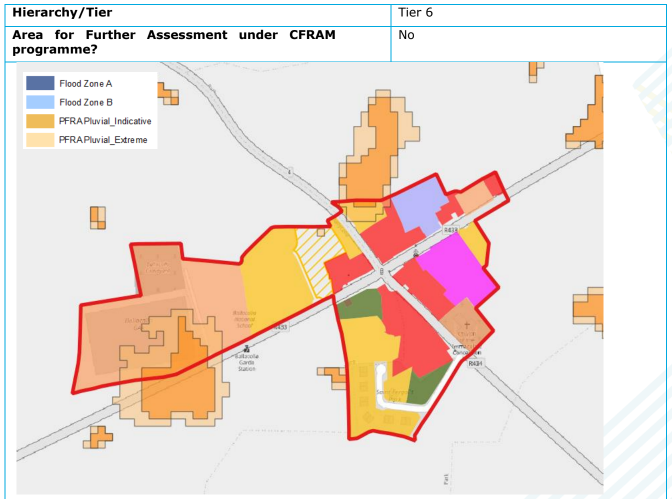
No fluvial impacts, potential increase in runoff.

the guidance provided within Section 7 of this SFRA.

Settlement is at low risk of fluvial flooding. Some minor areas potentially

Risk is low and can be managed in line with approved LCDP Policy and

#### 8.4 Ballacolla

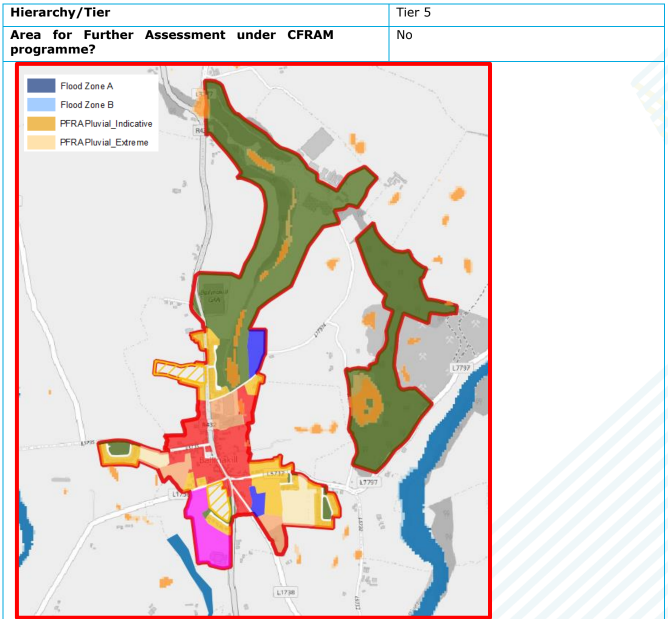


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The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	PFRA Pluvial
Historic Flooding	None found. R434 regional road floods after heavy rainfall. Topography and lack of an outlet.
Comment	No fluvial flood risk identified and no flood history. Some areas of surface water ponding are predicted.
Climate Change	No fluvial impacts, potential increase in runoff
Conclusion	Manage surface water flood risk and development in line with approved objectives and general practice as explained in Section 7 of this SFRA.

# 8.5 Ballinakill

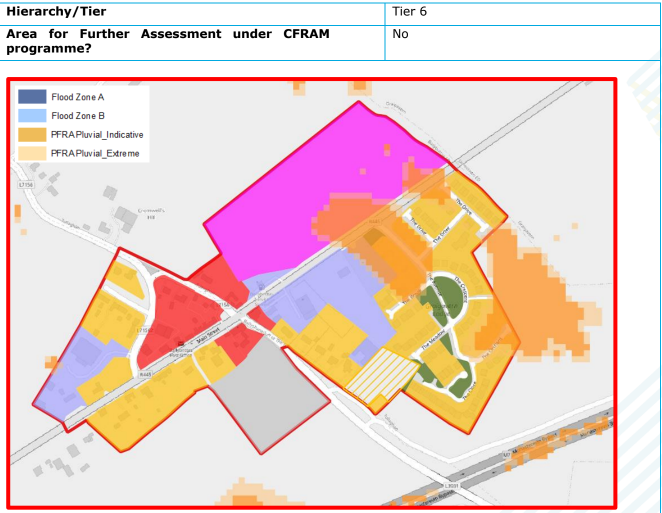


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Flood Zone Data	JBA Indicative Mapping (to east of settlement)
Historic Flooding	None found.
Comment	No fluvial flood risk identified and no flood history. Some isolated areas of pluvial flooding. The watercourse to the south west of the settlement does not pose a risk to the nearby existing Enterprise & Employment lands.
Climate Change	No fluvial impacts, potential increase in runoff
Conclusion	Manage surface water flood risk and development in line with approved objectives and general practice as explained in Section 7 of this SFRA.



# 8.6 Ballybrittas



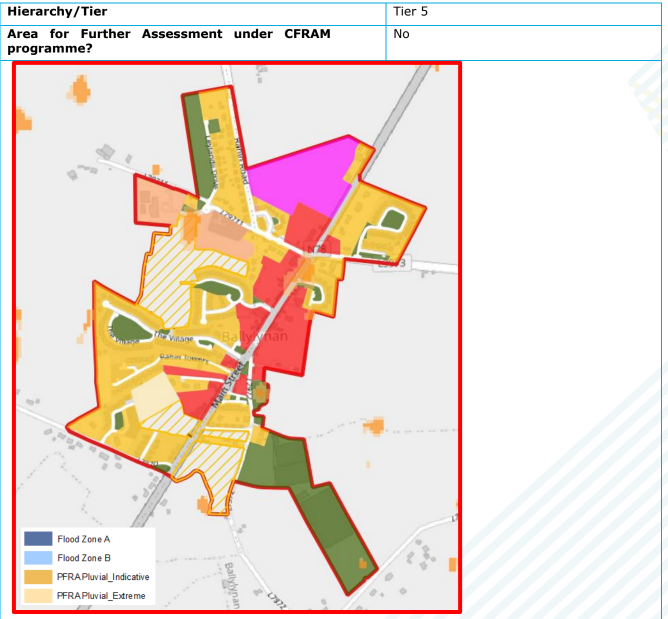
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The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	PFRA Pluvial	
Historic Flooding	None found	
Comment	No fluvial flood risk identified and no flood history. Some predicted pluvial flooding from the PFRA mapping. This is likely to represent localised topographic depressions.	
Climate Change	No fluvial impacts, potential increase in runoff	
Conclusion	Manage pluvial flood risk and development in line with approved objectives and general practice as explained in Section 7 of this SFRA.	

# JBA consulting

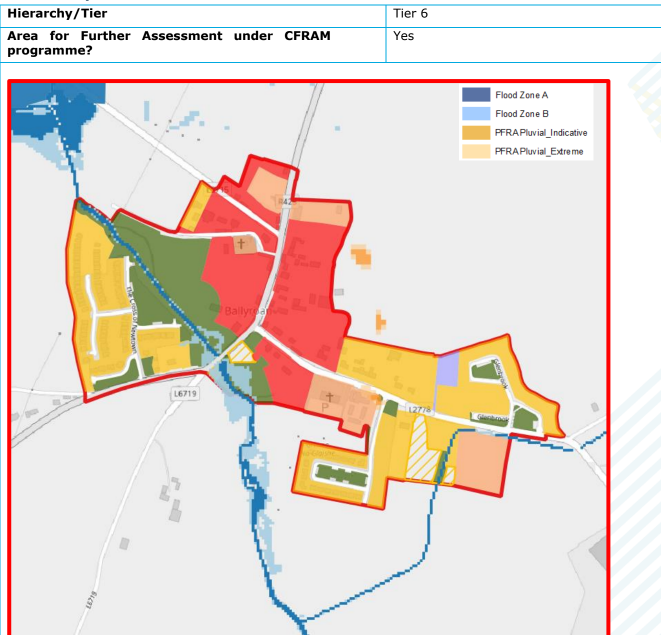
# 8.7 Ballylynan



#### $\ensuremath{\textcircled{C}}$ OpenStreetMap contributors, CC-BY-SA,

Flood Zone Data	PFRA Pluvial
Historic Flooding	None found
Comment	No fluvial flood risk identified and no flood history, some isolated areas of pluvial flooding located within proposed Residential 2 lands.
Climate Change	No fluvial impacts, potential increase in runoff.
Conclusion	Manage flood risk and development in line with approved objectives and general practice as explained in Section 7 of this SFRA. The pluvial risk to the residential lands should be assessed in an appropriately detailed FRA for the site at Development Management stage.

# 8.8 Ballyroan

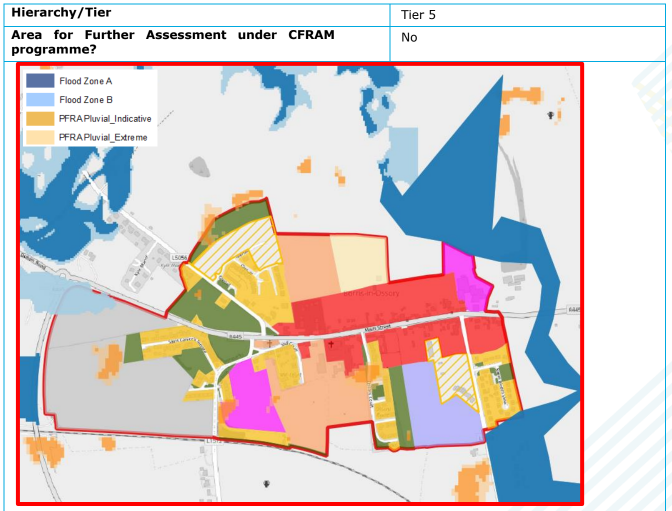


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Flood Zone Data	CFRAM
Historic Flooding	Ballyroan Stream is noted to overflow its banks after heavy rainfall every year and results in the flooding of a number of buildings and low lying land. Flood water has been reported to flow down Chapel Road from east.
Comment	The risk from the Ballyroan Stream is limited and newer housing developments that border the stream in the eastern and western edge of the village have had site specific FRAs completed at Development Management stage demonstrating that risk has been managed. A riparian buffer has been applied to new residential lands. Further

	downstream through in the west of the settlement Open Space & Amenity use also ensures a generous riparian buffer. Some existing residential lands are within Flood Zone B, these have an active planning permission that was subject to a site specific FRA. The Justification Test has been applied to the existing residential lands.
Climate Change	Moderate sensitivity
Conclusion	Any further residential development_adjacent to the Flood Zones will require a detailed FRA at Development Management stage to ensure the appropriate application of the Sequential Approach
	Risk is limited to existing development and the Justification Test has been applied and passed for existing land use zonings in the core of the settlement (see Appendix A.2).
	The Justification Test for is passed on the basis that development is;
	Constructed in accordance with the site specific FRAs.
	<ul> <li>Elsewhere (within Flood Zone A/B); limited to extensions, renovations and change of use.</li> </ul>
	<ul> <li>Infill residential development and demolition and reconstruction can only take place in Flood Zone C.</li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the points detailed in Part 3 of the JT under Appendix A.2.1.</li> </ul>
	Manage risk in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

### 8.9 Borris in Ossory

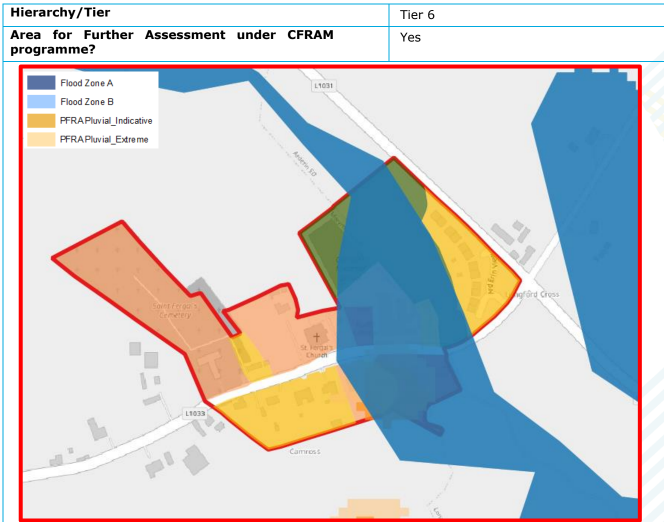


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The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

CFRAM and PFRA
The River Nore overflows its banks following heavy rainfall every year. Significant land area flooded to the west of Borris-in-Ossory.
Based on the site visit assessment the PFRA outlines to the east of the settlement have been adjusted to match the step change in topographic levels to the east of the road that runs adjacent to the L1514 road. CFRAM FZB extends into undeveloped Industry/Warehousing in the west of the settlement, since the use is less vulnerable the Justification Test does not apply.
High sensitivity.
An appropriately detailed FRA at Development Management stage is required for any future development in the Industrial lands on the western periphery of the settlement. For the Industry lands it would be preferable for the land within Flood Zone B to be kept as open space or car parking. Manage risk in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

# 8.10 Camross



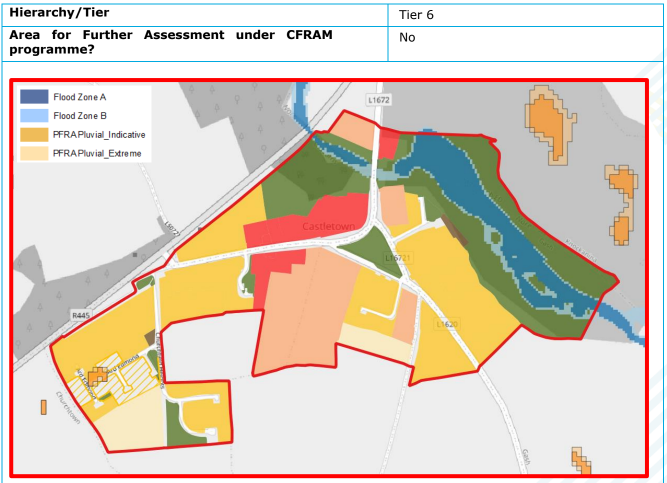
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dimotated Separately.	
Flood Zone Data	PFRA and JBA Indicative Mapping
Historic Flooding	Delour River overflowed its banks in February 2020 as a result of Storm Ciara.
Comment	Based on a site visit the PFRA extents have been adopted as the best available dataset for the settlement. Existing residential development to the east of the watercourse is constructed on high ground and is at low risk. Parts of the existing village centre are adjacent to the watercourse and there is a potential flood risk, but it is likely to be overestimated by the PFRA outlines, this impacts Town Centre lands and Community/Education zonings. The Justification Test has been applied for these lands.
Climate Change	Moderate sensitivity.
Conclusion	Any extensions/renovation/re-development to Town Centre or Community/Education lands (under existing development) should be supported by a suitably detailed FRA at Development Management Stage.



Risk is limited to existing development and the Justification Test has been applied and passed for existing land use zonings in the core of the settlement (see Appendix A.3).
The Justification Test for is passed on the basis that development is;
Limited to extensions, renovations and change of use.
<ul> <li>Infill highly vulnerable development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul>
Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address points listed in Appendix A.3.1.
Elsewhere in the settlement, manage-risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

### 8.11 Castletown

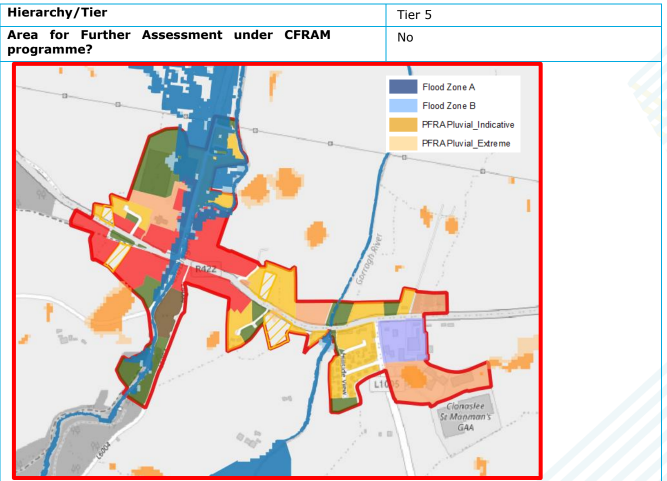


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The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	CFRAM	
Historic Flooding	River Nore was noted to overflow its banks in February 2020 as a result of Storm Ciara.	
Comment	Flood extents from the River Nore overlap with Open Space & Amenity lands and represent a generous riparian buffer between the mixed use and residential lands within the town.	
Climate Change	Moderate to high sensitivity, but generous riparian buffer will manage impacts.	
Conclusion	Manage risk in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.	

### 8.12 Clonaslee



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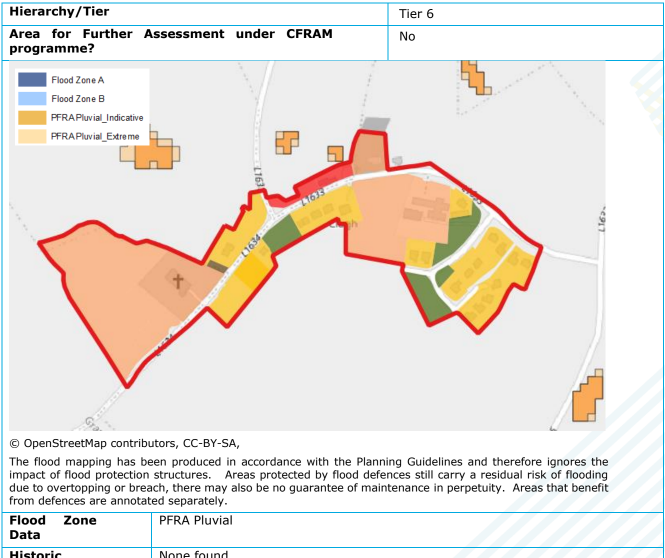
The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	CFRAM
Historic Flooding	River Clodaigh burst through damaged wall as a result of heavy rainfall in 2017. In November 2009 Clonaslee flooded as gravel deposits in the River Clodiagh blocked a bridge resulting in water flowing through the village centre.
Comment	Existing Town centre and Utilities in FZA/B. Community/Education/Institute in FZA but these are playing pitches. The mapped risk from the CFRAM study is significant in the northern section of the settlement. The Justification Test has been applied.
Climate Change	Moderate sensitivity
Conclusion	Any extensions/renovation/re-development to Town Centre, existing Residential or Community/Education lands (under existing development) should be supported by a suitably detailed FRA at Development Management Stage. Care should be taken to fully assess the residual risk of culvert blockage.
	Part of the Village Centre and Existing Residential lands north of the R422 are within Flood Zone A/B. The land is subject to existing development.
	Parts 1 & 2 of the test found that it is considered appropriate to retain the



<ul> <li>existing zoning (see Appendix A.4). This is on the basis that development;</li> <li>Within Flood Zone A/B is limited to extensions, renovations and change of use.</li> </ul>
<ul> <li>Infill highly vulnerable development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul>
Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address points listed in Appendix A.4.1.
Elsewhere in the settlement, manage-risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

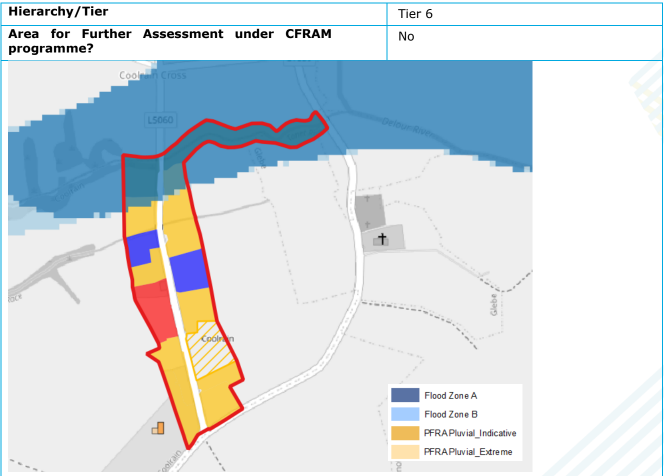
# 8.13 Clough



Historic Flooding	None found
Comment	No fluvial flood risk identified and no flood history, no indicative pluvial risk within the settlement boundary.
Climate Change	No fluvial impacts, potential increase in runoff.
Conclusion	Manage flood risk and development in line with approved objectives and general practice as explained in Section 7 of this SFRA.

