

ENVIRONMENTAL IMPACT ASSESSMENT REPORT (EIAR) FOR THE PROPOSED CROAGHAUN WIND FARM, CO. CARLOW

VOLUME 2 – MAIN EIAR

CHAPTER 6 – AIR AND CLIMATE

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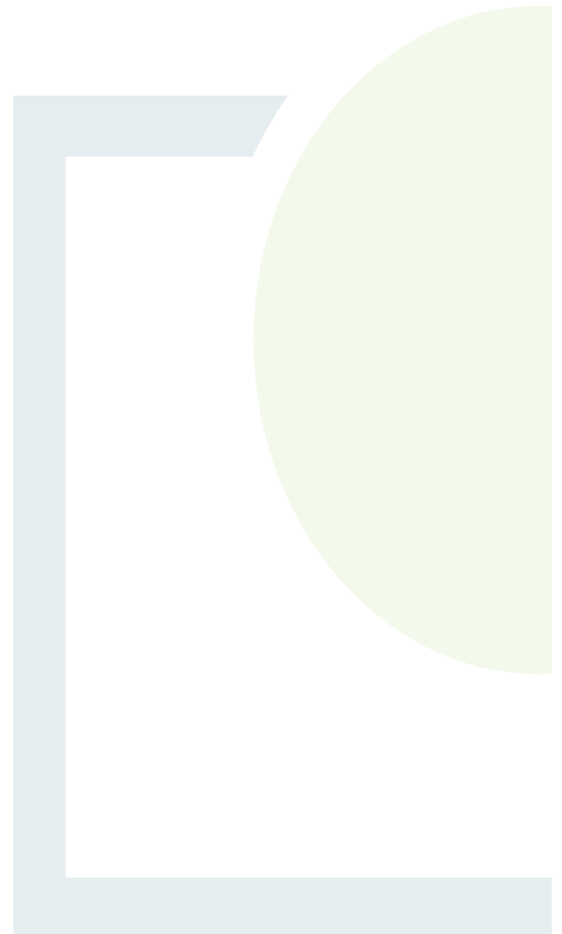


TABLE OF CONTENTS

6. AIR AND CLIMATE	1
6.1 Introduction.....	1
6.1.1 Statement of Authority	1
6.1.2 Air Quality.....	1
6.1.3 Climate	4
6.1.4 Carbon Emissions	6
6.2 Methodology	9
6.2.1 Air Quality.....	9
6.2.2 Climate	11
6.2.3 Carbon Calculation	12
6.3 Existing Environment.....	13
6.3.1 Air Quality.....	13
6.3.2 Climate	16
6.4 Impact Assessment.....	20
6.4.1 Do-Nothing Impact.....	20
6.4.2 Air Quality.....	20
6.4.3 Climate	22
6.4.4 Carbon Balance	23
6.4.5 Cumulative Impacts.....	24
6.5 Mitigation Measures	27
6.5.1 Air Quality.....	27
6.5.2 Climate	28
6.6 Residual Impacts.....	28
6.6.1 Air Quality.....	28
6.6.2 Climate	29
6.7 References	30

LIST OF APPENDICES

Appendix 6.1: Carbon Calculations

LIST OF TABLES

	<u>Page</u>
Table 6-1: Limit Values of CAFE Directive 2008/50/EC.....	2
Table 6-2: Target Values for Ozone	3
Table 6-3: Assessment Criteria for the Impact of Dust Emissions from Construction Activities, with Standard Mitigation in Place.....	9
Table 6-4: Definition of Impact Magnitude	10
Table 6-5: Air Quality Impact Descriptors for Changes to Annual Mean Nitrogen Dioxide and PM ₁₀ and PM _{2.5} Concentrations at a Receptor	10
Table 6-6: Sulphur Dioxide Data for Carlow in 2004-2005	14
Table 6-7: Particular Matter (PM ₁₀) data Carlow Town	14
Table 6-8: Nitrogen Dioxide and Oxides of Nitrogen Carlow Town.....	15
Table 6-9: Carbon Monoxide Data for Carlow Town 2004-2005.....	15
Table 6-10: Climate Records January 2017-July 2020	17
Table 6-11: NRA Assessment Criteria for the Impact of Dust Emissions from Construction Activities with Standard Mitigation in Place.....	20
Table 6-12: Carbon Balance Results.....	24



6. AIR AND CLIMATE

6.1 Introduction

This chapter identifies, describes and assesses the potential significant direct, indirect and cumulative? effects on air quality and climate arising from the construction, operation and decommissioning of the proposed Croaghaun Wind Farm.

The site is located in a rural area with no major settlements nearby. The village of Myshall is the most proximate settlement located 1.5km north west of the site, the village of Kildavin is located approximately 4km north east of the site and the district town of Bunclody is located approximately 5.5km east of the site. The R724 regional route is located to the north of the site and the N80 national secondary route is located to the east of the site. The River Clody runs to the south of the site and drains into the River Slaney located east of the site. The most proximate substation to the site is located at Bunclody, a 38kV substation, approximately 8km east of the site.

The primary land-uses within and in the vicinity of the site comprises commercial forestry, sections of peat bog and a small area of agricultural land at the south of the site. Due to the non-industrial nature of the proposed development and the general character of the surrounding environment, air quality sampling was deemed to be unnecessary for this EIAR. It is expected that air quality in the existing environment is good, since there are no major sources of air pollution (e.g. heavy industry) in the vicinity of the site.

The production of energy from wind turbines has no direct emissions as is expected from fossil fuel based power generating stations. Harnessing more energy by means of renewable sources will reduce dependency on fossil fuels, thereby resulting in a reduction in harmful emissions that can be damaging to human health and the environment. Some minor short term or temporary indirect emissions associated with the construction of the Proposed Development include vehicular and dust emissions.

6.1.1 Statement of Authority

This chapter of the EIAR was completed by Crystal Leiker and Donna O'Halloran. Crystal is a project planner with Fehily Timoney & Company with 5 years of experience in EIAR production for tourism and renewable energy projects. Crystal holds an M.A. (Hons) in Planning and Sustainable Development from UCC, Cork. Donna is a project environmental scientist with an MSc (Hons) Environmental Resource Management from UCD, Dublin and an MSc Ecological Assessment from UCC, Cork. Donna has 5 years' experience as an environmental scientist and ecologist across a multitude of sectors.

