

Application for Derogation

Under Regulation 54 & 54A of the European Communities (Birds and Natural Habitats) Regulations 2011, as amended

Revision 2.0 – July 2025

- This form can be used by any individual or Company applying for a derogation under Regulation 54 of the European Communities (Birds and Natural Habitats) Regulations 2011 ("the Regulations") or any individual applying on behalf of the Minister for Housing, Local Government and Heritage under Regulation 54(A) of the Regulations.
- Note this application form is not for Domestic Dwelling Derogations (bats within private homes) which can be found here > (3D Application Form)
- Please ensure that you answer questions fully in order to avoid delays and/or your application being rejected on the basis that it does not contain sufficient information and detail for the application to be considered further.
- Please read and familiarise yourself with the <u>NPWS Guidance on Applications for</u> <u>Regulation 54 Derogations for Annex IV species: Guidance for Applicants</u>
- Please read and familiarise yourself with the <u>European Commission's Guidance</u> document on the strict protection of animal species of Community interest under the Habitats Directive
- Please also note that the responses to these questions are supplementary to the
 documentation required for the NPWS to be in a position to consider your
 application. A complete application should include both the application form and an
 associated report. Failure to supply either will result in your application being
 returned and/or refused.
- In circumstances in which a derogation is given on foot of this application, the Applicant is responsible for ensuring compliance with the conditions of any such derogation, even though they may employ another person to act on their behalf. To carry out any activity without, or not in accordance with, a derogation granted under regulation 54 or 54A of the Regulations constitutes a criminal offence, subject to prosecution.
- If you experience any problems filling in this form, please contact the Wildlife Licensing Unit: reg54derogations@npws.gov.ie
- Please note applications, associated reports and derogations will be published on the NPWS website and/or the Department's Open Data website.
- Where any applicant is applying for a derogation to carry out surveys, please ensure
 to list all qualified ecologists and trainees under their supervision. See section 1(c)
 of Part A.

Part A: The Applicant - Personal Details

These questions relate to the person responsible for any proposed works and who will be the **Applicant**. If this application is being submitted on behalf of a third party, please also complete Part B below.

1. (a) Name of Applicant

Title (Mr/Mrs/Miss/Ms/Dr)	Forename(s)	Surname	
Mr	[Ronan	[Barrett	
(b) Company Name, if applicable			
(c) Address Line 1	8-10 Rockhill		
Address Line 2	[Blackrock		
Town	Dublin		
County County Dublin			
Eircode	[A94 HN29		
(d) Contact number	086 842 3668		
(e) Email address	[ronanbarrett@citadel-corp.ie		
(f) Address where works	are to be carried out if different from	om (b) above.	
Address Line 1	Naomh Einde Convent		
Address Line 2	Spiddal West		
Town	Spiddal		
County	Co. Galway		
Eircode	H91 RCY6		

Details of Person Submitting Application on Behalf of Applicant/Derogation Holder

Information relating to the person (e.g. ecologist) responsible for submitting the application on behalf of the applicant should be entered below:

1. (b) Name of Person/Ecologist

Title (Mr/Mrs/Miss/Ms/Dr)	Forename(s)	Surname	
Ms	Aoife	[Joyce	
Mr	Ryan	Connors	
[Mr	David	Culleton	
Ms	Saoirse	Fitzsimons	
Ms	Clare	Mifsud	
(b) Company Name	MKO		
Address Line 1	Tuam Road		
Address Line 2	Click or tap here to enter text.		
Town	[Galway		
County	Galway		
Eircode	[H91 VW84		

(c) Contact number	[091 735 611
(d) Email address	[ajoyce@mkoireland.ie, rconnors@mkoireland.ie, dculleton@mkoireland.ie, sfitzsimons@mkoireland.ie cmifsud@mkoireland.ie
(e) Relationship to Applicant	Contracted Ecological Consultant

For Survey Derogations Only

1. (c) Please Indicate the Names to Appear on the Derogation Along with the Position Held e.g. Supervisor/Trainee

Forename(s)	Surname	Supervisor or Trainee
Aoife	Joyce	Supervisor
Ryan	Connors	Supervisor
David	Culleton	Supervisor
Saoirse	Fitzsimons	Trainee
Clare	Mifsud	Supervisor
I	[[
Ι	[[
I	[[
Ι	[[
Ι	[[
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Part B: Species covered by the Derogation