# JBA consulting

# 8.14 Coolrain



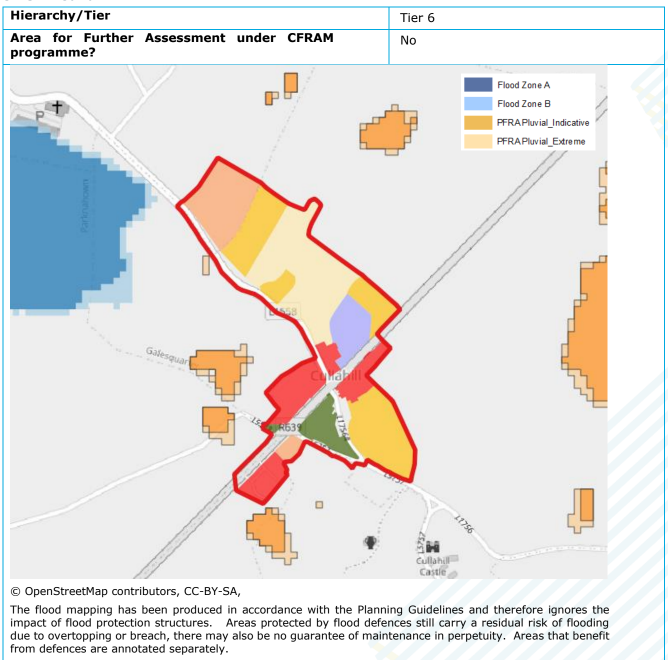
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Flood Zone Data	JBA Indicative Mapping
Historic Flooding	The River Delour overflows its banks as a result of heavy rainfall every year in the vicinity of the Anatrim Bridge.
Comment	The predicted floodplain of the River Tonet overlaps with some existing developed lands within the residential zoning in the north of the settlement. The Justification Test has been applied.
Climate Change	Low to moderate sensitivity.
Conclusion	Any further development adjacent to or within the Flood Zones (extensions, renovation, re development) should conduct an appropriately detailed FRA at Development Management stage.
	Some existing Residential lands adjacent to the River Delour are within Flood Zone A/B. The land is subject to existing development. Parts 1 & 2 of the test found that it is considered appropriate to retain the existing zoning (see Appendix A.5). This is on the basis that development;
	<ul> <li>Within Flood Zone A/B is limited to extensions, renovations and change of use.</li> <li>Infill bickly yulgerable development and demolition and</li> </ul>
	<ul> <li>Infill highly vulnerable development and demolition and</li> </ul>



reconstruction can only take place in Flood Zone C.
Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address points listed in Appendix A.5.1. Elsewhere in the settlement, manage risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

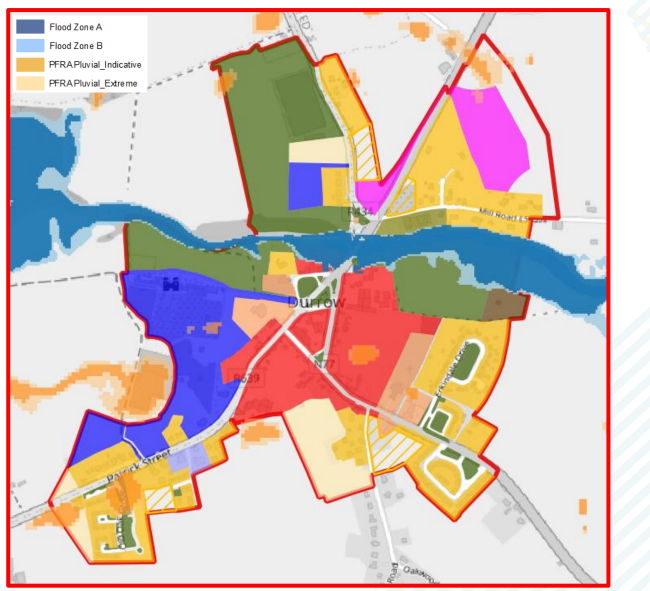
# 8.15 Cullahill



Flood Zone Data	JBA Indicative Mapping (to west of settlement boundary)
Historic Flooding	None found
Comment	No fluvial flood risk identified and no flood history.
Climate Change	No fluvial impacts, potential increase in runoff.
Conclusion	Manage flood risk and development in line with approved objectives and general practice as explained in Section 7 of this SFRA.

# 8.16 Durrow





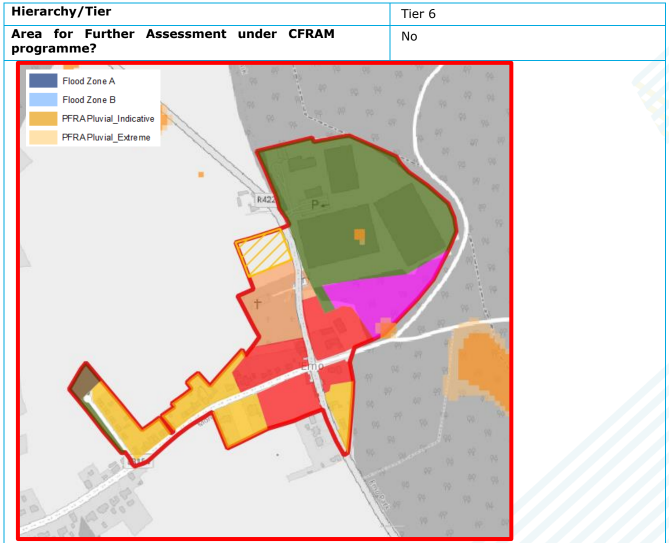
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The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	CFRAM
Historic Flooding	In 1886, it was reported that "in the neighbourhood of Durrow, the Erken and Gully rose to a great height". More generally, the Erkina, Nore and Goul are reported to overflows their banks in various locations upstream of Durrow after heavy rainfall every year. Durrow is reported specifically as being affected by flooding in 1968 and 1995.

	Low lying land floods alongside the N77 on the outskirts of Durrow after heavy rainfall every year. The flooding has been exacerbated by recent development. The road (N77) is liable to flood and one property is affected. Water gushes into the property from the road. The GSi website also picks up on this flood event and presents a flood outline very similar to the PFRA pluvial mapping.
	The Tally-Ho bridge, downstream of Durrow, is also recorded to be a recurring flood location. Low lying land floods after heavy rainfall every year. It is noted that the flooding has been exacerbated by development. Prolonged flood event in the winter of 2015-2016. Flood event in November 2017.
Comment	The floodplain is largely defined by Open Space and Amenity which affords a generous riparian boundary. Some existing town centre lands are at potential risk within Flood Zone A/B, as well as existing residential lands to the north of the channel and the Justification Test has been applied.
Climate Change	Moderate sensitivity.
Conclusion	Any extensions/renovations/re-development within the Town Centre and existing residential Flood Zone A/B should be subject to a suitably detailed FRA at Development Management stage.
	Part of the Town Centre and Existing Residential lands north of the river are within Flood Zone A/B (see Appendix A.6). The land is subject to existing development and includes some back gardens.
	<ul> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that;</li> <li>Development within Flood Zone A/B is limited to extensions,</li> </ul>
	renovations and change of use.
	<ul> <li>Infill highly vulnerable development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul>
	Any future development should be subject to a detailed FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the points listed in Appendix A.6.1.
	For the horticultural lands (Garden Centre) within Flood Zone A/B, Parts 1 & 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that development;
	<ul> <li>Within Flood Zone A/B is limited to open space/planting areas.</li> <li>Infill buildings and glass houses can only take place in Flood Zone C.</li> </ul>
	Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the points listed in Appendix A.6.
	There is no land use zoning objective adjacent to the N77 where the pluvial flood extent and historic flooding is noted. Any potential development in this area should conduct an appropriately detailed FRA and apply the sequential approach.
	Elsewhere in the settlement, manage-risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

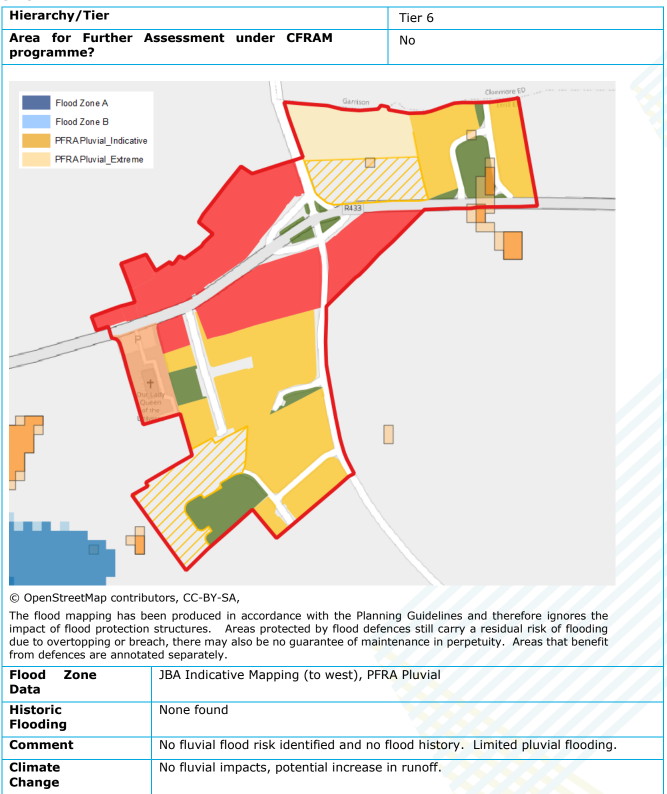
# 8.17 Emo

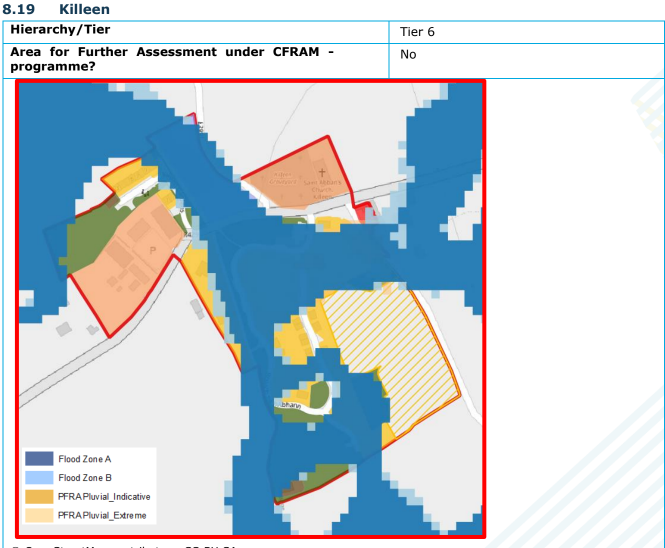


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Flood Zone Data	PFRA Pluvial
Historic Flooding	None found
Comment	No fluvial flood risk identified and no flood history.
Climate Change	No fluvial impacts, potential increase in runoff.
Conclusion	Manage flood risk and development in line with approved objectives and general practice as explained in Section 7 of this SFRA.

# 8.18 Errill





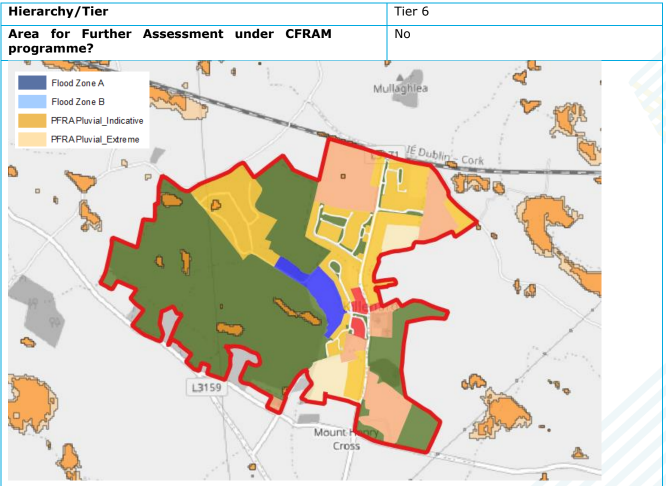
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The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	JBA Indicative Mapping
Historic Flooding	There are no reports of flooding in Killeen village. However, the Douglas River, into which the Crompaun flows, is reported to flood every year following heavy rain.
Comment	Extensive flooding is predicted through the village by PFRA and the JBA mapping. The New Residential zoning in this village is now existing development and more recent planning permissions for development has applied the sequential approach and located buildings within Flood Zone C. Elsewhere there is Existing Residential, Village Centre and existing General Business within Flood Zone A/B. The Justification Test has been applied.
Climate Change	Moderate sensitivity
Conclusion	Any further development, which will be restricted to extensions/renovations/rebuilds, within the village should be subject to an appropriately detailed FRA at Development Management stage.

Risk is predicted to both new and existing development and the Justification Test has been applied and passed for the land use zonings and reference should be made to Appendix A.7 in this regard.
The Justification Test for is passed on the basis that;
<ul> <li>New residential is constructed in accordance with the planning application, which has applied the sequential approach.</li> <li>Existing residential areas have restrictions on the type of potential future development within Flood Zone A/B.</li> <li>The Village Centre zoning allows for renovation/extension of the Public House but has more significant restrictions on redevelopment of highly vulnerable development.</li> <li>The General Business site will require further assessment if it is to be extended/redeveloped.</li> </ul>
Elsewhere in the settlement, manage-risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

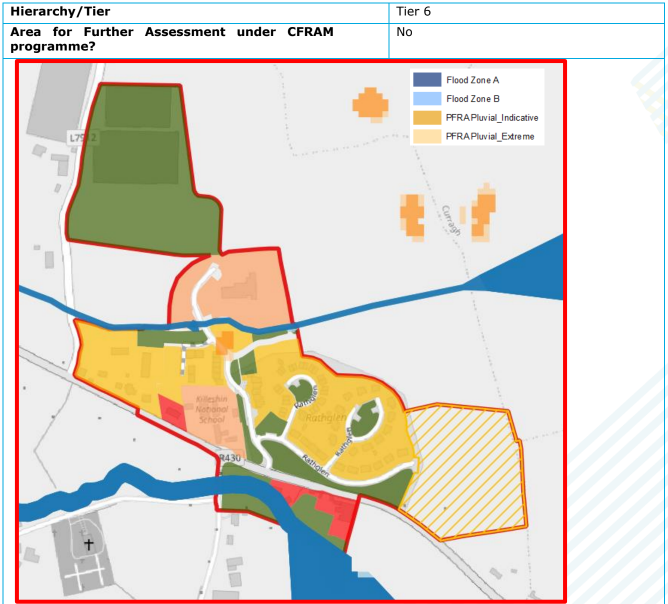
# 8.20 Killenard



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Flood Zone Data	PFRA Pluvial
Historic Flooding	None found
Comment	No fluvial flood risk identified and no flood history. Some isolated areas of pluvial flooding identified by the PFRA mapping.
Climate Change	No fluvial impacts, potential increase in runoff.
Conclusion	Manage flood risk and development in line with approved objectives and general practice as explained in Section 7 of this SFRA.

# 8.21 Killeshin



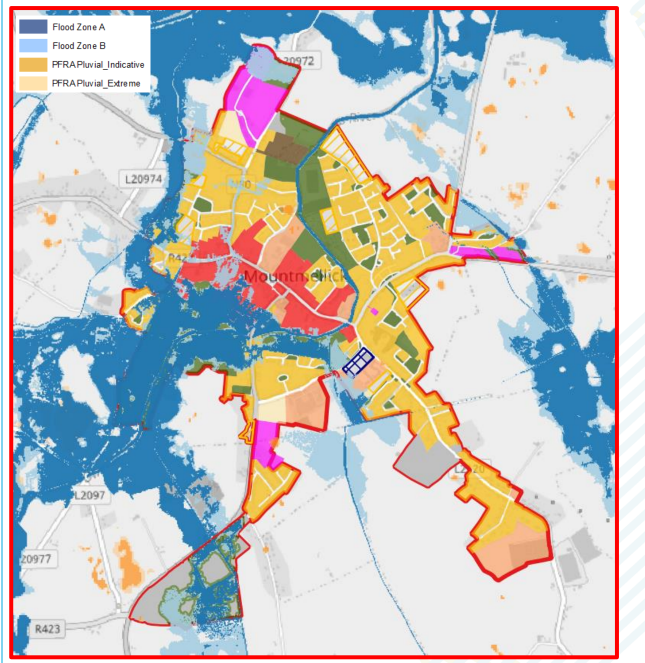
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Flood Zone Data	Site specific Stage 3 Detailed FRA and JBA Indicative Mapping
Historic Flooding	No flooding has been recorded within the settlement but numerous flood locations are reported on the River Fushoge, some distance downstream of Killeshin, which also overflows its banks after heavy rain every year. The watercourse channels through Killeshin are deep, and likely to contain flood flows through the town.
Comment	Killeshin has two watercourses, one flows along the northern part of the settlement and one along the southern boundary. Killeshin has had significant new housing and a new school constructed adjacent to the northern watercourse recently. Detailed FRAs are on file which include hydraulic

	modelling and have been used to update the Flood Zone mapping for the northern watercourse. A site visit was conducted to appraise the flood outlines.
	The southern watercourse was also assessed on site and the floodplain is subject to Open Space & Amenity zoning. There is a small overlap with existing/developed Village Centre lands.
	The Justification Test has been applied for the existing Village Centre and Residential lands. The sequential approach has been applied where possible to zone green areas within residential developments as formal open space zoning.
Climate Change	Moderate sensitivity
Conclusion	Any further development adjacent to either watercourse should be subject to an appropriately detailed FRA to demonstrate the appropriate mitigation of flood risk. As per FRM5 there must be a development free riparian strip adjacent to the watercourse and the OPW should be consulted in this regard, it is not appropriate for building footprints to be located within the agreed riparian margin. For the watercourse to the south the FRA must include a Stage 3 detailed assessment and all FRAs must work from a quantified flood level.
	Part of the Village Centre and Existing Residential lands are marginally within Flood Zone A/B (see Appendix A.8). The land is subject to existing development and for the more recent residential development all buildings are located in Flood Zone C and the applications were subject to a detailed FRA. Parts 1 & 2 of the test found that it is considered appropriate to retain the Residential zoning. This is on the basis that development is;
	Infill highly vulnerable development and demolition and reconstruction can only take place in Flood Zone C.
	Any future development should be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the points listed in Appendix A.8.1.
	For the Village Centre lands within Flood Zone A/B, Parts 1 & 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that;
	<ul> <li>Additional development in Flood Zones A/B should be limited to extensions and renovations.</li> </ul>
	<ul> <li>Infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C.</li> </ul>
	Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the points listed in Appendix A.8.2.
	Elsewhere in the settlement, manage risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

# 8.22 Mountmellick





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The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

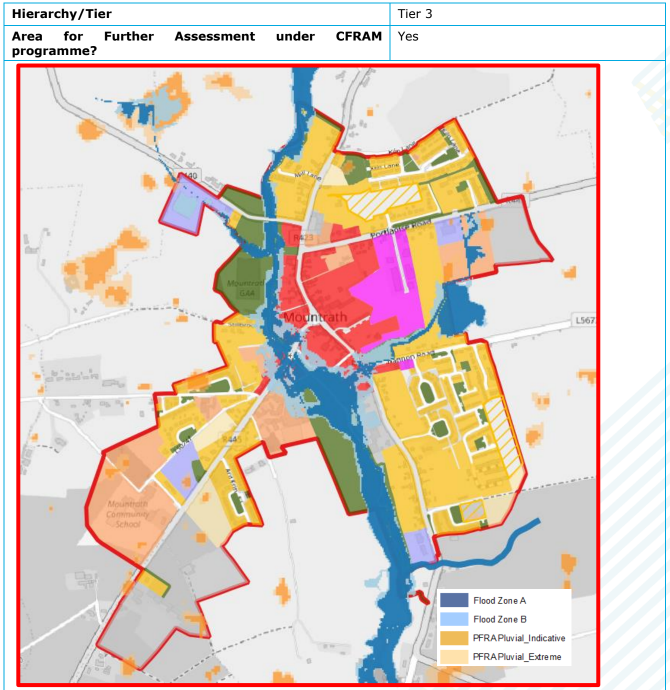
Flood Zone Data	CFRAM	
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Historic Flooding	Mountmellick has experienced recurring flooding for numerous years as a result of the Barrow and/or the Owenass and/or the Triogue overflowing their banks. Flooding has been recorded in October 1886, December 1924, October 1927, September 1931, November 1949, October 1954, January 1965, November 1965, December 1968, February 1990, January 1995, August 2008 and November 2017.
Comment	Mountmellick is now subject to an ongoing Flood Relief Scheme (FRS) which is in an early phase and no further information has been published (as of November 2020) regarding revised mapping or potential options. It is the case that zoning decisions on significant undeveloped zoned lands within the town that are adjacent to watercourses or within Flood Zone A/B will be premature require a precautionary approach pending further development of the FRS and flexibility will be required in this manner.
	Sections Areas of New Residential, Existing Residential, Town Centre and Community/Education/Institutional are in FZ A/B and the application of the Justification Test is required. Other land use zoning objectives on undeveloped land appropriately apply the sequential approach.
Climate Change	High sensitivity
Conclusion	Proposed residential lands west of Pattisons estate and Twomey Gardens do avoid Flood Zone A/B but may infringe on areas required for the FRS and further confirmation is required from the developing FRS prior to making final decisions on the zoning type.
	Industrial & Warehousing lands to the south span Flood Zone A/B, but Open Space is used where overlaps the Zone A/B occur. It is still the case that wider development of the lands will not be appropriate given the FRS and re-zoning should be considered pending further information from the scheme.
	The emerging FRS should further inform land use zoning decisions in Mountmellick prior to plan adoption and adjustments will may be required.
	The FRS and its published data, when available will provide a dataset and management plan that will be used to manage existing and proposed development, but a finished scheme is still several years away. A precautionary approach has been applied to the Justification Test, there can be no reliance on any such scheme, which is designed only for existing development.
	The Test was passed for New Residential, Town Centre, Existing Residential, Community/Educational/Institutional lands as detailed within Appendix A.9.
	In particular:
	<ul> <li>New Residential lands in Twomey Gardens &amp; Pattison's Estate; both sites have extant planning permissions with FRAs submitted as part of the application. Building footprints are appropriately located in Flood Zone C. Any future planning applications for extensions/refits/change of use should be subject to an FRA which should apply the sequential approach. See Section A.9.1.</li> </ul>
	• For the Town Centre lands; additional development in Flood Zones A/B should be limited to extensions and renovations. Infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C. See Section A.9.2.
	• For existing residential; additional development in Flood Zones A/B should be limited to extensions, renovations and change of use and infill residential development and demolition and reconstruction can only take place in Flood Zone C. See Section A.9.3.
	<ul> <li>It is recommended that the Fire Station is re-located to Flood Zone</li> <li>C. Any future expansion of the schools/neighbourhood centre should be subject to an FRA, the sequential approach should be applied and highly vulnerable elements of development should be</li> </ul>



located in Flood Zone C, less vulnerable is appropriate within Flood Zone B. See Section A.9.4.
In general any extensions/renovations/re-development within existing development should be subject to a suitably detailed FRA at Development Management stage.
Elsewhere in the settlement, manage-risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