6.1.2 Air Quality

In order to protect our health, vegetation and ecosystems, EU Directives have set out air quality standards for Ireland and the other member states for a wide variety of pollutants. These Directives include how we should monitor, assess and manage ambient air quality. The European Commission set down the principles to this approach in 1996 with its Air Quality Framework Directive (96/62/EC). Four "daughter" directives lay down limits for specific pollutants:

- 1st Daughter Directive (99/30/EC): Sulphur dioxide, nitrogen dioxide and oxides of nitrogen, particulate matter and lead;
- 2nd Daughter Directive (2000/69/EC): Carbon monoxide and benzene;
- 3rd Daughter Directive (2002/69/EC): Ozone;



- 4th Daughter Directive (2001/107/EC): Polyaromatic hydrocarbons, arsenic, nickel, cadmium and mercury in ambient air.

The Ambient Air Quality and Cleaner Air for Europe (CAFE) Directive (2008/50/EC) was published in May 2008. It replaced the Framework Directive and the first, second and third Daughter Directives. The fourth Daughter Directive (2004/107/EC) will be included in CAFE at a later stage. The limit and target values for both Directives are outlined below.

The CAFE Directive was transposed into Irish legislation by the Air Quality Standards Regulations 2011 (S.I. No. 180 of 2011). It replaces the Air Quality Standards Regulations 2002 (S.I. No. 271 of 2002), the Ozone in Ambient Air Regulations 2004 (S.I. No. 53 of 2004) and the Environmental Protection Agency Act, 1992 (Ambient Air Quality Assessment and Management) Regulations, 1999 (S.I. No. 33 of 1999). The fourth Daughter Directive was transposed into Irish legislation by the Arsenic, Cadmium, Mercury, Nickel and Polycyclic Aromatic Hydrocarbons in Ambient Air Regulations 2009 (S.I. No. 58 of 2009). Table 12.1 details the limit values for pollutants as per the CAFÉ Directive.

Table 6-1: Limit Values of CAFE Directive 2008/50/EC

Pollutant	Limit Value Objective	Averaging Period	Limit Value (ug/m3)	Limit Value (ppb)	Basis of Application of the Limit Value
SO ₂	Protection of human health	1 hour	350	132	Not to be exceeded more than 24 times in a calendar year
SO ₂	Protection of human health	24 hours	125	47	Not to be exceeded more than 3 times in a calendar year
SO ₂	Protection of vegetation	calendar year	20	7.5	Annual mean
SO ₂	Protection of vegetation	1 Oct to 31 Mar	20	7.5	Winter mean
NO ₂	Protection of human health	1 hour	200	105	Not to be exceeded more than 18 times in a calendar year
NO ₂	Protection of human health	calendar year	40	21	Annual mean
NO + NO ₂	Protection of ecosystems	calendar year	30	16	Annual mean
PM ₁₀	Protection of human health	24 hours	50		Not to be exceeded more than 35 times in a calendar year
PM _{2.5}	Protection of human health	calendar year	40		Annual mean
PM _{2.5} - stage 1	Protection of human health	calendar year	25		Annual mean
PM _{2.5} - stage 2	Protection of human health	calendar year	20		Annual mean



Pollutant	Limit Value Objective	Averaging Period	Limit Value (ug/m3)	Limit Value (ppb)	Basis of Application of the Limit Value
Lead	Protection of human health	calendar year	0.5		Annual mean
Carbon Monoxide	Protection of human health	8 hours	10,000	8620	Not to be exceeded
Benzene	Protection of human health	calendar year	5	1.5	Annual mean

There are no statutory limits for dust deposition, however, the TA Luft (German Government 'Technical Instructions on Air Quality') state a guideline value of 350 mg/m²/day.

There are no limit values in relation to ozone, however, the Ozone Daughter Directive sets target values. These are detailed in Table 6.2 along with information threshold and alert threshold values.

Table 6-2: Target Values for Ozone

Objective	Calculation	Target Value for 2020
Protection of Human Health	Maximum daily 8-hour mean	120 µg/m ³
Protection of vegetation	AOT40*, calculated from 1-hour values from May to July	6000 µg/m ³ -h
Information threshold	1-hour average	180 µg/m ³
Alert Threshold	1-hour average	240 µg/m ³

*The sum of the differences between hourly ozone concentration and 40 ppb for each hour when the concentration exceeds 40 ppb during a relevant growing season, e.g. for forest and crops.

Air Quality and Health

The World Health Organisation (WHO) in 2016 estimated that ambient air pollution caused 4.2 million deaths worldwide in 2016 (WHO, 2018). According to the EPA (Air Quality in Ireland 2018 – Indicators of Air Quality (EPA 2018), in Ireland the number of deaths directly linked to air pollution is estimated at 1,180 premature deaths in Ireland in 2016 due to poor air quality (predominantly due to PM2.5), with a figure of 538,014 premature deaths across the wider EU¹.

Generally, air quality in Ireland is acceptable. However, in the short term, when compared with WHO guideline values and EEA reference level values; ozone, particulate matter and PHAH (polycyclic aromatic hydrocarbons) are of concern. Particulate matter is known as a significant contributor to an increased risk of cardiovascular and respiratory diseases and lung cancer. Excessive ozone exposure is known for causing the reduction in lung function, triggering asthma and causing lung diseases².

¹ EEA, 2018, cited in 'Air Quality in Ireland 2018 – Indicators of Air Quality, EPA 2019, p. 25.

² [https://www.who.int/news-room/fact-sheets/detail/ambient-\(outdoor\)-air-quality-and-health](https://www.who.int/news-room/fact-sheets/detail/ambient-(outdoor)-air-quality-and-health)



PHA's are carcinogenic and are linked to internal organ damage³. NO₂, known for its association with bronchitis in asthmatic children is expected to increase as traffic on our roads increase.

Other harmful particulates include NO_x and SO₂ are generated from car emissions as a result of using fossil fuels and adversely impact lung function and are tied to lung diseases. The use of fossil fuel-based electricity generation leads to NO_x and SO₂ emissions; however, wind generation does not produce any NO_x or SO₂ emissions.