1.	Species of Animal: Please indicate which species is/are the subject of the application:
	 Bat Otter Kerry Slug Natterjack Toad Dolphin Whale Turtle Porpoise
2.	Please detail the exact species (scientific name): Pipistrellus pipistrellus
3.	Please provide the maximum number of individuals affected* [188]
4.	Please provide the maximum number of breeding or resting sites affected*
5.	Please provide the maximum number of eggs to be taken* _ [X]
6.	Please provide the maximum number of eggs to be destroyed* [X]
	*If no figures can be provided for the maximum number of individuals, breeding sites, resting places and eggs to be covered by the derogation please provide reasons why. []
7. 8.	Species of Plant: Please indicate which species is/are the subject of the application: • Killarney Fern • Slender Naiad • Marsh Saxifrage If you previously received a derogation for any species of animal or plant, please state derogation number and confirm that you have made a return to NPWS on the numbers actually affected by that derogation.
	Recent Licences DER-BAT-2024-113 returned DER-BAT-2024-124 active DER-BAT-2024-136 active DER-BAT-2025-32 active

9. Proposed Dates for Activities: Please indicate the timeframe that you propose to carry out the activities. Dates set by NPWS may differ from dates proposed here. A derogation will only be issued with a start and end date within a calendar year.

Start Date:	[01/10/2025
End Date:	[31/04/2026

Part C: Nature of the Derogation.

1. Please tick which prohibition(s) the application for a derogation relates to:

Regulation 51	
Deliberately capture or kill any specimen of the relevant species in the wild	
Deliberately disturb these species particularly during the period of breeding, rearing, hibernation and migration	
Deliberately take or destroy eggs of the relevant species in the wild	
Damage or destroy a breeding or resting place of such an animal, or	
Keep, transport, sell, exchange, offer for sale or offer for exchange any specimen of the relevant species taken in the wild, other than those taken legally as referred to in Article 12(2) of the Habitats Directive.	
Regulation 52	
Deliberately pick, collect, cut, uproot or destroy any specimen of these species in the wild, or	
Keep, transport, sell, exchange, offer for sale or offer for exchange any specimen of these species taken in the wild, other than those taken legally as referred to in Article 13(1)(b) of the Habitats Directive.	

Further information should be provided in the format set out in Part E: Template for Supporting Information

Part D: Derogation Tests

Note: The following <u>summary</u> information must be provided by the applicant in all cases, and will be used to determine if a derogation can be provided. Further information must be provided in the format set out in Part E: Template for Supporting Information

Test 1: Reason for the Derogation

1. Please tick which reason(s) below explains how this application qualifies under Regulation 54(2)(a-e) or Regulation 54A(2)(a-e) of the European Communities (Birds and Natural Habitats) Regulations: Please provide a summary of how the application meets the 3 conditions required to provide a derogation. Note that in all cases additional information must be provided (see Part E).

a.	In the interests of protecting wild flora and fauna and conserving natural habitats (proceed to 2a)	
b.	To prevent serious damage, in particular to crops, livestock, forests, fisheries and water and other types of property (proceed to 2b)	
C.	In the interests of public health and public safety, or for other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment (proceed to 2c)	
d.	For the purpose of research and education, of re-populating and re-introducing these species and for the breeding operations necessary for these purposes, including artificial propagation of plants (proceed to 2d)	

	extent, the taking or keeping of certain specimens of the species to the extent specified therein, which are referred to in the First Schedule (proceed to 2e)
. In	the interests of protecting wild flora and fauna and conserving natural habitats:
i) F	Please state the wild flora, fauna or habitats that require protection and /or conservation.
[
,	Please summarise how the interests of protection and conservation of the species/habitat ncerned justify affecting another species under strict protection.
Ι	
	o prevent serious damage, in particular to crops, livestock, forests, fisheries and water and c es of property:
i)	Please summarise the nature of the potential damage, why it is considered "serious" and this outweighs the conservation interest of the species under strict protection.
Ι]
-	n the interests of public health and public safety, or for other imperative reasons of overrioublic interest, including those of a social or economic nature and beneficial consequence

To allow, under strictly supervised conditions, on a selective basis and to a limited

tree surgeon, Garda Síochána, qualified health professional etc.)

i) Where the reason is for public health and public safety, summarise the evidence provided to support this reason (e.g. documentary evidence of the risk from a chartered structural engineer,

primary importance for the environment:

The scope of works to the former Naomh Éinde Convent will be undertaken in a manner which minimises the scale of intervention and reduces potential disturbance to bats while still addressing key structural and safety risks The works are required in order to both enable the active reuse of a historic, town centre building, which is a key goal at the national, regional, and local level of policy. However, more crucially, many of the works are critically required to maintain and preserve the structure, which is a Registered Protected Structure under the Galway County Development Plan 2022-2028 and on the NIAH register. Without timely intervention, these issues will likely lead to water ingress, timber decay, and potential structural instability.