# 8.23 Mountrath

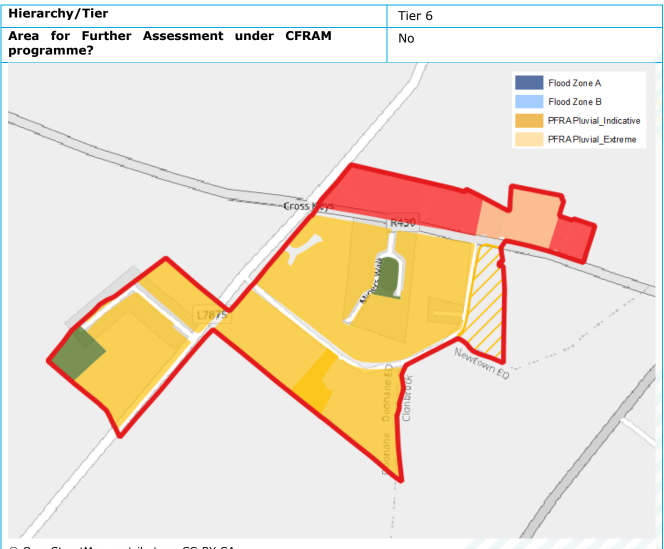


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Flood Zone Data	CFRAM
Historic Flooding	Mountrath has a reasonably well documented history of flooding, with specific incidents recorded by the OPW in 1968, 1990, 1995. The Mountrath River overflows its banks in the centre of Mountrath after very heavy rainfall, with two occurrences recorded for 2008. Floodwaters are reported to have been out of bank most of the way through the town, and to have inundated numerous properties. Flood events are also recorded from December 2015, November

	2017, and from 9th and 23rd of February 2020.
Comment	Mapped flood extent from the CFRAM confirms the historic flooding through the core of the settlement, Town Centre all of which is existing development. An open space riparian boundary has been created as far as possible. Undeveloped enterprise and employment land has been amended to be contained within Flood Zone C only. Community, Educational and Institutional lands at potential risk and undeveloped to the east of the settlement. General Business lands in the north east of the settlement have a small margin of Flood Zone A/B. The Justification Test has been applied to these zonings.
Climate Change	High sensitivity
Conclusion	<ul> <li>Any extensions/renovations/re-development within the Town Centre and existing residential Flood Zone A/B should be subject to a suitably detailed FRA at Development Management stage.</li> <li>An FRA will be required for the undeveloped Enterprise &amp; Employment lands to the east of the town centre, these are situated in Flood Zone C, but clarification of development levels and residual risk will be required.</li> <li>The undeveloped Community, Educational and Institutional lands can only be used for water compatible development types, such as sports pitches and changing rooms, within Flood Zone A/B.</li> <li>At present (from the CFRAM) there is no economically viable scheme for Mountmellick and risk will be managed at Plan Making and Development Management stages through zoning, objectives/policy and through appropriate design.</li> <li>The Justification Test has been applied and passed for the impacted land use zonings and reference should be made to Appendix A.10 in this regard.</li> <li>The Justification Test for is passed on the basis that;</li> <li>In the Town Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C. See Section A.10.1.</li> <li>For existing residential; additional development in Flood Zones A/B should be limited to extensions, renovations and change of use. Infill residential development and demolition and reconstruction can only take place in Flood Zone C. See Section A.10.2.</li> <li>For General Business and Industrial lands any further development should be subject to an appropriately detailed FRA which should follow the Sequential Approach where possible. See Section A.10.3.</li> <li>The undeveloped Community, Education, Institution lands to the</li> </ul>
	east of the Town Centre are undeveloped and only water compatible use will be possible within Flood Zone A – as the Sequential Approach must be applied. For further requirements See Section A.10.4.
	Elsewhere in the settlement, manage risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

## 8.24 Newtown Doonane



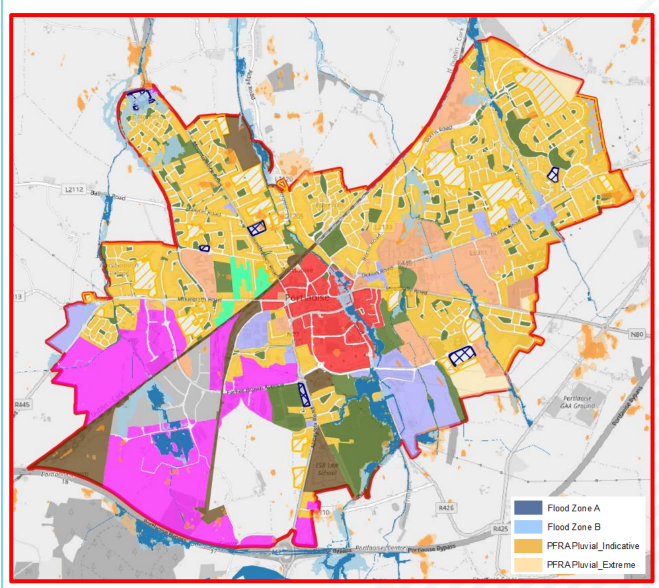
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The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	PFRA Pluvial
Historic Flooding	None found
Comment	No fluvial flood risk identified by site visit and no flood history. Some isolated areas of pluvial flooding identified by the PFRA mapping.
Climate Change	No fluvial impacts, potential increase in runoff.
Conclusion	Manage flood risk and development in line with approved objectives and general practice as explained in Section 7 of this SFRA.

# 8.25 Portlaoise

Hierarchy/Tier	Tier 1
Area for Further Assessment under CFRAM programme?	Yes



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The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	CFRAM
Historic Flooding	Flooding in Portlaoise was recorded in November 2017, July 2003, January 1995, February 1990, December 1968, November 1965, January 1965, October 1960, October 1954, October 1949, September 1931, October 1927 and December 1924.
Comment	Portlaoise has CFRAM flood mapping coverage on all watercourses. Undeveloped General Business lands in the southern part of the settlement have created space for Flood Zone A/B. Similarly, CFRAM FZA/B runs through

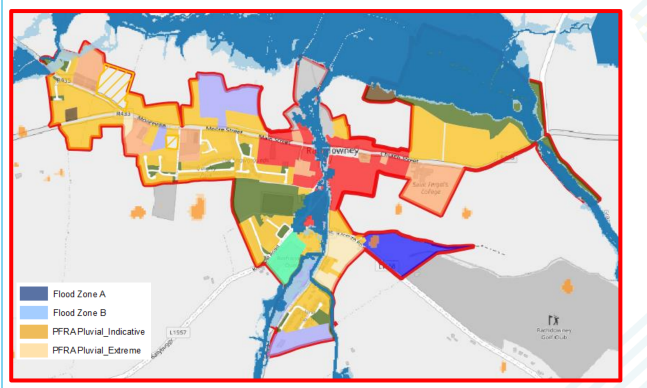
the large Enterprise and Employment lands in south west part of settlement, review of the Togher Area Masterplan (Nov 2018) this confirms that the area in Flood Zone A/B is proposed for floodplain storage, and flood risk has been appropriately considered at a masterplaning level. Proposed Residential on the north of Woodgrove Estate is within Flood Zone B - however, the land is subject to a live planning application and site works have begun.         Proposed residential Undeveloped Community, Educational & Institutional land is located opposite Stradbrook Apartments on N80, watercourse on eastern boundary. Site wist confirms CFRAM mapping is fit for purpose and guidance on risk management sige. CRAM mapping is fit for purpose and guidance on risk management sage.         The area of undeveloped/underutilised Town Centre land to the west of St Peter & St Paul's church is low lying and at potential risk of flooding. This area provides important floodplain storage.         Other areas of existing development within Flood Zone A/B include Existing Residential, and General Business, Town Centre and Community-Educational & Institutional.         The Justification Test has been applied.         High sensitivity         All potential new development adjacent to Flood Zones / watercourses must be subject to an appropriately detailed TRA of development management stoge.         Residential ands apposite Stradbrook apartments must also ensure a water compatible buffer along the watercourse in line with Policy Objective FIM 5 and sufficient consideration of residual side (culver blockage).         Attraction Test has been applied.         Might end of the water ound by the water counse in line with Policy Objective FIM 5 and sufficient consideration of residual		
<ul> <li>is located opposite Stradbrook Apartments on N80, watercourse on eastern boundary. Site visit confirms CFRAM mapping is fit for purpose and guidance on risk management is provided in the concluding statement below.</li> <li>Proposed Residential north and east of the Holy Family Scholo is in the east of the settlement is already under development and was subject to an FRA at development management stage.</li> <li>The area of undevelope/dunderutilised Town Centre land to the west of St Peter &amp; St Paul's church is low lying and at potential risk of flooding. This area provides important floodplain storage.</li> <li>Other areas of existing development within Flood Zone A/B include Existing Residential, and General Business, Town Centre and Community-Educational &amp; Institutional.</li> <li>The Justification Test has been applied.</li> <li>Climate Conclusion</li> <li>All potential new development adjacent to Flood-Zones / watercourses must be subject to an appropriately detailed FRA at development management stage.</li> <li>Residential ande-opposite Stradbrock apartments must also ensure a-water compatible buffer along the watercourse in line with Policy Objective FRM 5- and sufficient consideration of residual risk (ulwert blockage).</li> <li>At present (from the CFRAM) there is no economically viable scheme for Portlaoise and risk will be managed at Plan Making and Development Management stages through zoning, objectives/policy and through appropriate design.</li> <li>Amy-Vacant/undeveloped Town Centre sites to the west of St Peter's &amp; St Paul's church that are intended for development should have had the Plan Making Justification Test applied. The would be private to impart part flood point scheme for objective-RM 5</li> <li>The Lustification Test has been applied to a number of land use zoning objectives AM 5</li> <li>The Justification Test has been applied to a number of land use zoning objectiver RM 5</li> <li>The Justification Test has been appli</li></ul>		on review of the Togher Area Masterplan (Nov 2018) this confirms that the area in Flood Zone A/B is proposed for floodplain storage, and flood risk has been appropriately considered at a masterplanning level. Proposed Residential on the north of Woodgrove Estate is within Flood Zone B – however, the land is
the settlement is already under development and was subject to an FRA at development management stage.         The area of undeveloped/underutilised Town Centre land to the west of St Peter & St Paul's church is low lying and at potential risk of flooding. This area provides important floodplain storage.         Other areas of existing development within Flood Zone A/B include Existing Residential, and General Business, Town Centre and Community-Educational & Institutional.         The Justification Test has been applied.         Climate change         All potential new development adjacent to Flood Zones / watercourses must be subject to an appropriately detailed FRA at development management stage.         Residential indes opposite. Stradbrook opartments must also ensure a water compatible buffer along the watercourse in line with Policy Objective FRM 5 and sufficient consideration of residual risk (culvert blockage).         At present (from the CFRAM) there is no economically viable scheme for Portlaoise and risk will be managed at Plan Making and Development Management stages through zoning, objectives/policy and through appropriate design.         Any-Vacant/undeveloped Town Centre sites to the west of St Peter's & St Paul's church that are intended for development should have had the Plan Making Justification Test applied. It is most likely that within Flood Zone A at least, that the range of uses way suit water compatible development such as care parking/riverside amenitys on so to protect the flood storage function of these lands. Town Centre additional development in Flood Zone A/B should be limited to extensions and renovations and infill hiphy wuhnerable development and propriate order and these are detailed in Appendix A.11.         The		is located opposite Stradbrook Apartments on N80, watercourse on eastern boundary. Site visit confirms CFRAM mapping is fit for purpose and guidance
& St Paul's church is low lying and at potential risk of flooding. This area provides important floodplain storage.         Other areas of existing development within Flood Zone A/B include Existing Residential, and General Business, Town Centre and Community-Educational & Institutional.         The Justification Test has been applied.         Climate Change         All potential new development adjacent to Flood Zones / watercourses must be subject to an appropriately detailed FRA at development management stage. Residential lands opposite Stradbrook apartments must also ensure a water compatible buffer along the watercourse in line with Policy Objective FRM 5 and sufficient consideration of residual risk (culvert blockage).         At present (from the CFRAM) there is no economically viable scheme for Portlaoise and risk will be managed at Plan Making and Development Management stages through zoning, objectives/policy and through appropriate design.         Any Vacant/undeveloped Town Centre sites to the west of St Peter's & St Paul's church that are intended for development should have had the Plan Making Justification Test applied. It would be prudent to factor in open space to ensure floodplain storage is maintained, but It is most likely that within Flood Zone A at least, that the range of uses may suit water compatible development such as car parking/riverside amenity so as to protect the flood storage function of these lands. Teom Centre lands to east of the Railway Station also have overlap with Flood Zone A/B atoing the boundary and this zoning is recommended to be rezoned with a water compatible buffer along the watercourse in line with Policy Objective FRM 5.         The Justification Test has been applied to a number of land use zoning objectives and these are detailed in Appendix A.11. <th></th> <th>the settlement is already under development and was subject to an FRA at</th>		the settlement is already under development and was subject to an FRA at
Residential, and General Business, Town Centre and Community-Educational & Institutional.         The Justification Test has been applied.         Climate Change         All potential new development adjacent to Flood Zones / watercourses must be subject to an appropriately detailed FRA at development management stage. Residential lands opposite Stradbrook apartments must also ensure a water compatible buffer along the watercourse in line with Policy Objective FRM 5 and sufficient consideration of residual risk (culvert blockage).         At present (from the CFRAM) there is no economically viable scheme for Portlaoise and risk will be managed at Plan Making and Development Management stages through zoning, objectives/policy and through appropriate design.         Amy-Vacant/undeveloped Town Centre sites to the west of St Peter's & St Paul's church that are intended for development should have had the Plan Making Justification Test applied. Heweukle be prudent to factor in open space to ensure floodplain storage is maintained, but It is most likely that within Flood Zone A at least, that the range of uses may suit water compatible development such as car parking/riverside amenity so as to protect the flood storage function of these lands. Town Centre lands to east of the Reliway Station also have overlap with Flood Zone A/Ø along the boundary and this zoning is recommended to be rezoned with a water compatible buffer along the watercourse in line with Policy Objective FRM 5.         The Justification Test has been applied to a number of land use zoning objectives FRM 5.         The Justification Test for is passed on the basis that;         • In the Town Centre additional development in Flood Zones A/Ø should be limited to extensions and reconstruction of such development may		& St Paul's church is low lying and at potential risk of flooding. This area
Climate Change       High sensitivity         Conclusion       All potential new development adjacent to Flood Zones / watercourses must be subject to an appropriately detailed FRA at development management stage. Residential lands opposite Stradbrook apartments must also ensure a water compatible buffer along the watercourse in line with Policy Objective FRM 5 and sufficient consideration of residual risk (culvert blockage).         At present (from the CFRAM) there is no economically viable scheme for Portiaoise and risk will be managed at Plan Making and Development Management stages through zoning, objectives/policy and through appropriate design.         Amp-Vacant/undeveloped Town Centre sites to the west of St Peter's & St Paul's church that are intended for development should have had the Plan Making Justification Test applied. It would be prudent to factor in open space to ensure floodplain storage is maintained, but It is most likely that within Flood Zone A at least, that the range of uses may suit water compatible development such as car parking/riverside amenity so as to protect the flood storage function of these lands. Town Centre lands to east of the Railway Station also have overlap with Flood Zone A/B along the boundary and this zoning is recommended to be rezoned with a water compatible buffer along the watercourse in line with Policy Objective FRM 5.         The Justification Test has been applied to a number of land use zoning objectives and these are detailed in Appendix A.11.         The Justification Test for is passed on the basis that; <ul> <li>In the Town Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone E. S</li></ul>		Residential, and General Business, Town Centre and Community-Educational &
Change       All potential new development adjacent to Flood Zones / waterecourses must be subject to an appropriately detailed FRA at development management stage: Residential lands opposite Stradbrook apartments must also ensure a water compatible buffer along the waterecourse in line with Policy Objective FRM 5 and sufficient consideration of residual risk (culvert blockage).         At present (from the CFRAM) there is no economically viable scheme for Portlaoise and risk will be managed at Plan Making and Development Management stages through zoning, objectives/policy and through appropriate design.         Am-Vacant/undeveloped Town Centre sites to the west of St Peter's & St Paul's church that are intended for development should have had the Plan Making Justification Test applied. It would be prudent to factor in open space to ensure floodplain storage is maintained, but It is most likely that within Flood Zone A at least, that the range of uses may suit water compatible development such as car parking/riverside amenity so as to protect the flood storage function of these lands. Town Centre lands to east of the Railway Station also have overlap with Flood Zone A/B along the boundary and this zoning is recommended to be rezoned with a water compatible buffer along the watercourse in line with Policy Objective RM 5.         The Justification Test has been applied to a number of land use zoning objectives and these are detailed in Appendix A.11.         The Justification Test for is passed on the basis that;         In the Town Centre additional development in Flood Zone A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development may be appropriate within Flood Zone A/B should be limited to extensions, renovations and change of use. Infill residential dev		The Justification Test has been applied.
<ul> <li>subject to an appropriately detailed FRA at development management stage. Residential lands opposite Stradbrock apartments must also ensure a water compatible buffer along the watercourse in line with Policy Objective FRM 5 and sufficient consideration of residual risk (culvert blockage).</li> <li>At present (from the CFRAM) there is no economically viable scheme for Portlaoise and risk will be managed at Plan Making and Development Management stages through zoning, objectives/policy and through appropriate design.</li> <li>Any-Vacant/undeveloped Town Centre sites to the west of St Peter's &amp; St Paul's church that are intended for development should have had the Plan Making Justification Test applied. It would be prudent to factor in open space to ensure floodplain storage is maintained, but It is most likely that within Flood Zone A at least, that the range of uses may suit water compatible development such as car parking/riverside amenity so as to protect the flood storage function of these lands. Town Centre along the watercourse in line with Policy Objective FRM 5.</li> <li>The Justification Test has been applied to a number of land use zoning objectives and these are detailed in Appendix A.11.</li> <li>The Justification Test for is passed on the basis that;</li> <li>In the Town Centre additional development in Flood Zone A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development may be appropriate within Flood Zone B. See Section A.11.1 for further guidance.</li> <li>For existing residential; additional development in Flood Zones A/B should be limited to extensions, renovations and change of use. Infill residential development and demolition and reconstruction can only take place in Flood Zone C. See Section A.11.2.</li> <li>For Enterprise &amp; Employment and Industrial lands any development</li> </ul>		High sensitivity
<ul> <li>Justification Test applied. It would be prudent to factor in open space to ensure floodplain storage is maintained, but It is most likely that within Flood Zone A at least, that the range of uses may suit water compatible development such as car parking/riverside amenity so as to protect the flood storage function of these lands. Town Centre lands to east of the Railway Station also have overlap with Flood Zone A/B along the boundary and this zoning is recommended to be rezoned with a water compatible buffer along the watercourse in line with Policy Objective FRM 5.</li> <li>The Justification Test has been applied to a number of land use zoning objectives and these are detailed in Appendix A.11.</li> <li>The Justification Test for is passed on the basis that;</li> <li>In the Town Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development may be appropriate within Flood Zone B. See Section A.11.1 for further guidance.</li> <li>For existing residential; additional development in Flood Zones A/B should be limited to extensions, renovations and change of use. Infill residential development and demolition and reconstruction can only take place in Flood Zone B. See Section A.11.2.</li> </ul>	Conclusion	<ul> <li>subject to an appropriately detailed FRA at development management stage. Residential lands opposite Stradbrook apartments must also ensure a water compatible buffer along the watercourse in line with Policy Objective FRM 5 and sufficient consideration of residual risk (culvert blockage).</li> <li>At present (from the CFRAM) there is no economically viable scheme for Portlaoise and risk will be managed at Plan Making and Development Management stages through zoning, objectives/policy and through appropriate design.</li> <li>Any-Vacant/undeveloped Town Centre sites to the west of St Peter's &amp; St Paul's</li> </ul>
<ul> <li>objectives and these are detailed in Appendix A.11.</li> <li>The Justification Test for is passed on the basis that; <ul> <li>In the Town Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C, less vulnerable development may be appropriate within Flood Zone B. See Section A.11.1 for further guidance.</li> <li>For existing residential; additional development in Flood Zones A/B should be limited to extensions, renovations and change of use. Infill residential development and demolition and reconstruction can only take place in Flood Zone C. See Section A.11.2.</li> <li>For Enterprise &amp; Employment and Industrial lands any development</li> </ul> </li> </ul>		Justification Test applied. It would be prudent to factor in open space to ensure floodplain storage is maintained, but It is most likely that within Flood Zone A at least, that the range of uses may suit water compatible development such as car parking/riverside amenity so as to protect the flood storage function of these lands. Town Centre lands to east of the Railway Station also have overlap with Flood Zone A/B along the boundary and this zoning is recommended to be rezoned with a water compatible buffer along the watercourse in line with Policy
<ul> <li>The Justification Test for is passed on the basis that;</li> <li>In the Town Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C, less vulnerable development may be appropriate within Flood Zone B. See Section A.11.1 for further guidance.</li> <li>For existing residential; additional development in Flood Zones A/B should be limited to extensions, renovations and change of use. Infill residential development and demolition and reconstruction can only take place in Flood Zone C. See Section A.11.2.</li> <li>For Enterprise &amp; Employment and Industrial lands any development</li> </ul>		
<ul> <li>In the Town Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C, less vulnerable development may be appropriate within Flood Zone B. See Section A.11.1 for further guidance.</li> <li>For existing residential; additional development in Flood Zones A/B should be limited to extensions, renovations and change of use. Infill residential development and demolition and reconstruction can only take place in Flood Zone C. See Section A.11.2.</li> <li>For Enterprise &amp; Employment and Industrial lands any development</li> </ul>		
<ul> <li>should be limited to extensions, renovations and change of use.</li> <li>Infill residential development and demolition and reconstruction can only take place in Flood Zone C. See Section A.11.2.</li> <li>For Enterprise &amp; Employment and Industrial lands any development</li> </ul>		• In the Town Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C, less vulnerable development may be appropriate within Flood Zone B. See Section A.11.1 for further guidance.
		should be limited to extensions, renovations and change of use. Infill residential development and demolition and reconstruction
		For Enterprise & Employment and Industrial lands any development



follow the Sequential Approach where possible. See Section A.11.3.
• For the Neighbourhood Centre area the sequential approach should be applied and highly vulnerable elements of development should be located in Flood Zone C, less vulnerable is appropriate within Flood Zone B. Ground floor less vulnerable use is appropriate and must be accompanied by an FRA. For further requirements See Section A.11.4.
<ul> <li>For the Community Educational &amp; Institutional lands the sequential approach should be applied and highly vulnerable elements of development should be located in Flood Zone C, less vulnerable is appropriate within Flood Zone B, Flood Zone A would principally be suitable for playing pitches/water compatible use only. Further guidance is provided in Section A.11.5.</li> </ul>
Elsewhere in the settlement, manage-risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