6.1.3 Climate

Carbon dioxide (CO₂) is a greenhouse gas which, if released in excessive amounts, can lead to increases in global temperatures known as 'global warming' or the 'greenhouse effect' which can influence climate change. Once the proposed wind farm is constructed there will be no resultant negative impacts on climate change. The provision of the proposed development will have a long-term positive impact by providing a sustainable energy source. Should the proposed wind farm not be developed, fossil fuel power stations will be the primary alternative to provide the required quantities of electricity. This will further contribute to greenhouse gas and other emissions, and hinder Ireland in its commitment to meet its target to increase electricity production from renewable sources and to reduce greenhouse gas emissions.

At the Paris climate conference (COP21) in December 2015, 195 countries adopted the first-ever universal, legally binding global climate deal. The agreement sets out a global action plan to put the world on track to avoid dangerous climate change by limiting global warming to well below 2°C above pre-industrial levels and to limit the increase to 1.5°C. Under the agreement, Governments also agreed on the need for global emissions to peak as soon as possible, recognising that this will take longer for developing countries and to undertake rapid reductions thereafter in accordance with the best available science.

The International Panel on Climate Change (IPCC) has put forward its clear assessment that the window for action on climate change is rapidly closing and that renewable energy sources such as wind will have to grow from 30% of global electricity at present to 80% by 2050 if we are to limit global warming. In this regard the Government enacted the Climate Action and Low Carbon Development Bill 2015 which provides for the approval of plans by the Government in relation to climate change for the purpose of pursuing the transition to a low carbon, climate resilient and environmentally sustainable economy.

Under the Kyoto Protocol and the Doha Amendment, during the first commitment period, 37 industrialized countries and the European Community committed to reduce GHG emissions to an average of five percent below 1990 levels. During the second commitment period, Parties committed to reduce GHG emissions by at least 18 percent below 1990 levels in the eight-year period from 2013 to 2020.

In December 2018, the revised Energy Efficiency Directive, the revised Renewable Energy Directive and the new Governance Regulation were formally adopted. The new regulatory framework includes a binding renewable energy target for the EU for 2030 of 32% with an upwards revision clause by 2023. This agreement will help the EU meet the Paris Agreement goals. The commission has also indicated an intention to adopt the increased target of 55% at the EU's Nationally Determined Contribution (NDC) under the Paris Agreement by the end of 2020. As well as the target being given legislative force in the EU through the proposed EU Climate Law, it will oblige all EU institutions across all areas of competence, and the Member States, to work collectively to achieve the target of 55%⁴.

³ <http://www.idph.state.il.us/cancer/factsheets/polycyclicaromatichydrocarbons.htm>

⁴ https://ec.europa.eu/commission/presscorner/detail/en/IP_20_1599



The main achievements of this agreement in terms of renewable energy production are:

- Sets a new, binding renewable energy target for the EU for 2030 of 32%, including a review clause by 2023 for an upward revision of the EU level target;
- A financial framework for investors is to be established to facilitate investment in renewable energy projects;
- Increases competition and market integration of renewable electricity;
- Will reduce dependence on energy imports and increase energy security;
- Improves the design and stability of support schemes for renewables.

The Irish government has recently published the Climate Action Plan 2019 (CAP) which sets out a plan of action to address climate change and sets decarbonisation targets. In terms of renewable energy, an increase in electricity generated from renewable sources is to increase to 70% by 2030, with up to 8.2GW of increased onshore wind capacity.

Chapter 1 of the CAP sets out the nature of the challenge which Ireland faces over the coming years. The CAP notes that the evidence for warming of our climate system is beyond dispute with observations showing that global average temperatures have increased by more than 1°C since preindustrial times. These changes will cause extensive direct and indirect harm to Ireland and its people, as well as to other countries more exposed and less able than we are to withstand the associated impacts environmental impacts such as extremes in weather, flooding, displacement of population by the creation of climate refugees, poorer water quality and poorer air quality. In order to help reduce CO₂ emissions and reach our 2030 and 2050 emissions targets, CAP has set out a list of renewable energy goals which includes implementing up to 8.2 GW total of increased onshore wind capacity on the island.

6.1.3.1 *Climate Action Network Europe Off Target Report 2018*

The June 2018 ‘Off Target Report’ published by the Climate Action Network (CAN) Europe which ranks EU countries ambition and progress in fighting climate change listed Ireland as the second worst performing EU member state in tackling climate change. It also stated that Ireland is set to miss its 2020 climate (20% reduction in greenhouse gases) and renewable (40% increase in overall energy from renewable electricity sources) energy targets. Additionally, it was noted that Ireland is also off course for its 2030 emissions target.

In March 2019, the Minister for Communications, Climate Action, and the Environment, Richard Bruton, announced a renewable electricity target of 70% by 2030 for Ireland. Furthermore, the release of the CAP in June 2019 has noted a 30% reduction in greenhouse gases by 2030. Considering only renewable energy from electricity as part of this plan and to meet the required level of emissions reduction by 2030, Ireland will:

- Reduce CO₂ eq. emissions from the sector by 50–55% relative to 2030 NDP projections.
- Deliver an early and complete phase-out of coal- and peat-fired electricity generation.
- Increase electricity generated from renewable sources to 70%, indicatively comprised of:
 - at least 3.5 GW of offshore renewable energy;
 - up to 1.5 GW of grid-scale solar energy; and
 - up to 8.2 GW total of increased onshore wind capacity.
- Meet 15% of electricity demand by renewable sources contracted under Corporate PPAs.



Achieving 70% renewable electricity generation by 2030 will involve phasing out coal and peat-fired electricity generation plants, increasing our renewable electricity, reinforcing our grid (including greater interconnection to allow electricity to flow between Ireland and other countries), and putting systems in place to manage intermittent sources of power, from renewable energy resources.

6.1.3.2 Climate Change Performance Index

The Climate Change Performance Index (CCPI) is an independent monitoring tool which tracks countries climate protection performance. It assesses individual countries based on climate policies, energy usage per capita, renewable energy implementation and Greenhouse Gas Emissions (GHG) and ranks their performance in each category and overall. The 2020 CCPI was published in December 2019 and presented at the COP25. While the CCPI 2020 indicated signs of potential reductions in global emissions, no country achieved its Paris Climate targets and therefore the first three places of the ranking system remain unoccupied.