The former convent is of regional architectural and social value (as determined by the NIAH) and lies at a prominent location in the streetscape of Spiddal. It's preservation and reuse are considered to be of high public interest. It is intended that as part of the proposed development, members of the public would have access to the grounds surrounding the former convent and that the site would become a key social meeting place and hub of activity in the village. Therefore, the presence of an unstable, unoccupied building presents a health and safety risk.

The building remains unoccupied due to its current condition, but the planning application currently under consideration by An Coimisiún Pleanála would enable its reuse. The proposed conservation-led interventions are therefore necessary not only to safeguard the structure but also to protect public health and safety and preserve this heritage asset for future community benefit.

ii) Where the reason is for "other imperative reasons of overriding public interest, including those of a social or economic nature and beneficial consequences of primary importance for the environment", summarise the nature of the public interest and how this outweighs the conservation interest of the species under strict protection.

[]	

- **2d)** For the purpose of research and education, of re-populating and re-introducing these species and for the breeding operations necessary for these purposes, including artificial propagation of plants:
 - i) Please summarise the objective(s) of the proposed activities making reference to those listed above and how the purpose of such activities overrides the interests of strict protection of the species. ¹

[]			

2e) To allow, under strictly supervised conditions, on a selective basis and to a limited extent, the taking or keeping of certain specimens of the species to the extent specified therein, which are referred to in the First Schedule

¹ Note that this reason may be appropriate for when research involves surveys that may cause disturbance of species under strict protection. But the sole purpose of the surveys should be for research and education or the other reasons listed above under 1d.

	the objective of the activity does not match reasons a-d listed above.	
[]	
ii)	i) Please summarise how the activity will result in the taking or keeping of limite specimens of the species, how it will be applied on a selective basis and to a and how it will be done under strictly supervised conditions.	
[]	
	Absence of Alternative solutions	

i) Please clearly state the objective of the activity and verify that this reason is being chosen as

Test 2

2. Please summarise the alternative solutions that have been considered and why these solutions are deemed unsatisfactory. This must include the option of the "do-nothing" alternative and evidence should be objective and robust. Note that in all cases further information must be provided in the format set out in Part E: Template for Supporting Information.

Alternative Solution	Reasons for "Unsatisfactory"		
Do-Nothing	If repairs are not undertaken, the condition of the roof will continue to deteriorate, likely resulting in the loss of bat roosting opportunities, reduced ecological value, and more complex, invasive, and costly future conservation works.		
Alternative Solution]			

in active use within the village for the next 100 years of its life.

Avoiding or delaying the works would allow ongoing deterioration of defective rainwater goods and roof coverings, continued deterioration of a protected structure, the potential for water ingress, and potential instability or permanent damage. In the long term, this would threaten both the building's integrity and the bat roosting feature it currently supports.

To minimise disturbance, the works will take place outside the peak bat activity period (May–August) and mitigation measures have been proposed as part of the original planning application. A more detailed schedule is not presently available due to delays with the planning process at An Coimisiún Pleanála.

Test 3: Impact of a Derogation on Conservation Status

3. Please summarise the possible impacts on the population of the species that is subject to this application, taking into account all the mitigation and/or compensation measures that are to be undertaken. Evidence that such mitigation has been successful elsewhere should be provided where relevant. Mitigation measures being relied upon must ensure that the derogation will not be detrimental to the maintenance of the populations of the species to which the Habitats Directive relates at a favourable conservation status in their natural range. Note that in all cases further information must be provided in the format set out in Part E: Template for Supporting Information.

^{*} Please insert additional rows above if needed

Surveys conducted in June and July 2025 confirmed the presence of a common pipistrelle maternity roost within the Naomh Éinde Convent. A peak emergence count of 188 individuals confirmed the roost's use during the breeding season. While common pipistrelle is widespread in Ireland and assessed as having a favourable conservation status (NPWS, 2019), the roost itself is considered of Local (higher value) to County Importance. Additionally, roost surveys carried out in 2024 indicated the potential presence of a small number of Myotis species also roosting within the attic. Myotis species are also considered to be in favourable conservation status. The potential presence of individual Myotis species is considered of Local (higher value) importance. The proposed works will not involve the destruction of the roost. The existing roosting location and access points will be retained and maintained throughout the works, ensuring continued availability of the site to bats. The main potential risk relates to temporary disturbance, which will be avoided or minimised through the implementation of best-practice mitigation outlined below. Accordingly, the roost will be maintained, disturbance minimised, and no adverse effects are anticipated on the favourable conservation status of common pipistrelle or Myotis species at local or wider geographic scales.

Part E: Template for Supporting Information

This application form should provide a summary of the evidence that the applicant has provided. In all cases, it is necessary to provide separate supporting information so that the assessment of the application can be undertaken in a robust and comprehensive manner. Applicants should refer to guidance provided by the NPWS and the European Commission whilst preparing this application form and the supporting information.