# 8.26 Rathdowney

Hierarchy/Tier	Tier 4
Area for Further Assessment under CFRAM programme?	Yes



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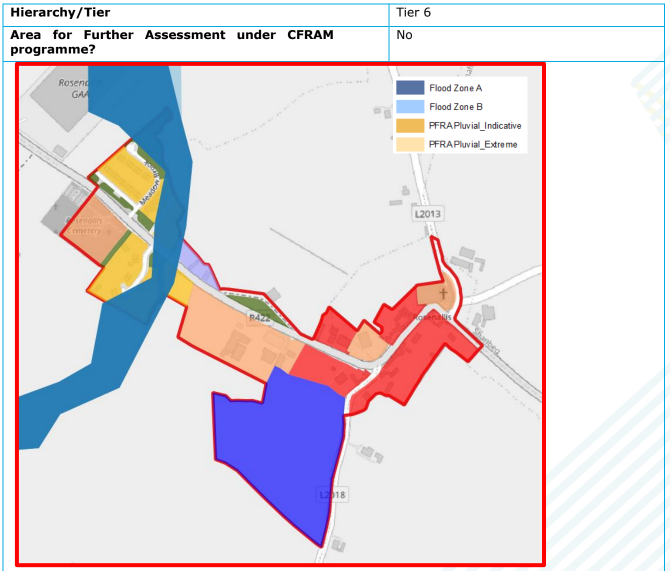
The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	CFRAM
Historic Flooding	The River Erkina and the Rathdowney drain, which joins the Erkina upstream of Rathdowney overflows its banks heavy rainfall every year overflow their banks after heavy rainfall every year. Significant land area flooded, which includes the land zoned as open space in Rathdowney. OPW records show the town to have been severely affected by flooding in 1968. A flood event is also noted to have occurred on 22nd November 2017.
Comment	Flood risk through the settlement principally impacts existing development. The undeveloped industry/warehousing to north of the settlement is sited appropriately within Flood Zone C. There is a Flood Zone overlap with Strategic Reserve and some existing residential development in the west is located partly within Flood Zone C.
	The central spine of the settlement is impacted by the Rathdowney drain. To the west of the settlement there is some predicted flooding to existing development. Existing Residential, Utilities, Town Centre and General Business are impacted by Flood Zone A/B. The Justification Test has been applied.
Climate Change	Moderate sensitivity
Conclusion	Any development on the Industrial lands should be subject to an FRA at development management stage. The Strategic Reserve lands cannot be



developed within the lifetime of the plan and provision will need to be made for this in next plan to apply the sequential approach and Justification Test.
Any extensions/renovations/re-development within the Town Centre and existing residential Flood Zone A/B should be subject to a suitably detailed FRA at Development Management stage.
The Justification Test has been applied and passed for existing development in the following zoning classes; Town Centre, General Business, Industry and Utilities (see Appendix A.12).
The Justification Test for existing Town Centre is passed on the basis that;
<ul> <li>Additional development in Flood Zones A/B should be limited to extensions and renovations.</li> </ul>
<ul> <li>Infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C. For further guidance see Section A.12.1.</li> </ul>
For existing General Business and Industrial;
<ul> <li>For new development the sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C;</li> </ul>
<ul> <li>For existing development/redevelopment then the site specific FRA should specify how risk will be managed. For further guidance see Section A.12.2;</li> </ul>
For existing Utilities:
• Any future expansion of the WWTP should be subject to an FRA which should follow the general guidance provided in Section 7. For further guidance see Section A.12.3.
Elsewhere in the settlement, manage risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

## 8.27 Rosenallis



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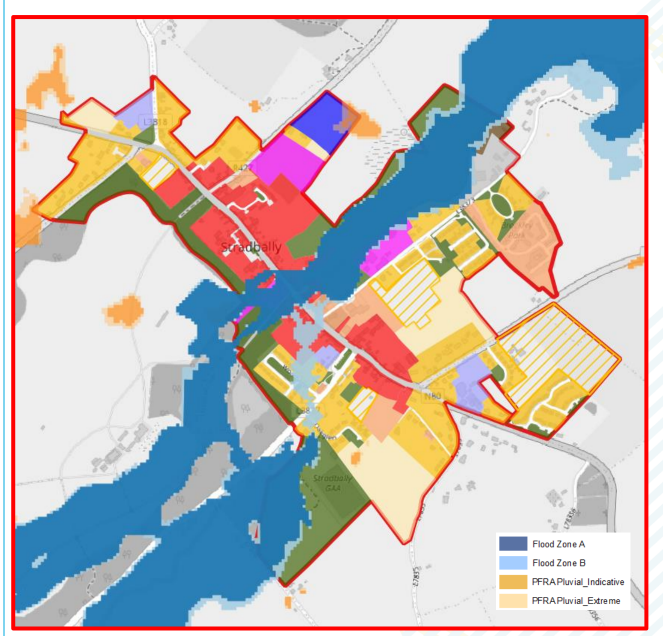
The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	PFRA used in preference to JBA Indicative Flood Mapping on basis of site visit assessment.	
Historic Flooding	Rosenallis was reported to have flooded in 1995; no details of flood depths or extents were found.	
Comment	Minor overlap with PFRA extents and the undeveloped community/education/institute existing residential estates in Meadow Brook and Goodwin Estate area. The catchment is steeply sloping and the watercourse is contained. PFRA extents are still likely to be an overestimation. The watercourse flows under the road in a culvert and there is potential for blockage and a residual flood risk. This is potentially where the historic flooding occurred. There are some General Business lands (existing petrol filling station) to the north pf the R422 that has a margin of Flood Zone A on the western boundary. The Justification Test has been applied.	

Climate Change	Low/moderate sensitivity
Conclusion	The risk from the stream is lower than predicted by the PFRA mapping and there is an overlap with existing residential and undeveloped community/education/institute. The latter is a zoning that incorporates water compatible zoning and if the site is developed in the future a Stage 3 Detailed FRA will be required to delineate the Flood Zones and levels in more detail. The Sequential Approach must be applied and Flood Zone A/B kept as open space/riparian buffer. Any other re-development within or adjacent to the Flood Zones should also be subject to a Stage 3 Detailed FRA at Development Management stage.
	Risk from the local watercourse impacts some existing Residential and General Business lands and the Justification Test has been applied and passed (see Appendix A.13).
	The Justification Test for existing residential is passed on the basis that development is;
	<ul> <li>Limited to extensions, renovations and change of use.</li> <li>Infill residential development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul>
	<ul> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the points detailed in Part 3 of the JT under Section A.13.1.</li> </ul>
	The Justification Test for the General Business zoning is passed on the basis that that the points detailed in Part 3 of the JT under Section A.13.2 are adhered to, key points include:
	<ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> </ul>
	<ul> <li>The sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C.</li> </ul>
	Elsewhere in the settlement, manage-risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

# 8.28 Stradbally

Hierarchy/Tier	Tier 3
Area for Further Assessment under CFRAM programme?	No



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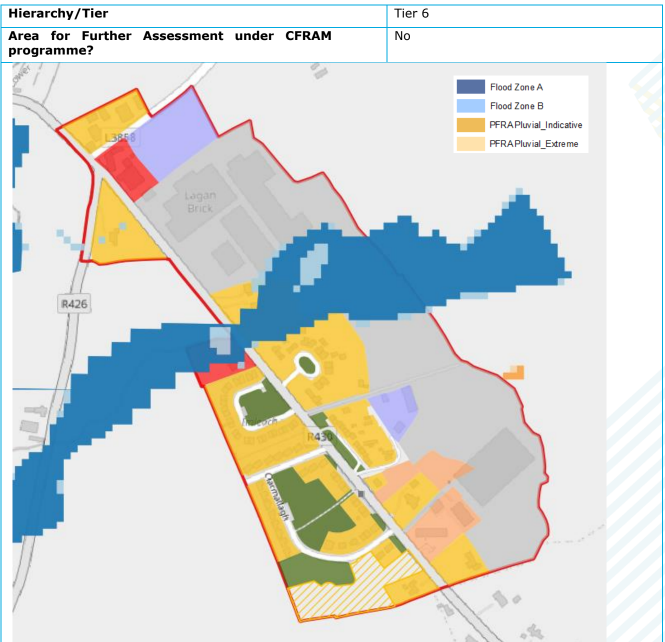
The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	JBA Indicative Mapping
Historic Flooding	Stradbally was reported to have flooded in 1990 and 1995; no details of flood depths or extents were found.
Comment	Flood risk principally extends to existing development and there is little history of flooding. It is likely that the indicative flood mapping is conservative in



	nature. Significant green space is provided for the floodplain away from the town centre lands the zoning of land as Open Space has been specifically targeted to securing this green corridor.
	In terms of existing development at risk of flooding there is Existing Residential, Town Centre, Community Educational & Institutional and Industrial lands, all of which have had the Justification Test applied.
Climate Change	High sensitivity
Conclusion	Any extensions/renovations/re-development within the Town Centre and existing residential Flood Zone A/B should be subject to a suitably detailed FRA at Development Management stage.
	There is little available information on historic flooding and given the indicative nature of the flood mapping it is likely that further assessment of risk will present a less conservative estimate of flood extent and therefore risk.
	The Justification Test has been applied to a number of land use zoning objectives and these are detailed in Appendix A.14.
	<ul> <li>The Justification Test for is passed on the basis that;</li> <li>In the Town Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C. See Section A.14.1.</li> </ul>
	• In the Existing Residential lands in Flood Zone A/B, this is on the basis that development is limited to extensions, renovations and change of use. And infill residential development and demolition and reconstruction can only take place in Flood Zone C. See Section A.14.2.
	• The Industrial site should be subject to more detailed FRA and application of the Sequential Approach, where possible, if seeking to extend or redevelop. See Section A.14.3.
	• The Community, Educational, Institutional sites (Church and School), should be subject to more detailed FRA which should also follow the Sequential Approach and further details are provided in Section A.14.4.
	Elsewhere in the settlement, manage risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

#### 8.29 The Swan



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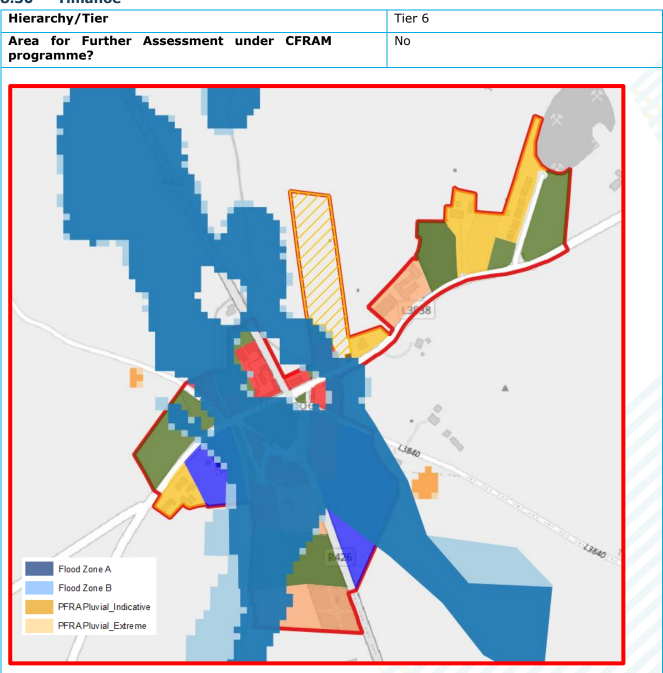
The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	JBA Indicative Mapping
Historic Flooding	None found
Comment	A watercourse flows through the centre of the village in a westerly direction. Risk is overestimated by the Flood Zone mapping. Flood Zone A and B overlap with the existing Lagan brick Site – Industrial zoning/warehousing. The developed residential lands and Town Centre land adjacent to the Lagan site



	and Village Centre site to west of the R430 is also partly within Flood Zone A/B. The Justification Test has been applied.	
Climate Change	Moderate sensitivity	
Conclusion Should there be any proposed re-development/extensions/change applications to the existing development adjacent to the watercours suitably detailed FRA should be completed at Development Management		
	There is no previous evidence of flooding in the settlement and the Flood Zones remain conservative and are likely to reduce if investigated further.	
	The Justification Test has been applied to Village Centre, Existing Residential and Industrial and these are detailed in Appendix A.15. In all cases further development should be supported by a Detailed Stage 3 FRA if within Flood Zone A/B and furthermore the test is passed on the basis that;	
	• In the Village Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C. See Section A.15.1.	
	<ul> <li>In the Existing Residential lands in Flood Zone A/B, this is on the basis that development is limited to extensions, renovations and change of use. And infill residential development and demolition and reconstruction can only take place in Flood Zone C. See Section A.15.2.</li> </ul>	
	• The Industrial site should apply the Sequential Approach, where possible, if seeking to extend or redevelop. See Section A.15.3.	
	Elsewhere in the settlement, manage risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.	

# 8.30 Timahoe



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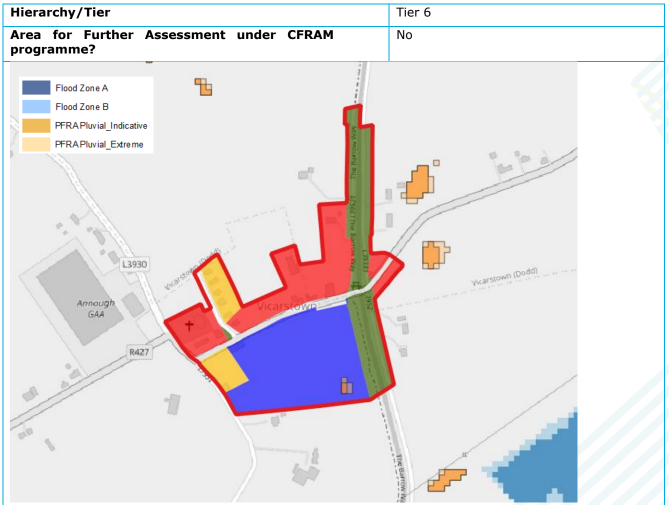
The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

Flood Zone Data	JBA Indicative Mapping
Historic Flooding	Timahoe was reported to have flooded in 1995; no details of flood depths or extents were found.
Comment	Flood Zone mapping covers a significant amount of existing development. The only tracts of undeveloped zoned land include the Tourism lands and Community & Educational (graveyard) site on the southern periphery of the settlement. Existing development at risk includes Village Centre, Residential 2



	and Community Educational, Institutional. The Justification Test has been applied.
Climate Change	Moderate to high sensitivity
Conclusion Tourism lands must retain a water compatible use unless a Detailed S FRA can confirm that the Flood Zones are less extensive than the dataset. The graveyard use is water compatible but if extending towar river it would be recommended to undertake a more detailed FRA to that groundwater/floodwater does not impact the burial site.	
	There is limited historic evidence of flooding in Timahoe, the Flood Zones are conservative and are likely to reduce if investigated further.
	The Justification Test has been applied to Village Centre, Community Educational, Institutional and Tourism and these are detailed in Appendix A.16. If further highly vulnerable or less vulnerable development is desired within Flood Zone A/B then it should be supported by a Detailed Stage 3 FRA. The Justification Test has been applied and passed on the basis that;
	<ul> <li>In the Village Centre additional development in Flood Zones A/B should be limited to extensions and renovations and infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C. See Section A.16.1.</li> </ul>
	<ul> <li>In the Community Educational, Institutional lands in Flood Zone A/B it is unlikely there will be significant further development however the specific guidance under Section A.16.2 applies.</li> </ul>
	• Similarly the monastic Tourism land is unlikely to be developed further, but the remaining undeveloped Tourism site should apply the Sequential Approach, where possible, if seeking to develop less vulnerable or highly vulnerable uses. See Section A.16.3.
	Elsewhere in the settlement, manage risk can be managed in line with approved LCDP Policy and the guidance provided within Section 7 of this SFRA.

## 8.31 Vicarstown



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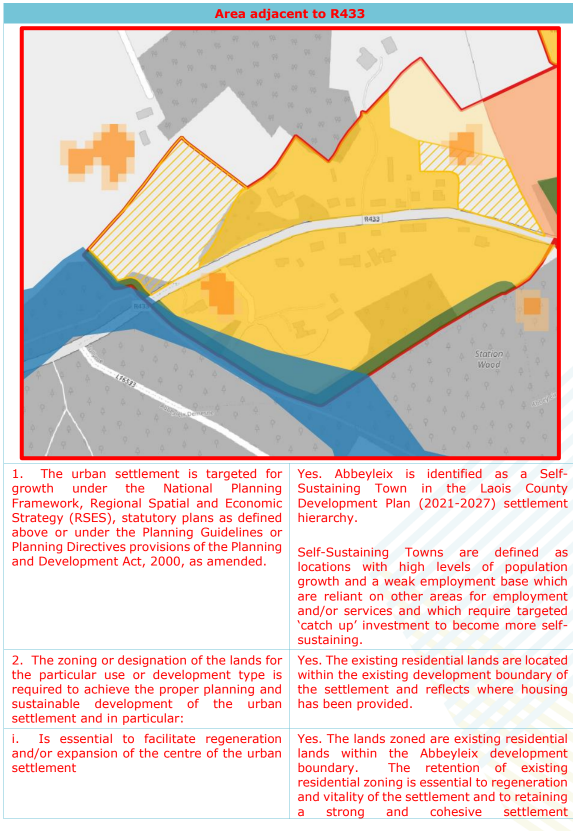
The flood mapping has been produced in accordance with the Planning Guidelines and therefore ignores the impact of flood protection structures. Areas protected by flood defences still carry a residual risk of flooding due to overtopping or breach, there may also be no guarantee of maintenance in perpetuity. Areas that benefit from defences are annotated separately.

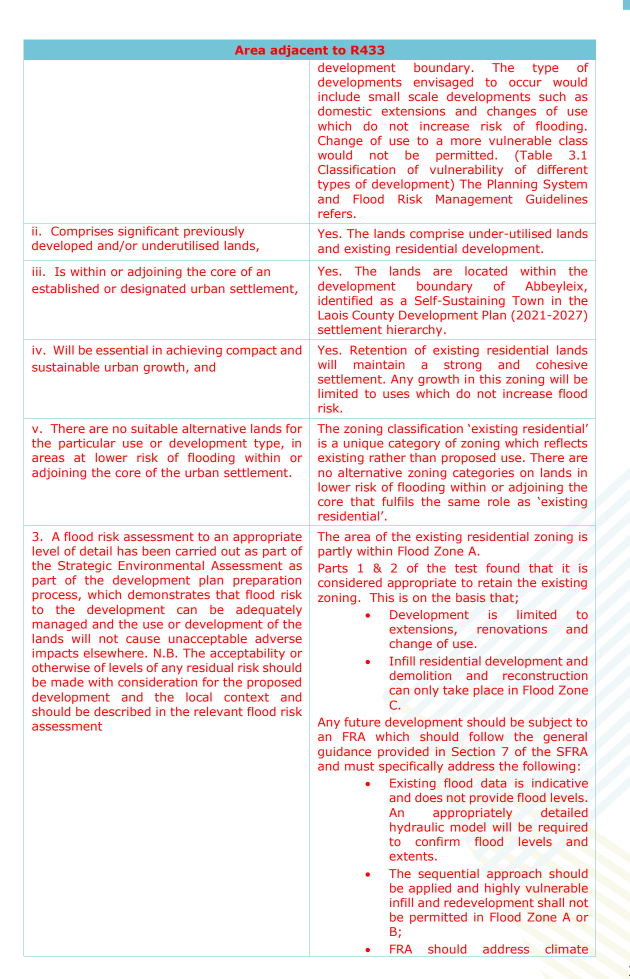
Flood Zone Data	PFRA Pluvial
Historic Flooding	None found
Comment	The Grand Canal Barrow Line flows through the town centre. Flood risk from the canal is low and the residual risk of overtopping is actively managed by Waterways Ireland. The canal is not located on an embankment through the settlement and there is no risk of rapid breach.
Climate Change	Low sensitivity
Conclusion	Any future development adjacent to the canal should be subject to an appropriately detailed FRA at Development Management stage that investigates the residual risk of canal overtopping.
	Manage flood risk and development in line with approved objectives and general practice as explained in Section 7 of this document.