Ireland has ranked as the worst EU performer in the CCPI 2019. However, Ireland has climbed 7 places from 48th out of 60 globally ranked countries to 41st place and has moved from a “very low” to “low” in international performance. Despite these gains however, it remains at “very low” at a national performance level. The CCPI report states that while some improvements have been made, GHG per capita emissions are at a high level and “significant challenges lie ahead in closing Ireland’s emission gap, meeting the current (2030) target and aligning Ireland’s emission trajectory with a net zero goal for 2050. Therefore, the country still ranks among the bottom ten performers in this indicator.” Recognising Ireland’s Climate Action Plan 2019, the CCPI states:

“the government must go much further in implementing policies across all sectors that drive sustained emissions reductions over the next decade. Near-term ambition needs to be ratcheted up quickly by specifying deep cuts in fossil fuel and reactive nitrogen usage to put Ireland on a net zero emissions pathway aligned with the Paris temperature goals”.

6.1.4 Carbon Emissions

CO₂ emissions occur naturally in addition to being released with the burning of fossil fuels. All organic material is composed of carbon, which is released as CO₂ when the material decomposes. Organic material acts as a store of carbon. Peatland habitats are significant stores of organic carbon. The vegetation on a peat bog slowly absorbs CO₂ from the atmosphere when it is alive and converts it to organic carbon. When the vegetation dies, in the acidic waterlogged conditions of bogs and peatlands, the organic material does not decompose fully and the organic carbon is retained in the ground.

The carbon balance of proposed wind farm developments in peatland habitats has attracted significant attention in recent years. When developments such as wind farms are proposed for peatland areas, there will be direct impacts and loss of peat in the area of the development footprint. There may also be indirect impacts where it is necessary to install drainage in certain areas to facilitate construction. The works can either directly or indirectly allow the peat to dry out, locally, which permits the full decomposition of the stored organic material with the associated release of the stored carbon as CO₂. It is essential therefore that any wind farm development in a peatland area displaces more CO₂ produced from fossil fuel sources than it releases during the construction, operation and restoration of the wind farm site than is released.

The proposed development is situated in an area which has limited peat habitats. The site is not located on active bog or fen habitats. Peat is present at limited depths (0.1-0.3m) throughout the site. Most of the site has been cultivated and forestry dominates the site. – The proposed development has been sensitively situated within an upland environment of limited habitat value.



The Scottish Carbon Calculator Tool was used to calculate carbon emissions and carbon savings as a result of the proposed wind farm - www.gov.scot. Input data used in the calculations is presented in Appendix 6.1.

Ireland's Carbon Emissions

Ireland's greenhouse gas (GHG) emissions are tracked and projected by the EPA for submission to the EU UNFCCC annually. Carbon dioxide emissions are reported alongside methane (CH₄), nitrous oxide (N₂O), hydrofluorocarbons (HFCs), perfluorocarbons (PFCs), sulphur hexafluoride (SF₆), and nitrogen trifluoride (NF₃).

For 2018, the total national greenhouse gas emissions was estimated to be 60.93 million tonnes⁵ carbon dioxide equivalent (Mt CO_{2eq}) (EPA, 2019). This is 0.19% lower (0.53Mt CO_{2eq}) than emissions in 2017. Emissions reductions have been recorded in 6 of the last 10 years, however, two of the last four years have seen large increases in emissions. In the last 3 years national total emissions increased by 5.5% or 3.58 Mt CO_{2eq}.

Emissions in the Energy Industries sector showed a decrease of 10.7% between 2017 and 2018 which is attributable to decreases in the consumption of coal, peat and oil while there were increases in renewable electricity generation. In 2017, electricity generated from wind and hydro increased by 21.1% and 1.6% respectively, reflected in a 9.1% decrease in the emissions intensity of power generation in 2017 (437g CO₂/kWh) compared with 2016 (480 g CO₂/kWh). Renewables now account for 29.6% of electricity generated in 2017 (the EPA figures and SEAI figures differ slightly), up from 25.5% in 2016. Ireland exported 2.3% of electricity generated in 2017 and total final consumption of electricity increased by 1.1% (EPA, 2019).

SEAI estimate that 30.1% of energy generation was from renewable sources in 2017 (SEAI, 2018); the use of renewables in electricity generation in 2017 reduced CO₂ emissions by 3.3 Mt and avoided €278 million in fossil fuel imports. Over 500 MW of wind generation was installed during 2017 and wind generation now accounts for 25.2% of the electricity generated (SEAI, 2018).

The EPA's latest projections report, 'Ireland's Greenhouse Gas Emissions Projections 2019-2040' (July 2020⁶) projected Ireland's greenhouse gas emissions under two scenarios: The With Existing Measures scenario and the With Additional Measures scenario. The With Existing Measures (WEM) scenario incorporates the anticipated impact of policies and measures that were in place (and legislatively provided for) by the end of 2018. The With Additional Measures (WAM) scenario is primarily based on SEAI's Advanced energy projection (which includes existing and planned policies and measures) and anticipated progress in the implementation of Government renewable and energy efficiency policies and measures including those set out in the National Renewable Energy Action Plan (NREAP), the National Energy Efficiency Action Plan (NEEAP) and Ireland's National Development Plan 2018 - 2027. Plate 15.1 illustrates the WEM and WAM projected emissions in relation to Energy Industries.

⁵ EPA. 'Ireland's National Inventory Report, 2020: Greenhouse Gas Emissions 1990-2018'. Table 2.1.