It is essential that supporting information is prepared in a consistent manner using the template below so that NPWS officials assessing the application can locate the relevant evidence to determine if the three Tests can be met. Failure to provide sufficient evidence will result in the application being refused.

The structure of the Supporting Information should be as follows:

- 1) Table of Contents
- 2) Introduction
 - a. Objective of the proposed works (for example, as part of construction of a national road, repair of roofing, undertaking surveys etc.)
 - b. Name, qualifications and relevant experience of scientific staff, including trainees, (e.g. ecologist) involved in the preparation of the application and those responsible for carrying out the proposed activity.
 - c. If this application is for the carrying out of surveys that may cause disturbance, qualifications of all involved must be provided and trainees must be clearly identified.
- 3) Background to proposed activity including location, ownership, type of and need for the proposed activity, planning history, policy context, zoning in relevant Development plan (or equivalent), etc.
- 4) Full details of proposed activity to be covered by the derogation (including a site plan). The site may be inspected by an NPWS representative, so the details given should clearly reflect the extent of the project. This information will be used to compare site conditions with the Method Statement.
- 5) Ecological Survey and site assessment (Not required for applications to carry out surveys)
 - a. Pre-existing information on species at location and environs.
 - b. Status of the species in the local/regional area (relevant to the consideration of the impact on the population at the relevant geographic scale (Test 3))
 - c. Objective(s) of survey
 - d. Description of Surveys Area
 - e. Survey methodology (including evidence as to how the methodology represents best practice and is appropriate to the Objective). Methodology should include survey maps, details of timing, climate, equipment used and identify any uncertainties or difficulties encountered.
 - f. Survey results including raw data, any processed or aggregated data, and negative results as appropriate. Photographs and maps must be provided where site-specific features are referred.
 - g. Population size class assessment.
- 6) Evidence to support the Derogation Tests
 - a. Test 1 Reason for Derogation:
 - i. There should be a clear explanation as to why a specific reason(s) has been selected in the application form.

- ii. Applicants are advised to read the guidance published by the NPWS '<u>Guidance on Applications for Regulation 54 Derogations for Annex IV species: Guidance for Applicants</u>" with specific reference to Section 3.1.
- b. Test 2 Absence of Alternative Solutions
 - i. Applicants must list the alternatives to the proposed activity that have been considered, including the do-nothing alternatives in a clear and objective manner. A basic requirement is that these alternatives should be compared in terms of their impact on the species subject to strict protection. It should be clear to NPWS officials as to why the chosen approach has been selected.
 - ii. Applicants are advised to read the guidance published by 'Guidance on Applications for Regulation 54 Derogations for Annex IV species: Guidance for Applicants" with specific reference to Section 3.2.
- c. Test 3 Impact of a derogation on Conservation Status
 - i. Applicants should include details of the population at the appropriate geographic scale and an evaluation of how the proposed activity will affect the conservation status both before and after mitigation measures have been applied.
 - ii. Full and detailed descriptions of proposed mitigation measures that are relevant to the potential impact on the target species. Evidence that such mitigation has been successful elsewhere should be provided, where available.
 - iii. Applicants are advised to read the guidance published '<u>Guidance on Applications</u> for Regulation 54 Derogations for Annex IV species: <u>Guidance for Applicants</u>" with specific reference to Section 3.3.

7) Monitoring the impacts of the derogations

- a. Applicants must include details of how they propose to verify whether the derogations have been implemented correctly and whether they achieved their objective, using scientifically based evidence, and, if necessary, how the applicant will take corrective measures where required.
- b. Applicants should provide details of proposed reports to be submitted to the NPWS including the results of monitoring.
- c. Applicants are advised to read the guidance published by the European Commission "Guidance document on the strict protection of animal species of Community interest under the Habitats Directive" with specific reference to Section 3.4.

Part F. Declaration

I declare that all of the foregoing particulars are, to the best of my knowledge and belief, true and correct. I understand that the deliberate killing, injuring, capturing or disturbing of protected species, or damage or destruction of their breeding sites or resting places or the deliberate taking or destroying of eggs is an offence without a derogation and that it is a legal requirement to comply with the conditions of any derogation I may be granted following this application. I understand that NPWS may visit to check compliance with a derogation.

Please note that under Regulation 5 of the European Communities (Birds and Natural Habitats) Regulations 2011-2021 an authorised officer may enter and inspect any land or premises for the purposes of performing any of their functions under these Regulations or for obtaining any information which they may require for such purposes.

Signature of the Applicant	Ryan Connors	Date	27/08/2025
Name in BLOCK LETTERS	[RYAN CONNORS		

PRIVACY STATEMENT
See Privacy Statement at www.npws.ie/licences

npws.ie