# **Appendix A - Justification Tests**

## A.1 Abbeyleix

## A.1.1 Existing Residential





Π

Area adjacent to R433
change scenarios in relation to FFLs and potential mitigation measures;
<ul> <li>Finished floor levels should be above the 1% AEP level plus climate change and freeboard;</li> </ul>
<ul> <li>Bedrooms should be located in the upstairs of two-story buildings when extending existing property, if within Flood Zone A/B;</li> </ul>
<ul> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B;</li> </ul>
<ul> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> </ul>
<ul> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> </ul>
<ul> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul>

## A.1.2 Industrial

Chacterope	Undeveloped Industrial		
	Enlymon a DA In dustrie Estate Estate Abbyles Height		
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Abbeyleix is identified as a Self- Sustaining Town in the Laois County Development Plan (2021-2027) settlement hierarchy. Self-Sustaining Towns are defined as locations with high levels of population growth and a weak employment base which are reliant on other areas for employment and/or services and which require targeted 'catch up' investment to become more self- sustaining.		
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. It is proposed to zone the lands for Industrial use to support the creation of employment opportunities in Abbeyleix. In terms of flood risk, this is considered to be a less vulnerable land use.		
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The site is essential to facilitate regeneration of the Abbeyleix.		
<ul> <li>ii. Comprises significant previously developed and/or underutilised lands,</li> </ul>	Yes. The site in its current form is under- utilised and is required to meet the potential economic needs of the town.		
<li>iii. Is within or adjoining the core of an established or designated urban settlement,</li>	Yes. The site is within the development boundary of the Self-Sustaining Town of Abbeyleix.		
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. Regeneration of this site will contribute significantly to achieving compact sustainable urban growth.		
5 ,			

Undevelope	d Industrial
	guidance provided in Section 7 of the SFRA.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Undeveloped Industrial lands are within the Flood Zone A extent of the Ballyroan River tributary, which is defined by the indicative PFRA mapping, it was not possible to gain access to the lands to visually verify the PFRA data. The site is extensive and there is a significant proportion of Flood Zone C available.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning.</li> <li>Any future development of the Industrial lands should be subject to a Stage 3 Detailed FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> <li>The sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C;</li> <li>Flood Zone A must be kept as water compatible use with no land raising;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> </ul></li></ul>

# A.2 Ballyroan

# A.2.1 Existing Residential

.2.1 Existing Residential		
To east and west of settlement		
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Ballyroan is identified as a Village, with a population greater than 500 in the Laois County Development Plan (2021-2027) settlement hierarchy. These villages are defined as serving their local area.	
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. The existing residential lands are located within the existing development boundary of the settlement and reflects where housing has been provided.	
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The lands zoned are existing residential lands within the Ballyroan development boundary. The retention of existing residential zoning is essential to regeneration and vitality of the settlement and to retaining a strong and cohesive settlement development boundary. The type of developments envisaged to occur would include small scale developments such as domestic extensions and changes of use which do not increase risk of flooding. Change of use to a more vulnerable class would not be permitted. (Table 3.1 Classification of vulnerability of different types of development) The Planning System and Flood Risk Management Guidelines refers.	
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The lands comprise under-utilised lands and existing residential development.	
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The lands are located within the development boundary of Ballyroan, defined as a Village, with a population greater than 500 in the Laois County Development Plan (2021-2027) settlement hierarchy.	
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. Retention of existing residential lands will maintain a strong and cohesive	

To east and west of settlement		
	settlement. Any growth in this zoning will be limited to uses which do not increase flood risk.	
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	The zoning classification 'existing residential' is a unique category of zoning which reflects existing rather than proposed use. There are no alternative zoning categories on lands in lower risk of flooding within or adjoining the core that fulfils the same role as 'existing residential'.	
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>There is limited overlap with Flood Zone A/B and the existing residential lands. The lands are subject to extant planning permissions with site specific Flood Risk Assessments.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that;</li> <li>Development is constructed in accordance with the site specific FRAs.</li> <li>Additional development in Flood Zones A/B should be limited to extensions, renovations and change of use.</li> <li>Infill residential development and demolition and reconstruction can only take place in Flood Zone C.</li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following:</li> <li>FRA should address climate change accenarios in relation to FFLs and potential mitigation measures;</li> <li>Residential FFLs should be above the 1% AEP level plus climate change and freeboard;</li> <li>Bedrooms should be located in the upstairs of two-story buildings when extending existing property;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul>	

# A.3 Camross

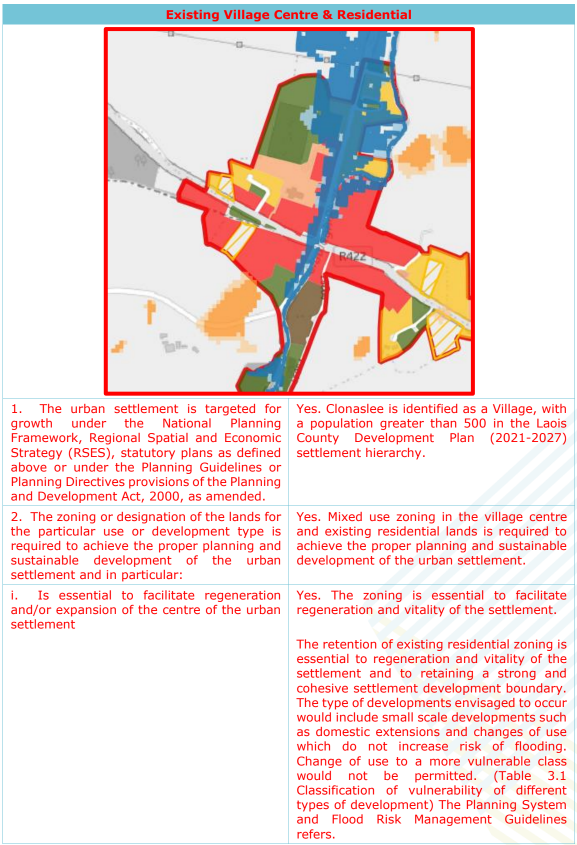
A.3.1 Village Centre & Community Educational Institutional Village Centre Lands			
t st lengts Burn	ingtôre c		
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Camross is identified as a Village, with a population less than 500 in the Laois County Development Plan (2021-2027) settlement hierarchy.		
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. Mixed use zoning in the village centre and community educational lands, is required to achieve the proper planning and sustainable development of the urban settlement.		
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning is essential to facilitate regeneration and vitality of the settlement.		
<ul><li>ii. Comprises significant previously developed and/or underutilised lands,</li></ul>	Yes. The lands are previously developed and contain a mix of existing uses.		
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed use is situated within the village centre of Camross.		
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.		
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Other land use zoning categories adjoining the village centre do not permit the mix of uses that would normally be associated with the village centre, so there are no suitable alternative lands.		
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately	Part of the Village Centre and Community lands are within Flood Zone A/B. Most of the land is under existing development, some are currently back gardens/minor open space. Parts 1 & 2 of the test found that it is considered appropriate to retain the existing		

# A.3.1 Village Centre & Community Educational Institutional

	ntre Lands
managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>zoning. This is on the basis that;</li> <li>Development is limited to extensions, renovations and change of use.</li> <li>Infill highly vulnerable development and demolition and reconstruction can only take place in Flood Zone C.</li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents to support an FRA as part of a planning application.</li> <li>The sequential approach should be applied and highly vulnerable infill and redevelopment shall not be permitted in Flood Zone A or B;</li> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Finished floor levels should be above the 1% AEP level plus climate change and freeboard;</li> <li>The residual risk of bridge blockage should be located in the upstairs of two-story buildings when extending existing residential property in Flood Zone A/B;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> </ul> </li> </ul>

## A.4 Clonaslee

#### A.4.1 Village Centre & Residential



	entre & Residential
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The lands are previously developed and contain a mix of existing uses.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed use lands and existing residential lands are situated within the village centre of Clonaslee.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Other land use zoning categories adjoining the village centre do not permit the mix of uses that would normally be associated with the village centre, so there are no suitable alternative lands. There is no need to extend the existing residential lands.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Part of the Village Centre and Existing Residential lands north of the R422 are within Flood Zone A/B. The land is subject to existing development.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that; <ul> <li>Within Flood Zone A/B development is limited to extensions, renovations and change of use.</li> <li>Infill highly vulnerable development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul> </li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is from the CFRAM study, but a suitably detailed site specific FRA will be required to specify appropriate FFLs.</li> <li>The sequential approach should be applied and highly vulnerable infill and redevelopment shall not be permitted in Flood Zone A or B;</li> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Finished floor levels should be above the 1% AEP level plus climate change and freeboard;</li> <li>The residual risk of bridge blockage should be located in the upstairs of two-story</li> </ul> </li> </ul>
	buildings when extending existing residential property in

Existing Village Centre & Residential	
	materials and fittings should be considered if in Flood Zone A/B;
	<ul> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> </ul>
	<ul> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> </ul>
	<ul> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul>

#### A.5 Coolrain

# A.5.1 Residential

	ential
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Coolrain is identified as a Village, with a population less than 500 in the Laois County Development Plan (2021-2027).
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. The existing residential lands are located within the existing development boundary of the settlement and reflects where housing has been provided.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The lands zoned are existing residential lands within the Coolrain development boundary. The retention of existing residential zoning is essential to regeneration and vitality of the settlement and to retaining a strong and cohesive settlement development boundary. The type of developments envisaged to occur would include small scale developments such as domestic extensions and changes of use which do not increase risk of flooding. Change of use to a more vulnerable class would not be permitted. (Table 3.1 Classification of vulnerability of different types of development) The Planning System and Flood Risk Management Guidelines refers.
<ol> <li>Comprises significant previously developed and/or underutilised lands,</li> </ol>	Yes. The lands comprise under-utilised lands.
ii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The lands are located within the development boundary of Coolrain, a Village, with a population less than 500 in the Laois County Development Plan (2021-2027).
v. Will be essential in achieving compact and sustainable urban growth, and	Yes. Retention of existing residential lands will maintain a strong and cohesive settlement. Any growth in this zoning will be limited to uses which do not increase flood risk.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	The zoning classification 'existing residential' is a unique category of zoning which reflects existing rather than proposed use. There are no alternative zoning categories on lands in lower risk of flooding within or adjoining the core that fulfils the same role as 'existing

Reside	ential
	residential'
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Some existing Residential lands adjacent to the River Delour are within Flood Zone A/B. The land is subject to existing development.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that; <ul> <li>Development within Flood Zone A/B is limited to extensions, renovations and change of use.</li> <li>Infill highly vulnerable development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul> </li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents to support an FRA as part of a planning application.</li> <li>The sequential approach should be applied and residential (highly vulnerable) infill and redevelopment shall not be permitted in Flood Zone A or B;</li> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Finished floor levels should be above the 1% AEP level plus climate change and freeboard;</li> <li>The residual risk of bridge blockage should be investigated;</li> <li>Bedrooms should be located in the upstairs of two-story buildings when extending existing residential property in Flood Zone A/B;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B;</li> <li>Proposals should not impede existing flow parts or cuse flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SUDS Policy.</li> </ul> </li> </ul>

## A.6 Durrow

# A.6.1 Town Centre & Residential

Existing Town Centre & Residential	
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Durrow is identified as a Town in the Laois County Development Plan (2021-2027) settlement hierarchy. Towns and villages are defined with local service and employment functions.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. Mixed use zoning in the town centre and existing residential lands is required to achieve the proper planning and sustainable development of the urban settlement.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning is essential to facilitate regeneration and vitality of the settlement.
<ul><li>ii. Comprises significant previously developed and/or underutilised lands,</li></ul>	Yes. The lands are previously developed and contain a mix of existing uses.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed-use lands and existing residential lands are situated within the development boundary of Durrow.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Other land use zoning categories adjoining the town centre do not permit the mix of uses that would normally be associated with the town centre, so there are no suitable alternative lands.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and	<ul> <li>Part of the Town Centre and Existing Residential lands north of the river are within Flood Zone A/B. The land is subject to existing development and includes some back gardens.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that;</li> <li>Development within Flood Zone A/B is limited to extensions, renovations and change of use.</li> </ul>

# A.6.2 Horticultural

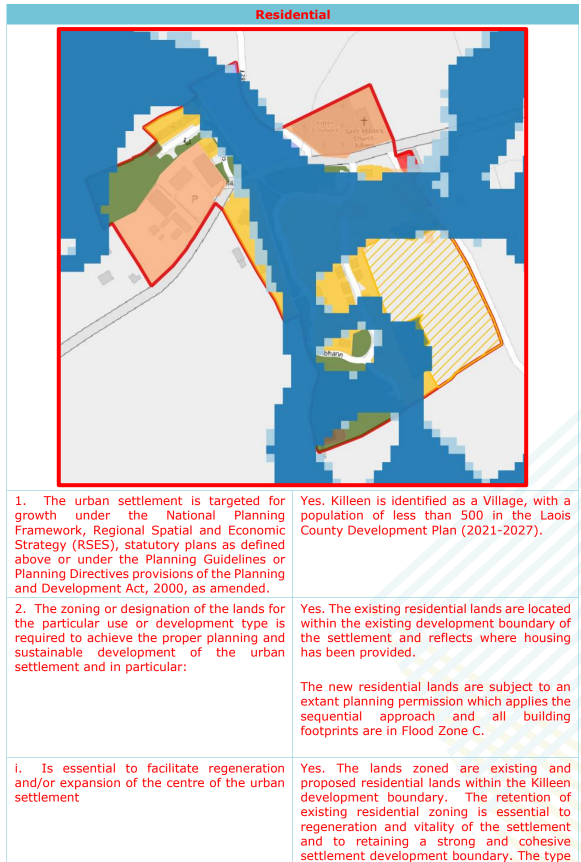
Garden Centre	
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Durrow is identified as a Town in the Laois County Development Plan (2021-2027) settlement hierarchy. Towns and villages are defined with local service and employment functions.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. The zoning of this garden centre for this use is required to achieve the proper planning and sustainable development of the urban settlement.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning of the existing garden centre is considered to be essential to the settlement, and facilitate its continued regeneration.
<ul> <li>ii. Comprises significant previously developed and/or underutilised lands,</li> </ul>	Yes. The lands are underutilised, comprising a mix of the existing garden centre, car park and open space.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The lands are within Durrow, which is identified as a Town in the Laois County Development Plan (2021-2027) settlement hierarchy.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	The Garden Centre is an established use within the town of Durrow. Development within flood zone A/B is limited to open space / planting areas.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or	<ul> <li>Part of the horticultural lands (Garden Centre) are within Flood Zone A/B.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that;</li> <li>Development within Flood Zone A/B is limited to open space/planting areas.</li> </ul>

Garden	Centre
otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Infill buildings and glass houses can only take place in Flood Zone C.</li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following:         <ul> <li>Existing flood data is from the CFRAM (MPW – no flood levels), a site specific FRA will be required to specify appropriate FFLs or refine flood extents for buildings/glass houses.</li> <li>The sequential approach should be applied and built development shall not be permitted in Flood Zone A or B;</li> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Finished floor levels should be above the 1% AEP level plus climate change and freeboard;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>



# A.7 Killeen

## A.7.1 Existing Residential & New Residential



Residential	
	of developments envisaged to occur would include small scale developments such as domestic extensions and changes of use which do not increase risk of flooding. Change of use to a more vulnerable class would not be permitted. (Table 3.1 Classification of vulnerability of different types of development) The Planning System and Flood Risk Management Guidelines refers.
<ul><li>ii. Comprises significant previously developed and/or underutilised lands,</li></ul>	Yes. The lands include existing residential development. The new residential lands are subject to an extant planning permission which applies the sequential approach and all building footprints are in Flood Zone C.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The lands are located within the development limits of Killeen, a designated urban settlement.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Existing residential reflects existing rather than proposed use. There are no alternative zoning categories on lands in lower risk of flooding within or adjoining the core that fulfils the same role as 'existing residential'.
	The new residential lands are subject to an extant planning permission which applies the sequential approach and all building footprints are in Flood Zone C.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>There is a significant amount of existing residential development at potential risk. The new residential lands are subject to an extant planning permission which applies the sequential approach and all building footprints are in Flood Zone C.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zonings. This is on the basis that; <ul> <li>Development is constructed in accordance with the site specific FRAs.</li> <li>Additional development in Flood Zones A/B should be limited to extensions, renovations and change of use.</li> <li>Infill residential development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul> </li> </ul>
	<ul> <li>guidance provided in Section 7 of the SFRA and must specifically address the following:</li> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required</li> </ul>

Resid	ential
	<ul> <li>to confirm flood levels and extents to support an FRA as part of a planning application.</li> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Residential FFLs should be above the 1% AEP level plus climate change and freeboard;</li> <li>Bedrooms should be located in the upstairs of two-story buildings when extending existing property;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul>

## A.7.2 Village Centre

Public	House
1 The urban settlement is targeted for Ves Killeen is identified as a Village with a	
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Killeen is identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021-2027).
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. Mixed use zoning in the village centre and existing residential lands is required to achieve the proper planning and sustainable development of the urban settlement.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning is essential to facilitate regeneration and vitality of the settlement.
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The lands are previously developed and contain existing uses.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed-use lands are situated within the village centre of Killeen.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Other land use zoning categories adjoining the village centre do not permit the mix of uses that would normally be associated with the village centre, so there are no suitable alternative lands. There is no need to extend the existing residential lands.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation	The Public House is at potential risk of flooding according to the indicative mapping. Parts 1 & 2 of the test found that it is

Dublic	House
process, which demonstrates that flood risk	: House considered appropriate to retain the existing
process, which demonstrates that flood fisk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>considered appropriate to retain the existing zonings. This is on the basis that;</li> <li>Additional development in Flood Zones A/B should be limited to extensions and renovations of the Public House.</li> <li>Infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C.</li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following:</li> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents to support an FRA as part of a planning application.</li> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Residential FFLs should be above the 1% AEP level plus climate change and freeboard;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B (extension/renovation);</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul>

#### A.7.3 General Business

General	Business
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Killeen is identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021-2027).
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. It is proposed to zone the lands for General Business use to support the creation of employment opportunities in Killeen. In terms of flood risk, this is considered to be a less vulnerable land use.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The site is essential to facilitate regeneration of Killeen.
<ul> <li>ii. Comprises significant previously developed and/or underutilised lands,</li> </ul>	Yes. The site in its current form is under- utilised.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The site is within the development boundary of Killeen.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. Regeneration of this site will contribute significantly to achieving compact sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	It is considered appropriate to retain the existing zoning. Any development within the General Business lands should be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA



## A.8 Killeshin

## A.8.1 Existing Residential

Residential	
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Killeshin is identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021-2027) settlement hierarchy.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. The existing residential lands are located within the existing development boundary of the settlement and reflects where housing has been provided.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The lands zoned are existing residential lands within the Killeshin development boundary. The retention of existing residential zoning is essential to regeneration and vitality of the settlement and to retaining a strong and cohesive settlement development boundary. The type of developments envisaged to occur would include small scale developments such as domestic extensions and changes of use which do not increase risk of flooding. Change of use to a more vulnerable class would not be permitted. (Table 3.1 Classification of vulnerability of different types of development) The Planning System and Flood Risk Management Guidelines refers.
<ul> <li>ii. Comprises significant previously developed and/or underutilised lands,</li> </ul>	Yes. The lands comprise under-utilised lands.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The lands are located within the development boundary of Killeshin is identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021-2027).
iv. Will be essential in achieving compact and sustainable urban growth, and	Retention of existing residential lands will maintain a strong and cohesive settlement. Any growth in this zoning will be limited to uses which do not increase flood risk.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or	The zoning classification 'existing residential' is a unique category of zoning which reflects existing rather than proposed use. There are no alternative zoning categories on lands in lower

Res	idential
adjoining the core of the urban settlement.	risk of flooding within or adjoining the core that fulfils the same role as 'existing residential'
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Existing residential lands are located adjacent to the Curragh Stream and these relatively new housing developments were subject to a Detailed Stage 3 FRA which clarified water levels and extents and applied the sequential approach with all building footprints located in Flood Zone C.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zonings. This is on the basis that; <ul> <li>Infill residential development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul> </li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Residential FFLs should be above the 1% AEP level plus climate change and freeboard;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>

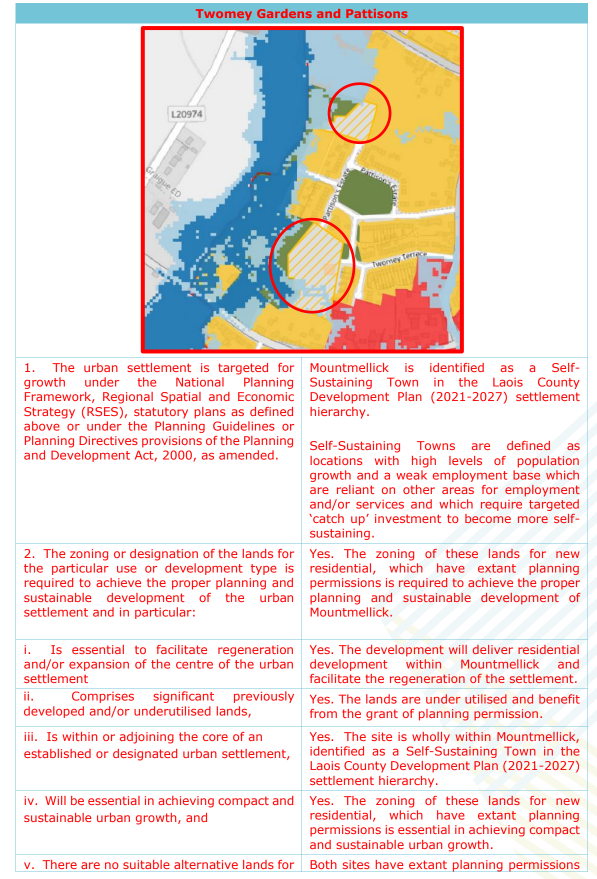
### A.8.2 Village Centre

Mixe	d use
R430	Rate and a
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Killeshin is identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021-2027) settlement hierarchy.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. Mixed use zoning in the village centre and existing residential lands is required to achieve the proper planning and sustainable development of the urban settlement.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning is essential to facilitate regeneration and vitality of the settlement.
<ul> <li>ii. Comprises significant previously developed and/or underutilised lands,</li> </ul>	Yes. The lands are previously developed and contain a mix of existing uses.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed use lands and existing residential lands are situated within the village centre of Killeshin.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Other land use zoning categories adjoining the village centre do not permit the mix of uses that would normally be associated with the village centre, so there are no suitable alternative lands.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately	There is a small overlap with Village Centre lands that back onto the Killeshin Stream. Parts 1 & 2 of the test found that it is considered appropriate to retain the existing zonings. This is on the basis that; • Additional development in Flood