⁶ EPA '2020 Greenhouse Gas Emissions Projections' 2019-2040. 0

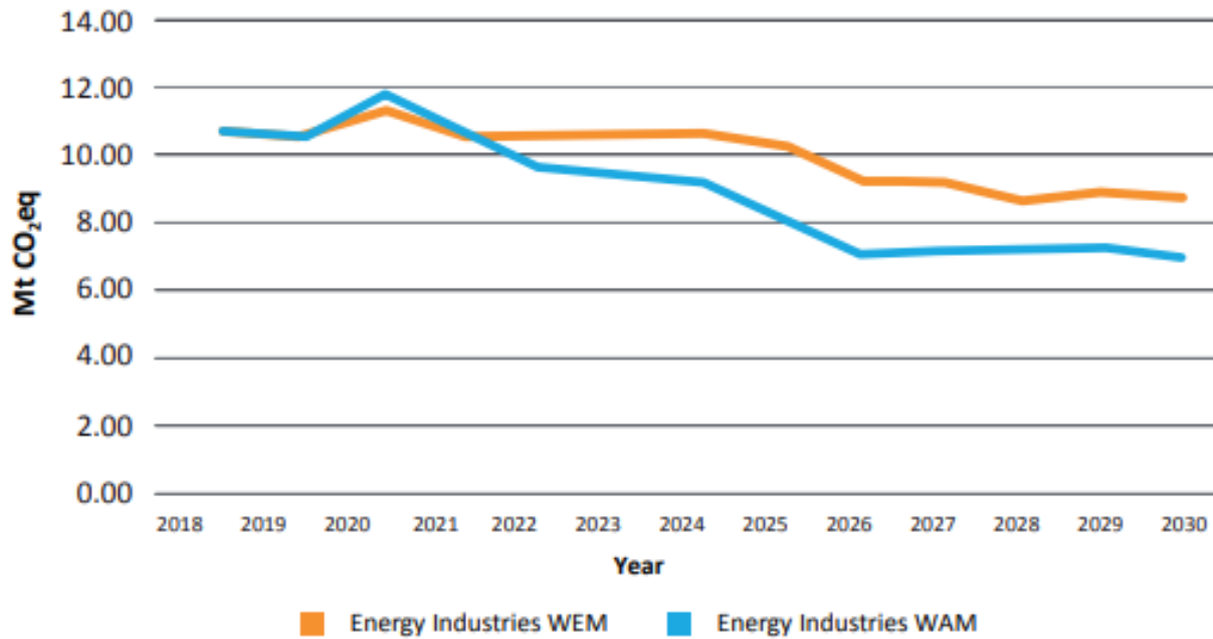


Plate 6-1: Greenhouse Gas Emissions Projections from the Energy Industries Sector under the WEM and WAM scenarios out to 2030

Ireland’s 2020 target was to achieve a 20% reduction of non-Emission Trading Scheme (non-ETS) sector emissions i.e. agriculture, transport, residential, commercial, non-energy intensive industry and waste, on 2005 levels, with annual binding limits set for each year over the period 2013 – 2020. Ireland exceeded the binding targets in 2014-2016.

A new Effort Sharing Regulation setting out 2030 targets for EU Member States has recently been adopted by the European Council. Ireland’s 2030 target is a 30% reduction of emissions compared to 2005 levels by 2030 with binding annual limits over the 2021-2030 period to meet that target. Over the longer-term, Ireland’s National Policy Position on Climate change has set a target of an aggregate reduction in carbon dioxide (CO₂) emissions of at least 80% (compared to 1990 levels) by 2050 across the electricity generation, built environment and transport sectors.

According to ‘Ireland’s Greenhouse Gas Emissions Projections 2018-2040’ (EPA, 2019), 2018 greenhouse gas emissions projections show total emissions increasing from current levels by 1% and 6% by 2020 and 2030 respectively, under the With Existing Measures scenario. Under the With Additional Measures, emissions are estimated to decrease by 0.4% by 2020 and decrease by 10% by 2030.

On 14th May 2018, the European Council adopted a regulation on greenhouse gas emission reductions. The regulation sets out binding emission reduction targets for Member States in sectors falling outside the scope of the EU emissions trading system for the period 2021- 2030. The results of the EPA projections show that in a low fuel price scenario, Ireland will exceed the carbon budget over the period 2021 – 2030 by 86-101 Mt CO₂ equivalent or by 40-56 Mt CO₂ with full use of the ETS and LULUCG flexibilities (EPA, 2019).



6.2 Methodology

As the operation of wind turbines does not give rise to emissions (with the exception of back-up generators which would not be in use regularly), in respect of air and climate, this chapter focuses on the potential emissions which may arise during the construction and decommissioning phases of the proposed wind farm and associated grid connection.

The Scottish Windfarm Carbon Assessment Tool was also used to predict the carbon savings for the wind farm for an operational period of 35 years and includes all activities and associated potential impacts during the construction, operation and decommissioning phase.

6.2.1 Air Quality

A review of existing air quality monitoring data undertaken by the Environmental Protection Agency (EPA) was reviewed and used to characterise the existing environment.

The impact assessment methodology involved the review and assessment of the proposed wind farm and associated infrastructure to identify the potential for air emissions during construction and decommissioning.

To assess the impacts of construction dust emissions, the NRA's *Assessment Criteria for the Impact of Dust Emissions from Construction Activities with Standard Mitigation In Place* was used. This table is provided in Appendix 8 of the National Roads Authority (NRA) *Guidelines for the Treatment of Air Quality during the Planning and Construction of National Road Schemes* (NRA, 2011) and reproduced below in Table 6.3.

Table 6.4 details the definitions of impact magnitude for changes in ambient pollutant concentrations and Table 6.5 details the descriptors for changes in annual mean nitrogen dioxide, PM10 and PM2.5 at receptors.

Table 6-3: Assessment Criteria for the Impact of Dust Emissions from Construction Activities, with Standard Mitigation in Place

Source		Potential Distance for Significant Effects (Distance from source)		
Scale	Description	Soiling	PM ₁₀	Vegetation Effects
Major	Large construction sites, with high use of haul routes	100m	25m	25m
Moderate	Moderate sized construction sites, with moderate use of haul routes	50m	15m	15m
Minor	Minor construction sites, with limited use of haul routes	25m	10m	10m

(source: NRA/TII, 2011)



Table 6-4: Definition of Impact Magnitude

Magnitude of Change	Annual Mean NO ₂ /PM ₁₀	No. Days with PM ₁₀ conc. >50µg/m ³	Annual Mean PM ₁₀
Large	Increase/Decrease ≥4µg/m ³	Increase/Decrease > 4 days	Increase/Decrease ≥2.5 µg/m ³
Medium	Increase/Decrease 2-<4µg/m ³	Increase/Decrease 3 or 4 days	Increase/Decrease 1.25 - <2.5 µg/m ³
Small	Increase/Decrease 0.4 - <2 µg/m ³	Increase/Decrease 1 or 2 days	Increase/Decrease 0.25 - <1.25 µg/m ³
Imperceptible	Increase/Decrease <0.4 µg/m ³	Increase/Decrease <1 day	Increase/Decrease <0.25 µg/m ³

