

(b) it is reasonable to consider may have access, or be connected, to public infrastructure and facilities, including roads and footpaths, public lighting, foul sewer drainage, surface water drainage and water supply, necessary for dwellings to be developed and with sufficient service capacity available for such development, and (c) it is reasonable to consider is not affected, in terms of its physical condition, by matters to a sufficient extent to preclude the provision of dwellings, including contamination or the presence of known archaeological or historic remains, but which is not land— (i) that is referred to in paragraph (a)(i) and, having regard only to development (within the meaning of the Act of 2000) which is not unauthorised development (within the meaning of the Act of 2000), is in use as premises, in which a trade or profession is being carried on, that is liable to commercial rates, that it is reasonable to consider is

being used to provides services to residents of adjacent residential areas, (ii) that is referred to in paragraph (a)(ii), unless it is reasonable to consider that the land is vacant or idle,

(iii) that it is reasonable to consider is required for, or is integral to, occupation by—
(I) social, community or governmental infrastructure and facilities, including infrastructure and facilities used for the purposes of public administration or the provision of education or healthcare, (II) transport facilities and infrastructure,

Súbmissions should include a name and address, reasons for inclusion or exclusion of lands, along with a map of scale 1:1,000 (urban area) or 1:2,500 (rural area) where the submission is made by a landowner, clearly identifying the area of land subject of the submission

Counci's website not later than 11 January 2023. Where land identified on the draft map is included in a develop (i) solely or primarily for residential use, or (ii) for a mixture of uses, including residential use, Where land is identified on the draft map as being subject to the residential zoned land tax, a person may, in respect of land that such a person owns, make a submission to the

local authority requesting a variation of the zoning of that land. Any such submission should include evidence of ownership, detailed reasons for any rezoning request, along with All rezoning requests made will be considered by the Local Authority having regard to the proper planning and sustainable development of the area.

Kill, Caragh, Athgarvan, Coil Dubh & Coolearagh

In-Scope Residential Zoned

In-Scope Mixed Use Zoned

Lands

Lands

Checked By: M O'Loughlin L Crawford A Granville Date 14/10/2022 Date 14/10/2022

Ordnance Survey Ireland data reproduced under OSi Licence number CYAL50250173 © Ordnance Survey Ireland/Government of Ireland/Kildare County Council