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managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Zones A/B should be limited to extensions and renovations.</li> <li>Infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C.</li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents to support an FRA as part of a planning application.</li> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Residential FFLs should be above the 1% AEP level plus climate change and freeboard;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B (extension/renovation);</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>

#### A.9 Mountmellick

#### A.9.1 New Residential

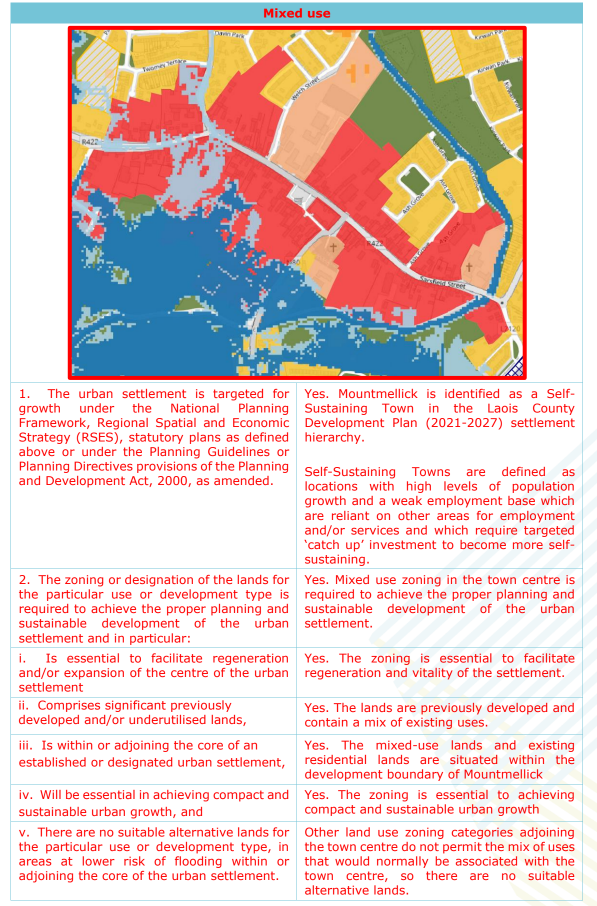


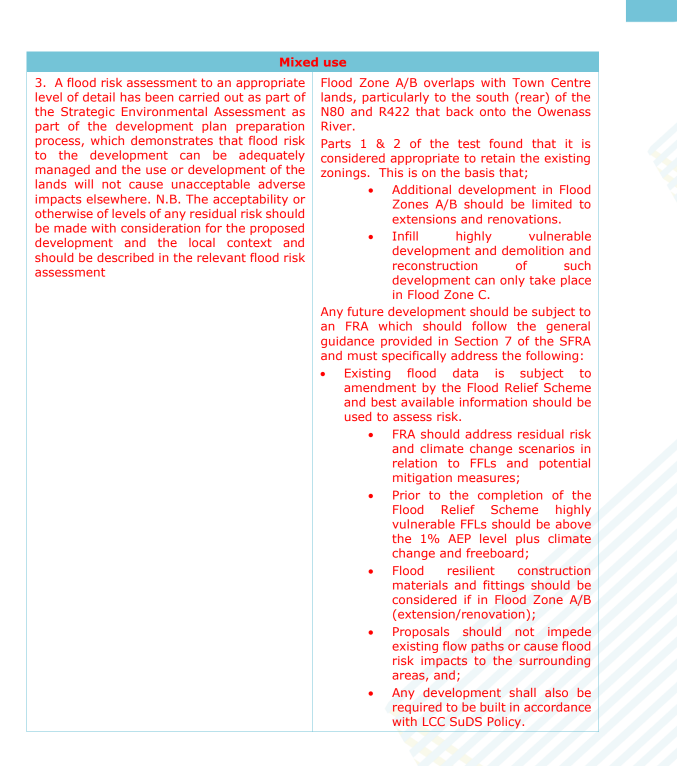
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Twomey Garder	is and Pattisons
the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	with FRAs submitted as part of the application. Building footprints are appropriately located in Flood Zone C. Therefore it is considered to be suitable for this development type.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>The Manor House Stream overtops its banks and undefended Flood Zone B extends partly into New Residential lands in Twomey Gardens &amp; Pattison's Estate. Both sites have extant planning permissions with FRAs submitted as part of the application. Building footprints are appropriately located in Flood Zone C.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that development is constructed as per the planning application.</li> <li>Any future planning applications for extensions/refits/change of use should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>The sequential approach should be applied if possible;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>



#### A.9.2 Town Centre

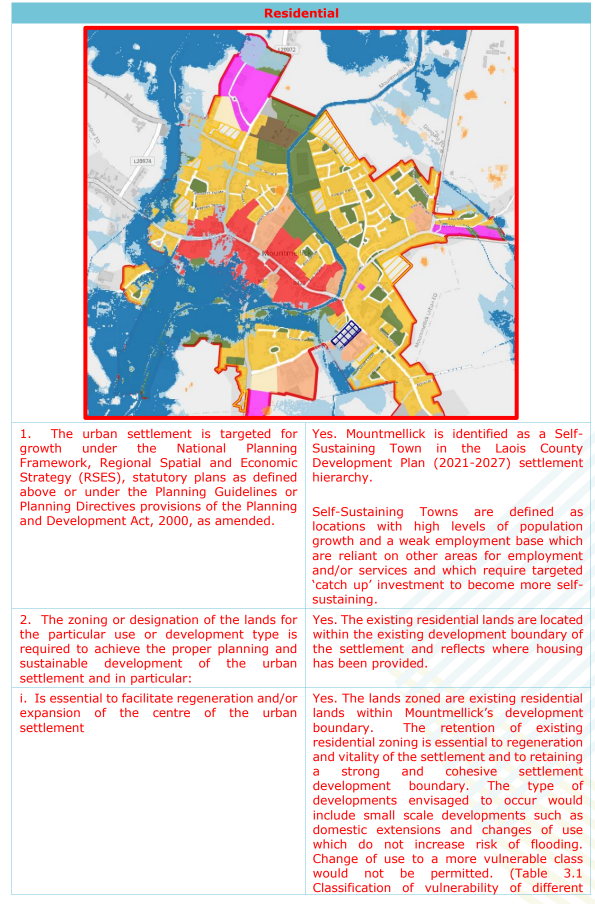


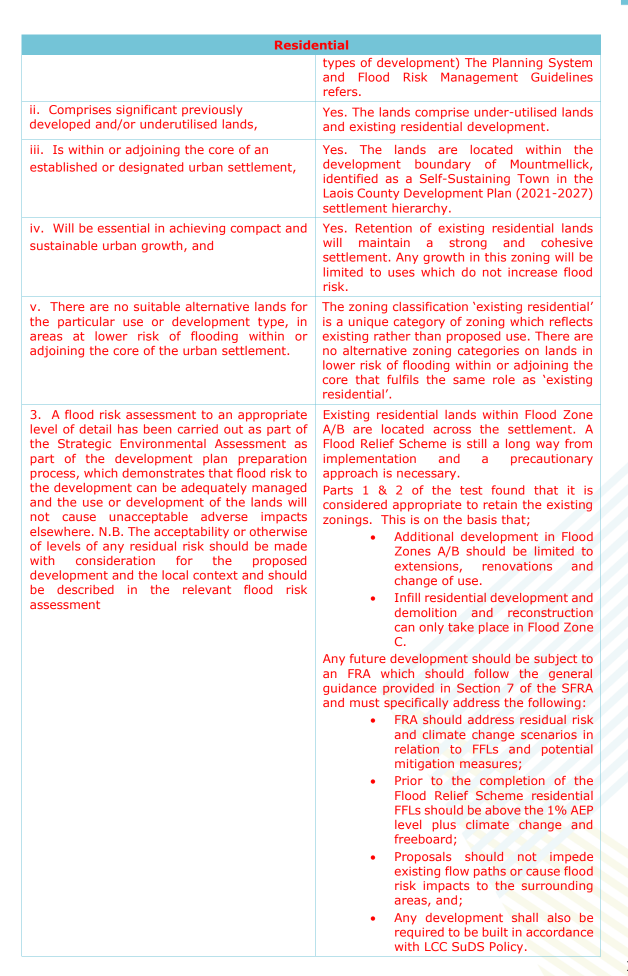


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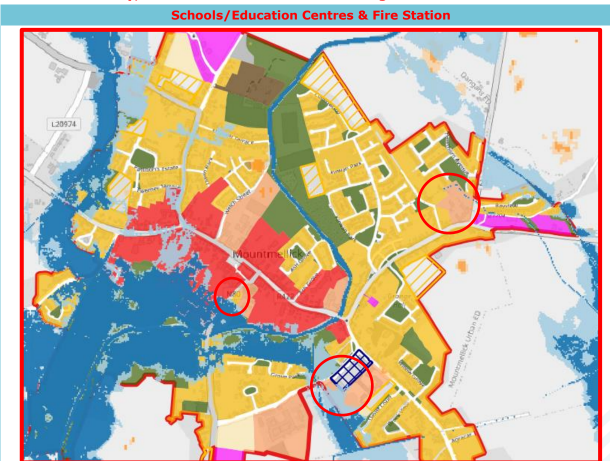
#### A.9.3 Existing Residential





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#### A.9.4 Community, Education & Institutional & Neighbourhood Centre Schools/Education Centres & Fire Station

1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Mountmellick is identified as a Self-Sustaining Town in the Laois County Development Plan (2021-2027) settlement hierarchy. Self-Sustaining Towns are defined as locations with high levels of population growth and a weak employment base which are reliant on other areas for employment and/or services and which require targeted 'catch up' investment to become more self- sustaining.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. The zoning of these lands for Community, Educational and Institutional and Neighbourhood Centre is required to achieve the proper planning and sustainable development of Mountmellick.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. Its zoning for these uses is essential to facilitate the continued regeneration of Montmellick.
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The zoning of these lands for Community, Educational and Institutional and Neighbourhood Centre within the development boundary of Mountmellick.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The lands are wholly located within Mountmellick, identified as a Self-Sustaining Town in the Laois County Development Plan (2021-2027) settlement hierarchy.
iv. Will be essential in achieving compact and	Yes. The lands for the proposed used are essential in

Schools/Educatio	on Centres & Fire Station
sustainable urban growth, and	achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	The existing St Paul's School, St Joseph's Girls National School, the adjacent Neighbourhood Centre and Fire Station are all existing which continue to support the settlement of Mountmellick. Therefore, the zoning of these lands for Community, Educational and Institutional and Neighbourhood Centre is necessary.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Just to the north of the River Owenass open space at St Paul's School and the adjacent Fire Station are within Flood Zone A and Flood Zone B.</li> <li>St Joseph's Girls National School and part of the adjacent Neighbourhood Centre is partly within Flood Zone B.</li> <li>Mountmellick Further Education and Training Centre has a small stream flowing though open space within the grounds.</li> <li>The location of the Fire Station (Institutional) should be relocated to Flood Zone C as a priority, and the land use substituted to a less vulnerable use within this zoning category. The FRS may protect the land in the future but reliance cannot be made upon any potential defence scheme at present.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning for the schools and Neighbourhood Centre.</li> <li>Any future expansion of the schools/neighbourhood centre should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>The sequential approach should be applied and highly vulnerable elements of development should be located in Flood Zone B;</li> <li>Flood Zone A would principally be suitable for playing pitches/water compatible use only;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul></li></ul>



### A.10 Mountrath

## A.10.1 Town Centre

Mixed use	
Towerseast G.R.A. Mounts	
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Mountrath is identified as a Self- Sustaining Town in the Laois County Development Plan (2021-2027) settlement hierarchy. Self-Sustaining Towns are defined as locations with high levels of population growth and a weak employment base which are reliant on other areas for employment and/or services and which require targeted 'catch up' investment to become more self- sustaining.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. Mixed use zoning in the town centre is required to achieve the proper planning and sustainable development of the urban settlement.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning is essential to facilitate regeneration and vitality of the settlement.
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The lands are previously developed and contain a mix of existing uses.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed-use lands and existing residential lands are situated within the development boundary of Mountrath.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for	Other land use zoning categories adjoining

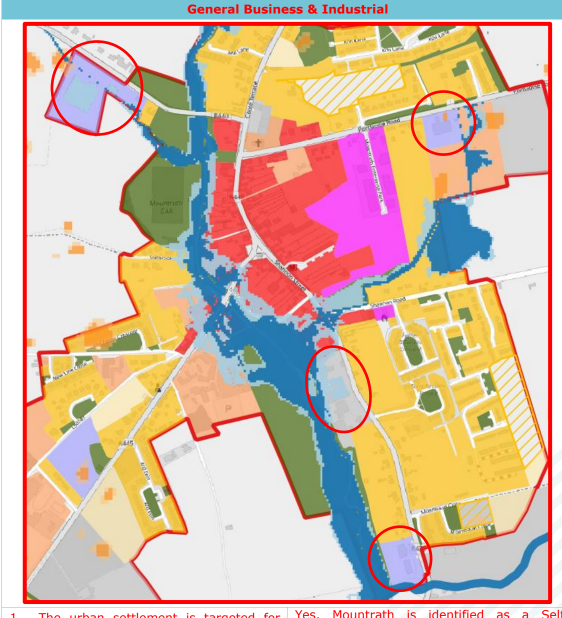
Mixe	d use
the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	the town centre do not permit the mix of uses that would normally be associated with the town centre, so there are no suitable alternative lands.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>There is an abundant flood history and Flood Zone A/B overlaps with Town Centre lands from the White Horse River.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zonings. This is on the basis that; <ul> <li>Additional development in Flood Zones A/B should be limited to extensions and renovations.</li> <li>Infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C.</li> </ul> </li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>FRA should address residual risk and climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>The residual risk of bridge blockage should be investigated;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B (extension/renovation);</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>

#### A.10.2 Existing Residential

North, east and west of the c	
Malmare Mountain Mountain	
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Mountrath is identified as a Self- Sustaining Town in the Laois County Development Plan (2021-2027) settlement hierarchy. Self-Sustaining Towns are defined as locations with high levels of population growth and a weak employment base which are reliant on other areas for employment and/or services and which require targeted 'catch up' investment to become more self- sustaining.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	The existing residential lands are located within the existing development boundary of the settlement and reflects where housing has been provided.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	The lands zoned are existing residential lands within Mountrath's development boundary. The retention of existing residential zoning is essential to regeneration and vitality of the settlement and to retaining a strong and cohesive settlement development boundary. The type of developments envisaged to occur would include small scale developments such as domestic extensions and changes of use which do not increase risk of flooding. Change of use to a more vulnerable class would not be permitted. (Table 3.1 Classification of vulnerability of different types of development) The Planning System and Flood Risk Management Guidelines refers.
<ul> <li>ii. Comprises significant previously developed and/or underutilised lands,</li> </ul>	The lands comprise under-utilised lands and existing residential development
iii. Is within or adjoining the core of an	The lands are located within the development

North, east an	d west of the c
established or designated urban settlement,	boundary of Mountrath identified as a Self-Sustaining Town in the Laois County Development Plan (2021-2027) settlement hierarchy.
iv. Will be essential in achieving compact and sustainable urban growth, and	Retention of existing residential lands will maintain a strong and cohesive settlement. Any growth in this zoning will be limited to uses which do not increase flood risk.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	The zoning classification 'existing residential' is a unique category of zoning which reflects existing rather than proposed use. There are no alternative zoning categories on lands in lower risk of flooding within or adjoining the core that fulfils the same role as 'existing residential'
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>There is limited overlap with Flood Zone A/B and existing residential lands.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that; <ul> <li>Additional development in Flood Zones A/B should be limited to extensions, renovations and change of use.</li> <li>Infill residential development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul> </li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Residential FFLs should be above the 1% AEP level plus climate change and freeboard;</li> <li>Bedrooms should be located in the upstairs of two-story buildings when extending existing property;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>

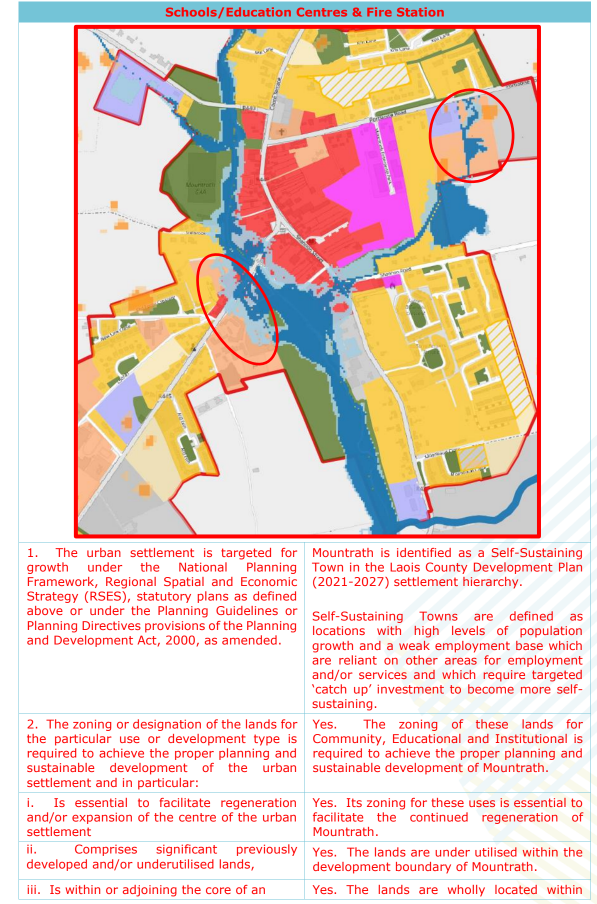




#### A.10.3 General Business & Industrial

1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Mountrath is identified as a Self- Sustaining Town in the Laois County Development Plan (2021-2027) settlement hierarchy. Self-Sustaining Towns are defined as locations with high levels of population growth and a weak employment base which are reliant on other areas for employment and/or services and which require targeted 'catch up'
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	investment to become more self-sustaining. Yes. It is proposed to zone the lands for General Business and Industrial use to support the creation of employment opportunities in Mountrath. In terms of flood risk, this is considered to be a less vulnerable land use.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban	Yes. The site is essential to facilitate regeneration of the Mountrath.