(source: NRA/TII, 2011)

Table 6-5: Air Quality Impact Descriptors for Changes to Annual Mean Nitrogen Dioxide and PM₁₀ and PM_{2.5} Concentrations at a Receptor

Absolute Concentration In relation to Objective/Limit Value	Change in Concentration		
	Small	Medium	Large
Increase with Scheme			
Above Objective/Limit Value with Scheme (≥40µg/m ³ of NO ₂ or MP ₁₀) (≥25µg/m ³ of PM _{2.5})	Slight adverse	Moderate adverse	Substantial adverse
Just below objective /limit value with scheme (36- <40 µg/m ³ of NO ₂ or PM ₁₀) (22.5 - <25 µg/m ³ of PM _{2.5})	Slight adverse	Moderate adverse	Moderate adverse
Below objective / limit value with scheme (30- <36 µg/m ³ of NO ₂ or PM ₁₀) (18.75 - < 22.5 µg/m ³ of PM _{2.5})	Negligible	Slight adverse	Slight adverse
Well below objective /limit value (<30 µg/m ³ of NO ₂ or PM ₁₀) (<18.75 µg/m ³ of PM _{2.5})	Negligible	Negligible	Slight adverse
Decrease with Scheme			
Above objective/limit value without scheme (≥40 µg/m ³ of NO ₂ or PM ₁₀) (≥25 µg/m ³ of PM _{2.5})	Slight beneficial	Moderate beneficial	Substantial beneficial
Just below objective / limit value without scheme (36 - <40 µg/m ³ of NO ₂ or PM ₁₀) (22.5 - <25 µg/m ³ of PM _{2.5})	Slight beneficial	Moderate beneficial	Moderate beneficial
Below objective/limit value without scheme (30 - <36 µg/m ³ of NO ₂ or PM ₁₀) (18.75 - <22.5 µg/m ³ of PM _{2.5})	Negligible	Slight beneficial	Slight beneficial



Absolute Concentration In relation to Objective/Limit Value	Change in Concentration		
	Small	Medium	Large
Well below objective/limit value without scheme (<30 µg/m ³ of NO ₂ or PM ₁₀) (<18.75 µg/m ³ of PM _{2.5})	Negligible	Negligible	Slight beneficial

(source: NRA/TII, 2011)

6.2.2 Climate

A desk-top study assessment was undertaken of available climatic information to characterise the existing environment. In terms of climatic impact, the appraisal considered the net impact that operating the proposed wind farm will have in terms of CO₂ and its displacement of CO₂ from other energy sources over the carbon losses caused by its manufacturing, transportation, construction and decommissioning using the Scottish Carbon Calculator tool.

The impact assessment considered the positive impacts the proposed wind farm will have on contributing to national targets for the reduction of greenhouse gas emissions. The proposed development will result in the production of energy from a renewable source which, once fed into the National Grid, has the potential to avoid several thousand tonnes of carbon dioxide (CO₂) annually that would have been released had the energy been generated by the average Irish power generation mix.

Figures from the Sustainable Energy Authority of Ireland (SEAI, 2018) indicate that the net CO₂ displacement intensity by wind generation was 577 kilo tonnes of CO₂ in 2005, and this increased to 2,188 kilo tonnes CO₂ in 2016. It was estimated that in 2016, approximately €192 million in fossil fuel imports were avoided, with €155 million attributed to wind generation.

In addition to the CO₂ factored for emissions purposes, greenhouse gas (GHG) emissions are also factored into the overall carbon calculation. GHG are associated with the manufacture, transport, construction, operation (linked to backup generation) and decommissioning of wind turbines.

The Intergovernmental Panel on Climate Change (IPCC) in 'Renewable Energy Sources and Climate Change Mitigation' (2014) state that 50 estimates from 20 studies indicate that emissions "are small compared to the energy generated and emissions avoided over the lifetime of wind power plants [farms]: the GHG [greenhouse gas] emissions intensity of wind energy is estimated to range from 8 to 20g CO₂/kWh in most instances". The IPCC (2010) report that the energy payback time, based on lifecycle assessment procedures, per turbine vary between 0.25 years and 0.65 years for onshore developments.

The amount of CO₂ that could potentially be avoided on an annual basis due to the proposed wind farm is estimated based on the expected output of the wind farm. The net displacement value may increase or decrease somewhat, as the generation mix in Ireland develops, under different fuel price scenarios and as demand changes over time, and as more storage, interconnection and demand side management (smart meters) come online. Refer to Section 6.4.4 for details of the calculations for carbon saving as a result of the proposed wind farm.



6.2.3 Carbon Calculation

Previously, guidance produced by Scottish Natural Heritage in 2003 had been widely employed to determine carbon payback in the absence of any more detailed methods. Concerns were raised about the methods of calculating carbon savings for large scale wind farms being developed in Scotland as many of the developments were located on peatlands and forestry which can contain large carbon stocks and which are poorly protected. The methodology for calculating carbon losses was created in 2008 by scientists at the University of Aberdeen and the Macaulay Institute with support from the Rural and Environment Research and Analysis Directorate of the Scottish Government, Science Policy and Co-ordination Division. The document, 'Calculating Carbon Savings from Wind Farms on Scottish Peat Lands', was developed to calculate the impact of wind farm developments on the soil carbon stocks held in peat. This methodology was refined and updated in 2011 based on feedback from users of the initial methodology and further research in the area. The web-based version of the carbon calculator, which supersedes the excel based versions of the tool, was released in 2016. The tool provides a straightforward method for estimating the impacts of wind farms on the carbon dynamics of peatlands. The tool also provides guidance when figure inputs are unknown. The carbon calculator, whilst designed for Scottish wind farm developments is used for assessing Irish wind farm developments due to the similarity in development sites, i.e. high ground on peatlands which contain forestry in a similar climate.

The calculator was created to calculate the loss of carbon from acidic bog or fen habitat and defines peat soils as soils with a surface horizon greater than 50cm deep. The calculator takes into account the carbon fixing potential from peatland plants (which is small) and calculates the total area of peat excavation and the total area of peat affected by drainage, using the annual gains due to carbon fixing potential and the time required for any habitat restoration. Carbon stored within the peat itself represents a large potential source of carbon which can be lost during excavation and drainage. Forestry on proposed wind farm sites can affect wind energy yields and therefore clear felling is generally required. Carbon losses as a result of felling are calculated from the area to be felled, the average carbon sequestered annually, and the lifetime of the wind farm. The calculator also takes into account the carbon emissions from the life cycle analysis of the wind turbines and the backup source in order to calculate carbon savings and carbon payback times of a wind farm. Site specific capacity factor is also required to provide a realistic payback time for a site. The calculator also takes into account a grid mix emission factor. The calculator uses default values from the Intergovernmental Panel on Climate Change (IPCC, 1997) as well as site specific equations from scientific literature to calculate carbon loss.

In keeping with guidance, specific figures have been inputted wherever possible and where this information was not available the guidance provided by the calculator was used. The assumption to use the fossil fuel generation emission factor was made based on the reality that additional wind generation will displace fossil fuel generation (Scot. Gov., 2018). With regards to the windfarm characteristics the following presumptions for the proposed 7 turbine wind farm were made: the lifetime of the windfarm is 35 years, the MEC is 38.5MW, the capacity factor is 35% and the fraction of output to back up is 1.93% (i.e. 5% of capacity factor). With regards to the characteristics of the 'peatland' before development, the peat on the site does not meet the standards for peatland in that it is less than 0.5m in depth. Also, the site has been cultivated and is dominated by conifer plantation meaning that the carbon content of the peat is much lower than that of an actual peatland habitat, with carbon having been released during the drainage and cultivation of the site.

An average depth of peatland was provided for the entire site (0.2m) and turbine areas (0.122m). Whilst the carbon content for dry peat, dry bulk density and extent of drainage around drainage features was unknown and were likely to be below the figures provided in the accompanied guidance, guidance figures were used with a worst-case scenario of 0.5m taken for drainage. Also, whilst 24.4 ha of forestry is to be clear felled, approximately 24.4 ha of forestry will be replanted in two other locations, and the carbon calculator does not take this into account. It is therefore highly likely that the carbon loss figure for the proposed development will be slightly higher than the actual carbon loss for the site.



The Scottish Government on-line carbon calculator as outlined above, was used to assess the impacts of the proposed wind farm in terms of potential carbon losses and savings taking into account peat removal, drainage, and forestry felling. A copy of the outputs is provided as Appendix 6.1 of this EIA. A summary of the main CO₂ losses due to the proposed wind farm development are summarised in Table 6.12.

6.3 Existing Environment

6.3.1 Air Quality

European air quality legislation requires that each member state be defined in terms of Zones and Agglomerations for air quality, with Ireland divided into four zones. The EPA has designated four zones within Ireland⁷:

- Zone A: Dublin City and its environs
- Zone B: Cork City and its environs
- Zone C: 24 cities and towns (such as Galway, Limerick and Waterford cities and towns such as Naas, Newbridge, Celbridge, Leixlip) with a population of greater than 15,000
- Zone D covers the remainder of the country.

These zones were defined to meet the criteria for air quality monitoring, assessment and management described in the Framework Directive and Daughter Directives. The proposed wind farm and grid connection are located in Zone D.

The air quality in each zone is monitored by the EPA and classified with respect to upper and lower assessment thresholds based on measurements over the previous five years. The number of monitoring locations required is dependent on population size and whether ambient air quality concentrations exceed the upper assessment threshold, are between the upper and lower assessment thresholds, or are below the lower assessment threshold. The Air Quality In Ireland 2018 – Indicators of Air Quality (EPA 2019) noted that Ireland's overall air quality was good and compares favourably with other member states and all the parameters were below the EU limit and target values. However, when compared to the tighter WHO Air Quality Guideline values, Ireland exceeded the WHO Guideline values in 2017 for PM₁₀, O₃ and PAH. PM_{2.5} has been highlighted by the EEA as being predominantly responsible for most of the 1,180 estimated premature deaths. The Air Quality Index for Health map on the EPA website, shows that the current air quality within the proposed wind farm and grid connection site is classed as 1 – Good.

An assessment of air quality was carried out in Carlow town from 12th July 2004 to 14th March 2005⁸. The monitoring assessment at Carlow town is the closest site to the application site and provides an environmental baseline of air quality conditions in the region. A summary of findings for Sulphur Dioxide (SO₂), Particulate Matter (PM₁₀), Nitrogen Dioxide (NO₂) and Carbon Monoxide (CO) is found in the following sections.

⁷ EPA. Air Quality Zones

⁸EPA. Ambient Air Monitoring in Carlow.



6.3.1.1 Sulphur Dioxide (SO₂)

Sulphur Dioxide for the period of December 2004- March of 2005 recorded at the Carlow air monitoring station is presented in Table 6.6. Neither the hourly limit value nor the lower assessment threshold as set out in the CAFE Directive were exceeded during the monitoring period.

Table 6-6: Sulphur Dioxide Data for Carlow in 2004-2005

Parameter	Measurement
Number of Hours	5823
No. of measured values	5177
Percentage Coverage	88.9
Maximum hourly value	48.4 µg.m ⁻³
98 percentile for hourly values	18.1 µg.m ⁻³
Mean hourly value	4.7 µg.m ⁻³
Maximum 24 hour mean	22.1 µg.m ⁻³
98 percentile for 24-hour mean	16.1 µg.m ⁻³

6.3.1.2 Particulate Matter (PM₁₀)

Particulate matter are very small particles which can be either solid or liquid. Some of these particles occur naturally, while many are man-made. Particulate matter is referred to as PM. The number following the PM is used to show how small the PM is. The EPA monitors two types of PM and compare levels to limit values in the CAFE (Clean Air for Europe) Directive and WHO guidelines. These are PM₁₀ and PM_{2.5}.

Particulate matter (PM₁₀) data for the 2004-2005 monitoring period in Carlow town is presented in Table 6.7. There was one daily value greater than the 2004-2005 limit value (55 µg.m⁻³) and two values greater than the 2005 limit value (50 µg.m⁻³). Neither the daily nor the annual limits for the protection of human health were exceeded. The lower assessment threshold was exceeded on 35 occasions (23.8% of measured values) while the upper assessment threshold was exceeded on 13 occasions (8.8% of measured values). Carlow is classified as being above the upper assessment threshold for PM₁₀ as the directive stipulates that assessment thresholds can only be exceeded 7 times in a calendar year.