General Busine	ess & Industrial
settlement	
<ul> <li>ii. Comprises significant previously developed and/or underutilised lands,</li> </ul>	Yes. The site in its current form is under- utilised.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The site is within the development boundary of the Self-Sustaining Town of Mountrath
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. Regeneration of this site will contribute significantly to achieving compact sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Alternative sites within the development boundary have the same level of flood risk. Any development within the Enterprise & Employment lands or Industrial lands should be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Existing General Business and Industrial lands are partly within the Flood Zone A/B extent</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning.</li> <li>Any further development of the lands should be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>The sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>



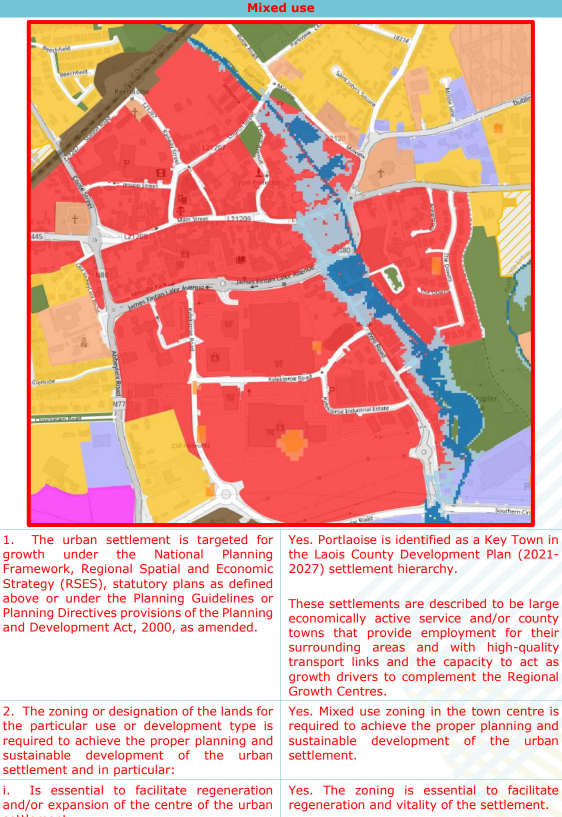
## A.10.4 Community, Educational & Institutional

Schools/Education C	entres & Fire Station
established or designated urban settlement,	Mountrath, identified as a Self-Sustaining Town in the Laois County Development Plan (2021-2027) settlement hierarchy.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The lands for the proposed used are essential in achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	The Community, Education, Institution lands to the east of the Town Centre are undeveloped and only water compatible use will be possible within Flood Zone A. The land to the west of the White Horse River are subject to existing development, school and church/community hall lands. It is considered appropriate to retain the existing zoning for the schools and Neighbourhood Centre.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>The Community, Education, Institution lands to the east of the Town Centre are undeveloped and only water compatible use will be possible within Flood Zone A – as the Sequential Approach must be applied.</li> <li>Lands to the west of the White Horse River are subject to existing development, school and church/community hall lands.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning for the schools and Neighbourhood Centre.</li> <li>Any future expansion of the schools/church/community hall should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>The sequential approach should be located in Flood Zone C, less vulnerable is appropriate within Flood Zone B;</li> <li>Flood Zone A would principally be suitable for playing pitches/water compatible use only;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul></li></ul>

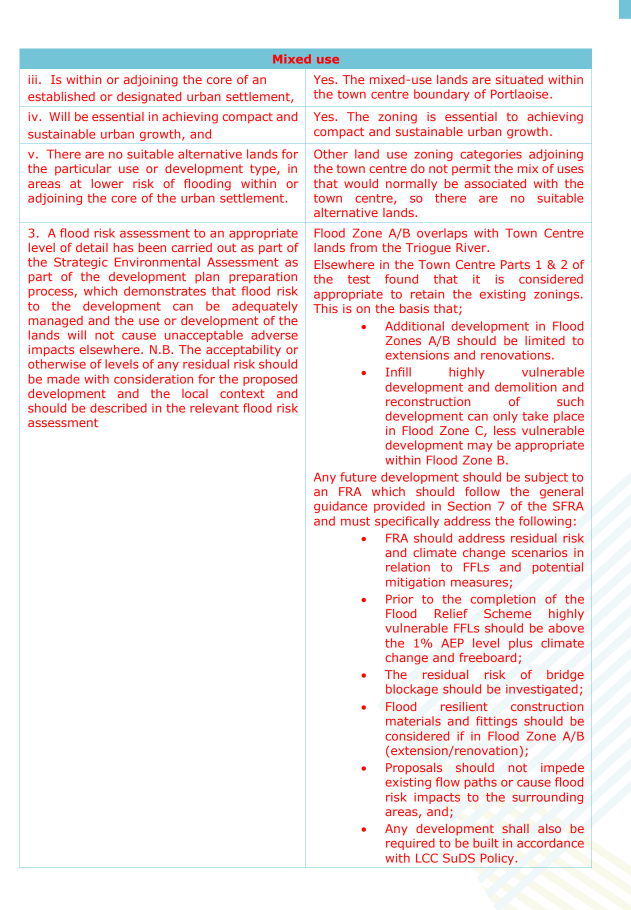


#### A.11 Portlaoise

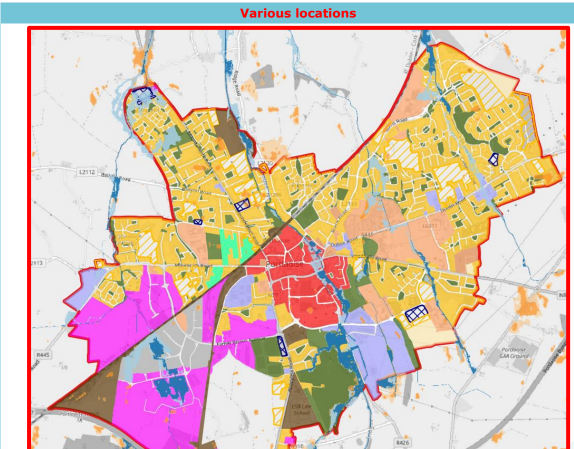
#### A.11.1 Town Centre



settlementYes. The lands are previously developed and<br/>contain a mix of existing uses.

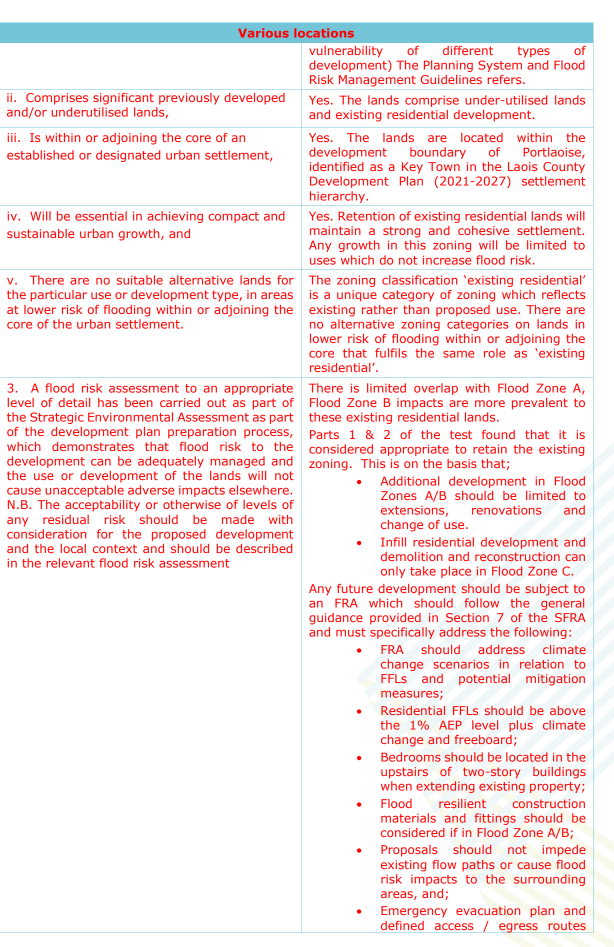


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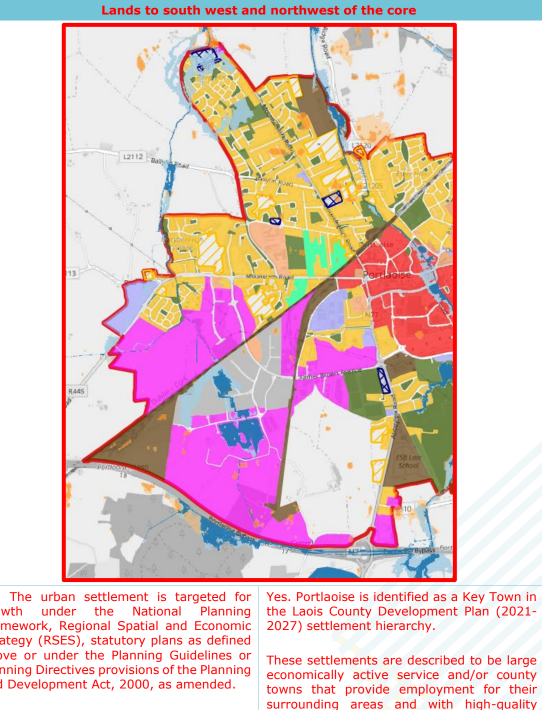
## A.11.2 Existing Residential

1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Portlaoise is identified as a Key Town in the Laois County Development Plan (2021- 2027) settlement hierarchy. These settlements are described to be large economically active service and/or county towns that provide employment for their surrounding areas and with high-quality transport links and the capacity to act as growth drivers to complement the Regional Growth Centres.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. The existing residential lands are located within the existing development boundary of the settlement and reflects where housing has been provided.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The lands zoned are existing residential lands within Portlaoise's development boundary. The retention of existing residential zoning is essential to regeneration and vitality of the settlement and to retaining a strong and cohesive settlement development boundary. The type of developments envisaged to occur would include small scale developments such as domestic extensions and changes of use which do not increase risk of flooding. Change of use to a more vulnerable class would not be permitted. (Table 3.1 Classification of



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Various locations	
	<ul> <li>should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul>

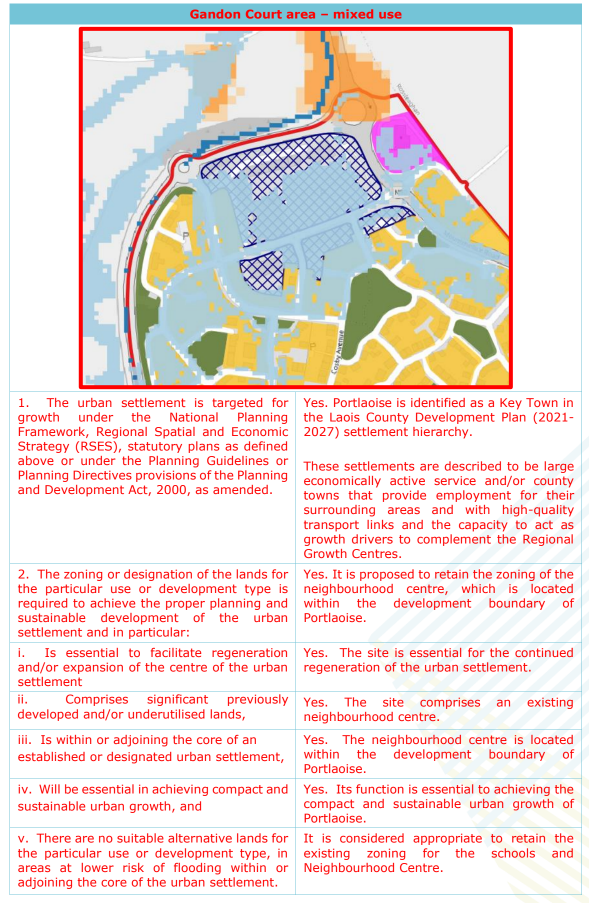


# A.11.3 Enterprise & Employment and Industrial

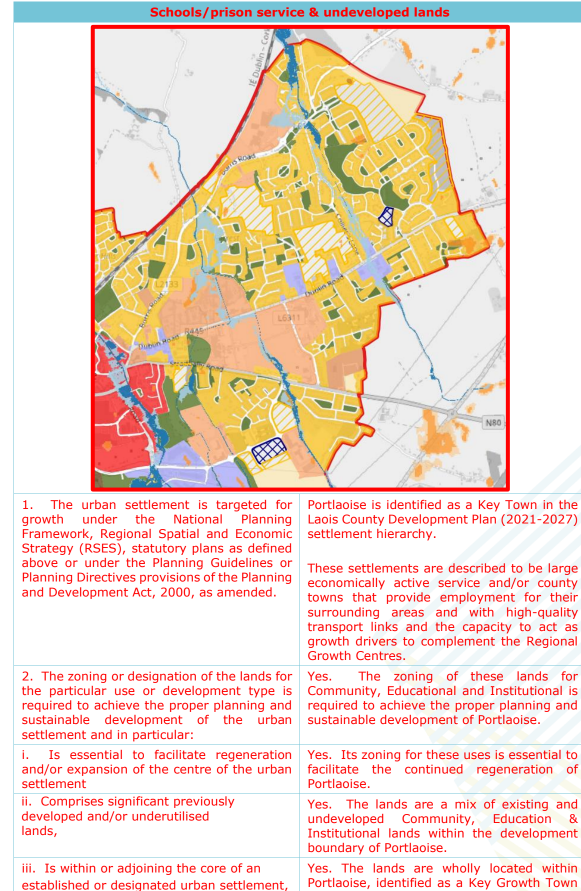
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Portlaoise is identified as a Key Town in the Laois County Development Plan (2021- 2027) settlement hierarchy. These settlements are described to be large economically active service and/or county towns that provide employment for their surrounding areas and with high-quality transport links and the capacity to act as growth drivers to complement the Regional Growth Centres.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. It is proposed to zone the lands for Enterprise & Employment and Industrial to support the creation of employment opportunities in Portlaoise. In terms of flood risk, this is considered to be a less vulnerable land use.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The site is essential to facilitate regeneration of the Portlaoise.

Lands to south west an	d porthwest of the core
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The site in its current form is under- utilised.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The site is within the development boundary of the Key Town of Portlaoise.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. Regeneration of this site will contribute significantly to achieving compact sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Alternative sites within the development boundary have the same level of flood risk. Any development within the Enterprise & Employment lands or Industrial lands should be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>There are significant areas of Enterprise &amp; Employment lands, as well as Industrial lands in Portlaoise, many of which have watercourses flowing through them and are partly within the Flood Zone A/B.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning.</li> <li>Under the CDP the zoning does not specify, however the Togher Area Masterplan (Nov 2018) confirms that the undeveloped area in Flood Zone A/B is proposed for floodplain storage.</li> <li>Any development within the Enterprise &amp; Employment lands or Industrial lands should be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>The sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C;</li> <li>Retain a green corridor/setback around open watercourses;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>

#### A.11.4 Neighbourhood Centre



Gandon Court a	rea – mixed use
	Any future expansion of the neighbourhood centre should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	
	existing flow paths or cause flood risk impacts to the surrounding areas, and;
	<ul> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul>



#### A.11.5 Community, Education & Institutional

in the Laois County Development Plan (2021-

Schools/prison servic	e & undeveloped lands
	2027) settlement hierarchy.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The lands for the proposed used are essential in achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	The lands are a mix of existing and undeveloped Community, Education & Institutional lands considered appropriate to retain the zoning within the development boundary of Portlaoise.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>A mix of existing and undeveloped Community, Education &amp; Institutional lands are predicted to be within Flood Zone A/B. Flood Zone B is most prevalent and related to topographic overland flow routes.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the zoning.</li> <li>Any future development/redevelopment within or adjacent to Flood Zone A/B should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>The sequential approach should be applied and highly vulnerable elements of development should be located in Flood Zone C, less vulnerable is appropriate within Flood Zone B;</li> <li>Flood Zone A would principally be suitable for playing pitches/water compatible use only;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>



### A.12 Rathdowney

## A.12.1 Town Centre

Mixed use	
Addition of the second of the	
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Rathdowney is identified as a Town in the Laois County Development Plan (2021- 2027) settlement hierarchy. Towns and villages are defined with local service and employment functions.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. Mixed use zoning in the town centre is required to achieve the proper planning and sustainable development of the urban settlement.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning is essential to facilitate regeneration and vitality of the settlement.
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The lands are previously developed and contain a mix of existing uses.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed-use lands and existing residential lands are situated within the development boundary of Rathdowney.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Other land use zoning categories adjoining the town centre do not permit the mix of uses that would normally be associated with the town centre, so there are no suitable alternative lands.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse	<ul> <li>Flood Zone A/B overlaps with Town Centre lands from the Rathdowney drain.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zonings. This is on the basis that;</li> <li>Additional development in Flood Zones A/B should be limited to extensions and renovations.</li> </ul>

Mixe	d use
impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C.</li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following:         <ul> <li>FRA should address residual risk and climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>The residual risk of bridge blockage should be investigated;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B (extension/renovation);</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>

#### General Business & Industrial (meat factory) 1x The urban settlement is targeted for Yes. Rathdowney is identified as a Town in the Laois 1. County Development Plan (2021-2027) settlement growth under the National Planning Framework, Regional Spatial and Economic hierarchy. Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Towns and villages are defined with local service and Planning Directives provisions of the Planning employment functions and Development Act, 2000, as amended. 2. The zoning or designation of the lands for Yes. It is proposed to zone the lands for General Business and Industrial use to support the retention of the particular use or development type is required to achieve the proper planning and employment opportunities in Rathdowney. In terms of sustainable development of the urban flood risk, this is considered to be a less vulnerable land settlement and in particular: use. i. . Is essential to facilitate regeneration Yes. The site is essential to facilitate the continued and/or expansion of the centre of the urban regeneration of Rathdowney. settlement ii. Comprises significant previously Yes. The site in its current form is under-utilised. developed and/or underutilised lands, iii. Is within or adjoining the core of an Yes. The site is within the development boundary of the Town of Rathdowney. established or designated urban settlement, iv. Will be essential in achieving compact and Yes. The retention of these zoned lands for general; business and industrial use will contribute significantly sustainable urban growth, and to achieving compact sustainable urban growth. Alternative sites within the development boundary v. There are no suitable alternative lands for the particular use or development type, in have the same level of flood risk. Any development areas at lower risk of flooding within or within the General Business and Industrial lands should adjoining the core of the urban settlement. be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA. Existing General Business and Industrial lands are 3. A flood risk assessment to an appropriate level of detail has been carried out as part of

#### A.12.2 General Business & Industrial

General Rusiness 8	& Industrial (meat factory)
the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>partly within the Flood Zone A/B extent.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning.</li> <li>Any further development of the lands should be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>For new development the sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C;</li> <li>For existing development/redevelopment then the site specific FRA should specify how risk will be managed;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Emergency evacuation plan and defined access / egress routes should be developed for extreme flood events.</li> </ul> </li> </ul>



## A.12.3 Utilities

WWTP	
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Rathdowney is identified as a Town in the Laois County Development Plan (2021-2027) settlement hierarchy. Towns and villages are defined with local service and employment functions.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. It is proposed to zone the Waste Water Treatment Plant as Utilities. Its use is required to provide the necessary services to support Rathdowney.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The site is essential to facilitate the continued regeneration of Rathdowney by providing the necessary waste water treatment.
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The site in its current form is under- utilised.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The site is within the development boundary of the Town of Rathdowney.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The retention of these zoned lands for utilities will contribute significantly to achieving compact sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	This is an existing site. Any development within the Utilities lands should be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as	The northern section of the Utilities zoning (WWTP) is within Flood Zone A and Flood



wv	VTP
part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Zone B.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning.</li> <li>Any future expansion of the WWTP should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>The sequential approach should be applied and highly vulnerable elements of the site should be located in Flood Zone C, or raised/bunded/protected;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>



## A.13 Rosenallis

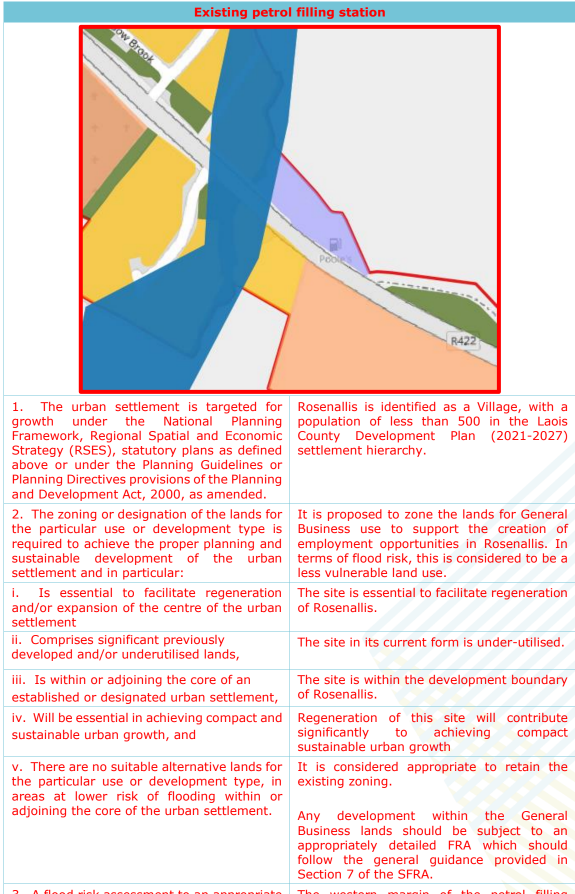
# A.13.1 Existing Residential

Area adjaco	ent to R433	
Received and a second s		
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Rosenallis is identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021-2027) settlement hierarchy.	
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	The existing residential lands are located within the existing development boundary of the settlement and reflects where housing has been provided.	
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	The lands zoned are existing residential lands within Rosenallis's development boundary. The retention of existing residential zoning is essential to regeneration and vitality of the settlement and to retaining a strong and cohesive settlement development boundary. The type of developments envisaged to occur would include small scale developments such as domestic extensions and changes of use which do not increase risk of flooding. Change of use to a more vulnerable class would not be permitted. (Table 3.1 Classification of vulnerability of different types of development) The Planning System and Flood Risk Management Guidelines refers.	

Area adiac	ent to R433
<ul> <li>ii. Comprises significant previously developed and/or underutilised lands,</li> </ul>	The lands comprise under-utilised lands.
iii. Is within or adjoining the core of an established or designated urban settlement,	The lands are located within the development boundary of Rosenallis, identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021- 2027).
iv. Will be essential in achieving compact and sustainable urban growth, and	Retention of existing residential lands will maintain a strong and cohesive settlement. Any growth in this zoning will be limited to uses which do not increase flood risk.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	The zoning classification 'existing residential' is a unique category of zoning which reflects existing rather than proposed use. There are no alternative zoning categories on lands in lower risk of flooding within or adjoining the core that fulfils the same role as 'existing residential'.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>The area of the existing residential zoning is partly within Flood Zone A.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning. This is on the basis that; <ul> <li>Development is limited to extensions, renovations and change of use.</li> <li>Infill residential development and demolition and reconstruction can only take place in Flood Zone C.</li> </ul> </li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> <li>The sequential approach should be applied and highly vulnerable infill and redevelopment shall not be permitted in Flood Zone A or B;</li> <li>FRA should address climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Finished floor levels should be above the 1% AEP level plus climate change and freeboard;</li> <li>Bedrooms should be located in the upstairs of two-story buildings when extending existing property, if within Flood Zone A/B;</li> </ul> </li> </ul>
	the up buildings existing

Area adjacent to R433		
	materials and fittings should be considered if in Flood Zone A/B;	
	<ul> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> </ul>	
	<ul> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul>	

#### A.13.2 General Business



	I filling station
level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>station land is within Flood Zone A, but it is likely that the flood extents are overestimated and the Sequential Approach can easily be applied to this site.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning.</li> <li>Any significant re-development of the lands should be subject to a Stage 3 Detailed FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> <li>The sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C;</li> <li>Flood Zone A must be kept as water compatible use with no land raising, Flood Zone B is suitable for less vulnerable use;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>



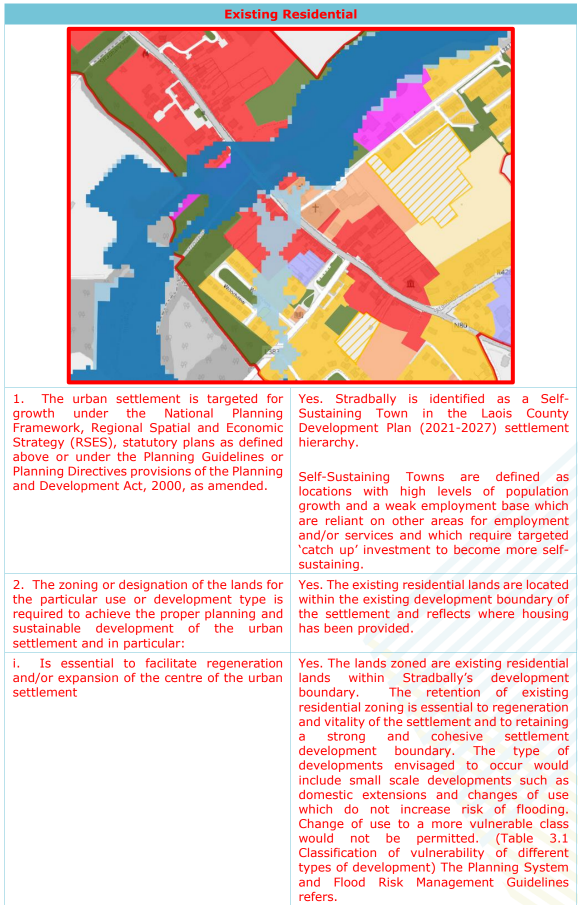
## A.14 Stradbally

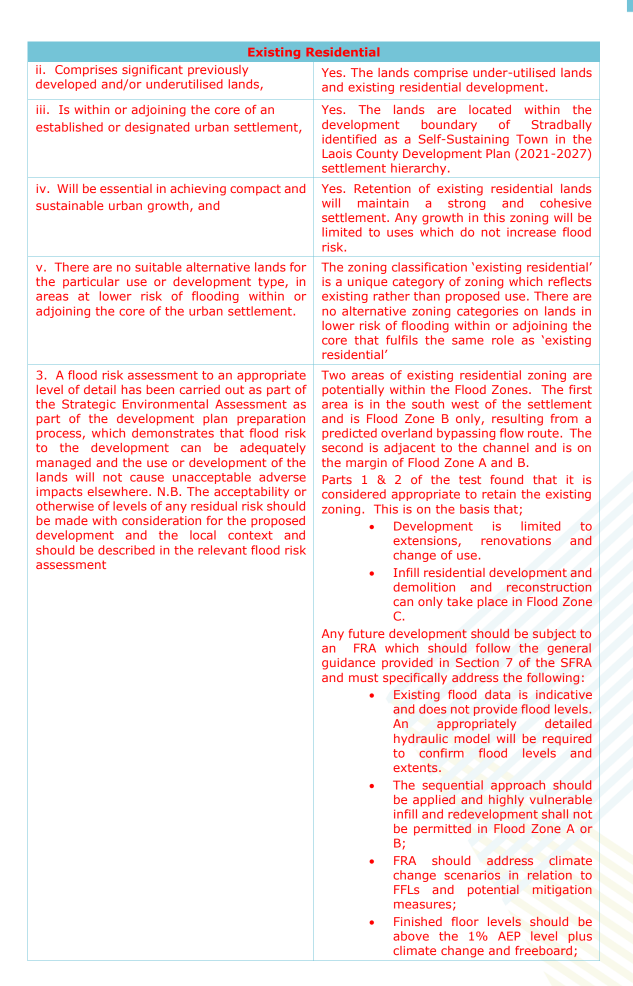
## A.14.1 Town Centre

Mixe	d use
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Stradbally is identified as a Self- Sustaining Town in the Laois County Development Plan (2021-2027) settlement hierarchy. Self-Sustaining Towns are defined as locations with high levels of population growth and a weak employment base which are reliant on other areas for employment and/or services and which require targeted 'catch up' investment to become more self- sustaining.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. Mixed use zoning in the town centre and existing residential lands is required to achieve the proper planning and sustainable development of the urban settlement.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning is essential to facilitate regeneration and vitality of the settlement.
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The lands are previously developed and contain a mix of existing uses.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed use lands and existing residential lands are situated within the town centre of Stradbally
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or	Other land use zoning categories adjoining the village centre do not permit the mix of uses that would normally be associated with the village centre, so there are no suitable

Mixed use		
adjoining the core of the urban settlement.	alternative lands. There is no need to extend the existing residential lands.	
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Flood Zone A/B overlaps with Town Centre lands in the core area where the Stradbally River flows under the N80.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zonings. This is on the basis that; <ul> <li>Additional less vulnerable development in Flood Zone A should be limited to extensions and renovations.</li> <li>Infill highly vulnerable development can only take place in Flood Zone C.</li> </ul> </li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>FRA should address residual risk and climate change scenarios in relation to FFLs and potential mitigation measures;</li> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> <li>The residual risk of bridge blockage should be investigated;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B (extension/renovation);</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul></li></ul>	

#### A.14.2 Existing Residential



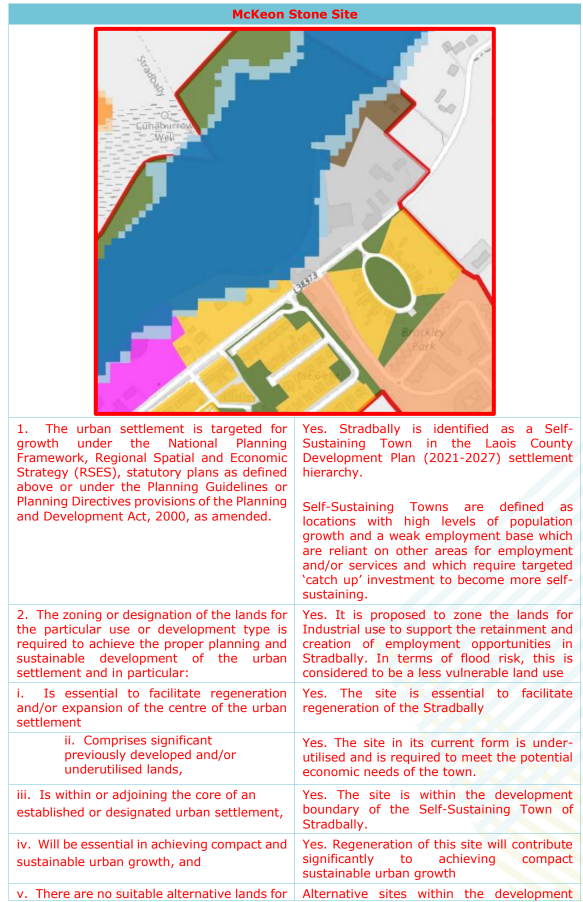


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Existing Residential		
	<ul> <li>Bedrooms should be located in the upstairs of two-story buildings when extending existing property, if within Flood Zone A/B;</li> </ul>	
	<ul> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B;</li> </ul>	
	<ul> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> </ul>	
	Any development shall also be required to be built in accordance with LCC SuDS Policy.	



#### A.14.3 Industrial



McKeon S	Stone Site
the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	boundary have the same level of flood risk. Any significant re-development of the lands should be subject to a Stage 3 Detailed FRA which should follow the general guidance provided in Section 7 of the SFRA.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>The McKeon Stone site is partially within Flood Zone A/B and the impacts are along the margin of the site that is adjacent to the Stradbally River.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning.</li> <li>Any significant re-development of the lands should be subject to a Stage 3 Detailed FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> <li>The sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C;</li> <li>Flood Zone A must be kept as water compatible use (where not already developed) with no land raising, Flood Zone B is suitable for less vulnerable use;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>



#### A.14.4 Community, Educational & Institutional

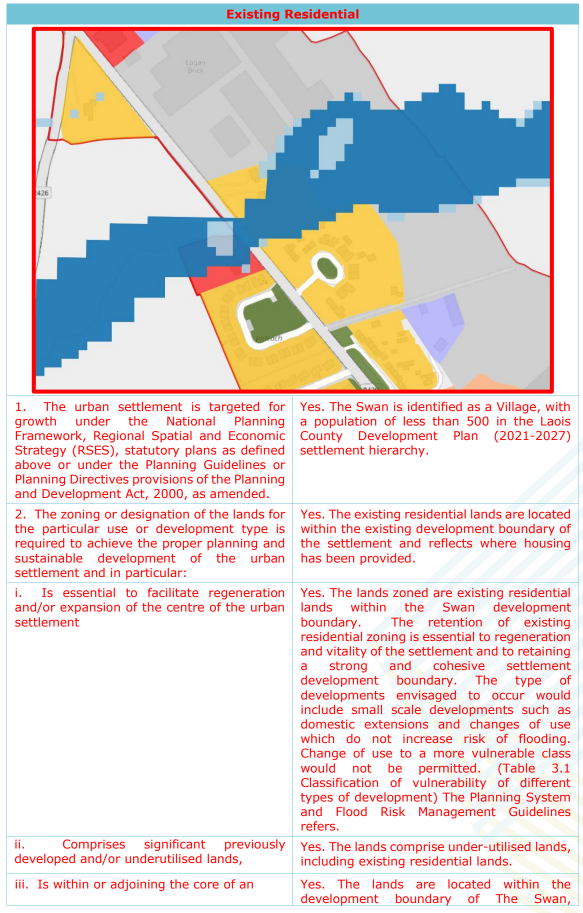
St Patrick's Church & St
adjoining the core of the urban settlement.
Adjoining the core of the urban settlement. 3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment



## A.15.1 Village Centre

Village Centre site		
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. The Swan is identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021-2027) settlement hierarchy.	
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. Mixed use zoning in the village centre and existing residential lands is required to achieve the proper planning and sustainable development of the urban settlement.	
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning is essential to facilitate regeneration and vitality of the settlement.	
<ul> <li>ii. Comprises significant previously developed and/or underutilised lands,</li> </ul>	Yes. The lands are previously developed and contain a mix of existing uses.	
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed-use lands and existing residential lands are situated within the village centre of the Swan.	
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.	
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Other land use zoning categories adjoining the village centre do not permit the mix of uses that would normally be associated with the village centre, so there are no suitable alternative lands.	
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk	Flood Zone A/B overlaps with existing Village Centre lands in the core area where the stream flows under the R430. Parts 1 & 2 of the test found that it is considered appropriate to retain the existing	

#### A.15.2 Existing Residential





ablished or designated urban settlement, identified as a Village, with a popula	tion of
less than 500 in the Laois ( Development (2021-2027).	County
Will be essential in achieving compact and Yes. Retention of existing residential will maintain a strong and consettlement. Any growth in this zoning limited to uses which do not increase risk.	hesive will be
There are no suitable alternative lands for particular use or development type, in as at lower risk of flooding within or oining the core of the urban settlement. The zoning classification 'existing resid is a unique category of zoning which r existing rather than proposed use. The no alternative zoning categories on la lower risk of flooding within or adjoini core that fulfils the same role as 'e residential'	reflects ere are ands in ing the
Strategic Environmental Assessment as t of the development plan preparation cess, which demonstrates that flood risk the development can be adequately naged and the use or development of the ds will not cause unacceptable adverse pacts elsewhere. N.B. The acceptability or	e Flood e Flood ly to nt it is existing ed to
<ul> <li>erwise of levels of any residual risk should made with consideration for the proposed velopment and the local context and build be described in the relevant flood risk essment</li> <li>Infill residential development can only take place in Floo C.</li> </ul>	ent and ruction d Zone
Any future development should be sub an FRA which should follow the o guidance provided in Section 7 of the and must specifically address the follo • Existing flood data is ind and does not provide flood An appropriately d hydraulic model will be re to confirm flood levels extents.	general e SFRA wing: licative levels. letailed equired
The sequential approach be applied and highly vulr infill and redevelopment sh be permitted in Flood Zor B;	nerable nall not
<ul> <li>FRA should address of change scenarios in relat FFLs and potential mit measures;</li> </ul>	tion to
Finished floor levels sho above the 1% AEP leve climate change and freebo	el plus bard;
buildings when ext existing property, if within Zone A/B;	o-story ending n Flood
Flood resilient const	ruction

Existing Residential		
	<ul> <li>materials and fittings should be considered if in Flood Zone A/B;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul>	

### A.15.3 Industrial

Lagan Site		
Lagan Britk		
1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. The Swan is identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021-2027) settlement hierarchy.	
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. It is proposed to zone the lands for Industrial use to support the creation of employment opportunities in the Swan. In terms of flood risk, this is considered to be a less vulnerable land use	
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The site is essential to facilitate regeneration of the Swan.	
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The site in its current form is under- utilised and is required to meet the potential economic needs of the village.	
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The site is within the development boundary of the village of the Swan.	
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. Regeneration of this site will contribute significantly to achieving compact sustainable urban growth	
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Alternative sites within the development boundary have the same level of flood risk. Any development within the Industrial lands should be subject to an appropriately detailed FRA which should follow the general guidance provided in Section 7 of the SFRA	
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation	The Lagan site is partially within Flood Zone A/B from the small watercourse that dissects the site. Risk is likely to be overestimated. Parts 1 & 2 of the test found that it is	

Lagai	n Site
process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>considered appropriate to retain the existing zoning.</li> <li>Any significant re-development of the lands should be subject to a Stage 3 Detailed FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> <li>The sequential approach must be applied and less vulnerable elements of the site should be located in Flood Zone B or preferably C;</li> <li>Flood Zone A must be kept as water compatible use (where not already developed) with no land raising, Flood Zone B is suitable for less vulnerable use;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to Eucly Policy.</li> </ul> </li> </ul>

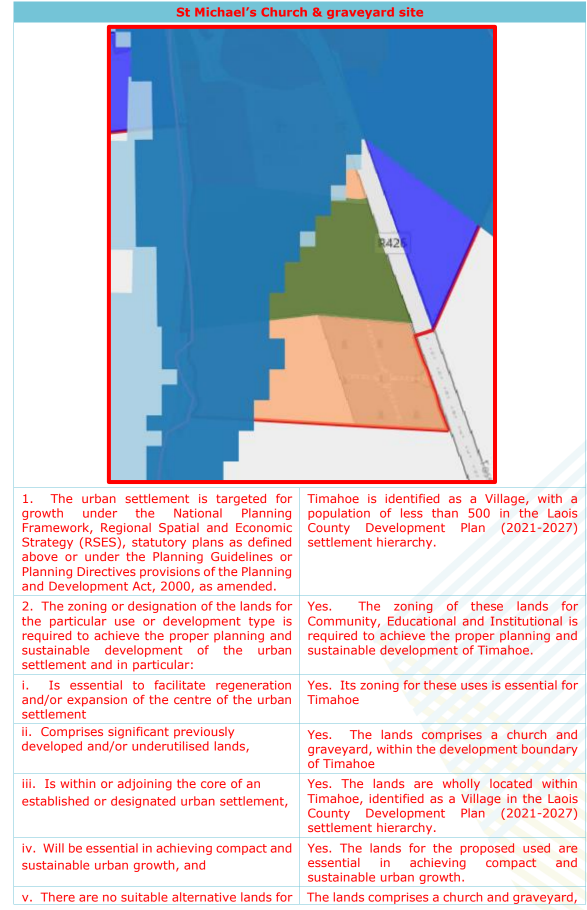


## A.16 Timahoe

# A.16.1 Village Centre/Residential 2

Village Centre/Residential 2	
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1. The urban settlement is targeted for growth under the National Planning Framework, Regional Spatial and Economic Strategy (RSES), statutory plans as defined above or under the Planning Guidelines or Planning Directives provisions of the Planning and Development Act, 2000, as amended.	Yes. Timahoe is identified as a Village, with a population of less than 500 in the Laois County Development Plan (2021-2027) settlement hierarchy.
2. The zoning or designation of the lands for the particular use or development type is required to achieve the proper planning and sustainable development of the urban settlement and in particular:	Yes. Mixed use zoning in the village centre and existing residential lands is required to achieve the proper planning and sustainable development of the urban settlement.
i. Is essential to facilitate regeneration and/or expansion of the centre of the urban settlement	Yes. The zoning is essential to facilitate regeneration and vitality of the settlement.
ii. Comprises significant previously developed and/or underutilised lands,	Yes. The lands are previously developed and contain a mix of existing uses.
iii. Is within or adjoining the core of an established or designated urban settlement,	Yes. The mixed use lands and existing residential lands are situated within the village centre of Timahoe.
iv. Will be essential in achieving compact and sustainable urban growth, and	Yes. The zoning is essential to achieving compact and sustainable urban growth.
v. There are no suitable alternative lands for the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	Other land use zoning categories adjoining the village centre do not permit the mix of uses that would normally be associated with the village centre, so there are no suitable

Village Centre/Residential 2		
	alternative lands. There is no need to extend the existing residential lands.	
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>Flood Zone A/B overlaps with existing Village Centre lands in the core area upstream of the confluence with the two watercourses, this includes Residential 2 lands.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate. This is on the basis that; <ul> <li>Additional less vulnerable development in Flood Zone A should be limited to extensions and renovations.</li> <li>Infill highly vulnerable development and demolition and reconstruction of such development can only take place in Flood Zone C.</li> </ul> </li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> <li>The residual risk of bridge blockage should be investigated;</li> <li>Flood resilient construction materials and fittings should be considered if in Flood Zone A/B (extension/renovation);</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>	

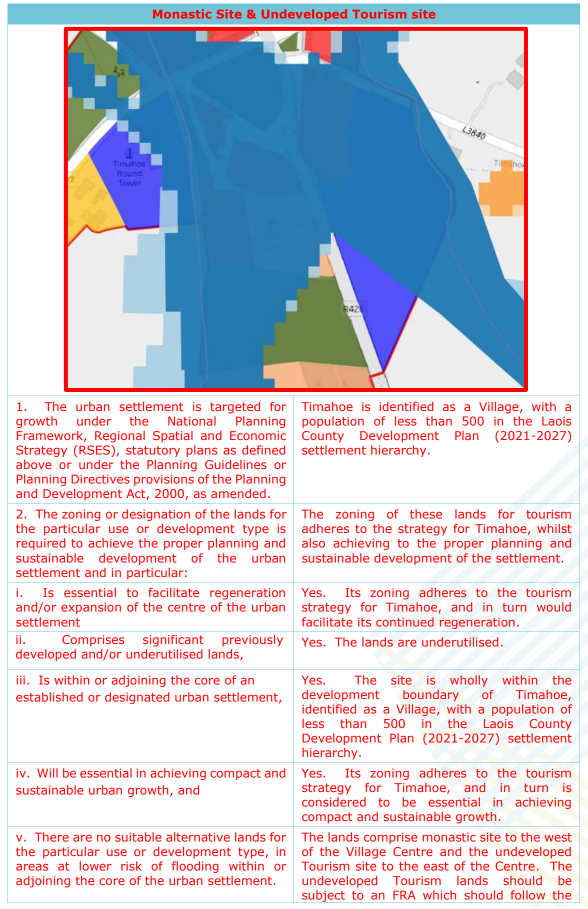


### A.16.2 Community, Educational & Institutional

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St Michael's Churc	h & graveyard site
the particular use or development type, in areas at lower risk of flooding within or adjoining the core of the urban settlement.	within the development boundary of Timahoe, which is considered appropriate to be retained as the existing zoning for these uses.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>The Church and the graveyard site to the south are predicted to be partly within Flood Zone A/B.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning for these sites.</li> <li>Any future development should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA and must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> <li>The sequential approach should be located in Flood Zone C, less vulnerable is appropriate within Flood Zone B;</li> <li>Flood Zone A would principally be suitable for playing pitches/water compatible use only;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul> </li> </ul>

#### A.16.3 Tourism



Monastic Site & Unde	eveloped Tourism site
	general guidance provided in Section 7 of the SFRA. The monastic site is unlikely to be developed further, should address those matters outlined in part 3 below.
3. A flood risk assessment to an appropriate level of detail has been carried out as part of the Strategic Environmental Assessment as part of the development plan preparation process, which demonstrates that flood risk to the development can be adequately managed and the use or development of the lands will not cause unacceptable adverse impacts elsewhere. N.B. The acceptability or otherwise of levels of any residual risk should be made with consideration for the proposed development and the local context and should be described in the relevant flood risk assessment	<ul> <li>The monastic site to the west of the Village Centre and the undeveloped Tourism site to the east of the Centre are located partly in Flood Zone A/B. Flood extents are likely to be overestimated.</li> <li>Parts 1 &amp; 2 of the test found that it is considered appropriate to retain the existing zoning for these sites.</li> <li>The undeveloped Tourism lands should be subject to an FRA which should follow the general guidance provided in Section 7 of the SFRA. The monastic site is unlikely to be developed further but, as per the undeveloped site it must specifically address the following: <ul> <li>Existing flood data is indicative and does not provide flood levels. An appropriately detailed hydraulic model will be required to confirm flood levels and extents.</li> <li>The sequential approach should be located in Flood Zone C, less vulnerable is appropriate within Flood Zone B;</li> <li>Flood Zone A, would principally be suitable for playing pitches/water compatible use only;</li> <li>FRA should address climate change scenarios in relation to operational levels and potential mitigation measures;</li> <li>Proposals should not impede existing flow paths or cause flood risk impacts to the surrounding areas, and;</li> <li>Any development shall also be required to be built in accordance with LCC SuDS Policy.</li> </ul></li></ul>

#### Offices at

Dublin Limerick

Registered Office 24 Grove Island Corbally Limerick Ireland

+353(0)61 345463 info@jbaconsulting.ie www.jbaconsulting.ie Follow us:

JBA Consulting Engineers and Scientists Limited

Registration number 444752

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