Table 6-7: Particular Matter (PM₁₀) data Carlow Town

Parameter	Measurement
No. of Days	244
No of measure values	147
Percentage coverage	60.2
Maximum daily value	57.4 µg.m ⁻³
Mean daily value	16.6 µg.m ⁻³



6.3.1.3 Nitrogen Dioxide (NO₂)

Nitrogen dioxide and oxides of nitrogen data for the 2004-2005 monitoring period in Carlow town is presented in Table 6.8. The hourly and annual limit values for the protection of human health were not exceeded during the assessment. Similarly, the lower assessment threshold for the protection of human health was not exceeded. The mean hourly NO₂ value during the measurement period was significantly below the annual lower assessment threshold for the protection of human health, which is 26 µg.m⁻³.

Table 6-8: Nitrogen Dioxide and Oxides of Nitrogen Carlow Town

Parameter	Measurement
No. of Hours	5823
No of measure values	5289
Percentage coverage	90.8
Maximum hourly value (NO ₂)	90.5 µg.m ⁻³
98 percentile for hourly rates (NO ₂)	50 µg.m ⁻³
Mean hourly value (NO ₂)	15.8 µg.m ⁻³
Mean hourly value (NO _x)	27.4 µg.m ⁻³

6.3.1.4 Carbon Monoxide (CO)

Carbon Monoxide data for the 2004-2005 monitoring period in Carlow town is presented in Table 6.9. The mean hourly concentration of carbon monoxide recorded was 0.2 mg/m³. The CO limit value for the protection of human health is 10 mg/m³.

Table 6-9: Carbon Monoxide Data for Carlow Town 2004-2005

Parameter	Measurement
No of hours	5823
No. of measured values	4630
Percentage coverage	20.5
Maximum hourly value	0.6 mg.m ⁻³
98 percentile for hourly values	0.5 mg.m ⁻³
Mean hourly value	0.2 mg.m ⁻³
Maximum 8 hour mean	0.5 mg.m ⁻³
98 percentile for 8 hour mean	0.4 mg.m ⁻³



6.3.1.5 Dust

The WHO⁹ defines dust as: “Airborne contaminants (which) occur in the gaseous form (gases and vapours) or as aerosols. In scientific terminology, an aerosol is defined as a system of particles suspended in a gaseous medium, usually air in the context of occupational hygiene, is usually air. Aerosols may exist in the form of airborne dusts, sprays, mists, smokes and fumes”. In more general terms, dust is an airborne particulate matter ranging in diameter from 10 to 50 microns which is generated by organic and inorganic matter such as coal, grain, metal, ore, rock and wood. Dust can be generated by activities which process organic and inorganic matter. Dust can be stirred up from inert states through weather and wind conditions and deposit on all parts of the surrounding environment.

There are no statutory limits for dust deposition in Ireland. However, EPA guidance suggests that a deposition of 10 mg/m²/hour can generally be considered as posing a soiling nuisance. This equates to 240 mg/m²/day. The EPA recommends a maximum daily deposition level of 350 mg/m²/day when measured according to the TA Luft Standard 2002.

Construction dust has the potential to be generated from on-site activities such as excavation and backfilling. The extent of dust generation at any site depends on the type of activity undertaken, the location, the nature of the dust, (i.e. soil, sand, peat) and the weather. In addition, dust dispersion is influenced by external factors such as wind speed and direction and/or, periods of dry weather. Construction traffic movements also have the potential to generate dust as they travel along the haul route.

6.3.2 Climate

Climate is defined by the EPA as “the average weather over a period of time”. Climate change is a term that is used to describe a “significant change in the measures of climate, such as temperature, rainfall, or wind, lasting for an extended period – decades or longer.”¹⁰ There is scientific evidence¹¹ which suggests that the current climate is rapidly warming, having reached approximately 1°C above pre-industrial levels in 2017, increasing at a rate of 0.2 °C per decade. Warmer weather places pressure on flora and fauna which cannot adapt to a rapidly changing environment. In Ireland, the pressure on flora and fauna is mitigated due to the dominant influence of the Gulf Stream on Ireland's climate. Consequently, Ireland does not suffer from the extremes of temperature experienced by many other countries at similar latitudes.

The climatic conditions for the wider geographical area have been derived from historical meteorological measurements compiled by Met Éireann, the national meteorological service of Ireland. The nearest weather station to the proposed development is the Oak Park weather station which is approximately 21km south west of the proposed wind farm and associated infrastructure. These meteorological conditions are presented in Table 6.6 for the period January 2017 – July 2020 (source www.met.ie/climate).

⁹ https://www.who.int/occupational_health/publications/en/oehairbornedust3.pdf

¹⁰ <https://www.epa.ie/climate/communicatingclimatescience/whatisclimatechange/>

¹¹ IPCC Special Report “Global Warming of 1.5°C”: <https://www.ipcc.ch/sr15/download/#chapter>



Table 6-10: Climate Records January 2017-July 2020

Total rainfall in millimetres for
 OAK PARK WEATHER STATION

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
2020	61.4	172.8	51.8	29.7	12.9	40.5	59.7					
2019	30.9	36.8	122.9	72.5	14.1	55.0	42.6	86.4	116.7	102.3	117.2	68.0
2018	108.1	38.7	98.1	73.0	24.3	5.2	42.5	39.8	53.7	58.3	160.5	119.3
2017	36.3	57.8	66.6	15.8	81.8	91.0	52.7	62.3	92.5	62.9	52.8	84.2
mean	80.4	57.3	63.4	55.9	59.8	60.8	58.7	71.9	69.6	92.9	85.9	83.6

Mean temperature in degrees
 Celsius for OAK PARK WEATHER
 STATION

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
2020	5.9	6.0	6.6	10.1	12.3	14.3	15.1					
2019	5.9	7.5	7.4	8.9	11.0	13.0	16.7	16.2	13.7	9.4	6.3	5.9
2018	5.4	3.6	4.8	9.0	12.5	16.4	17.8	16.0	12.8	10.0	8.1	8.4
2017	6.0	6.5	8.3	9.0	12.4	15.0	15.7	15.0	13.0	11.5	6.7	5.6
mean	5.1	5.6	6.9	8.4	11.0	13.7	15.6	15.3	13.2	10.1	7.2	5.5

Mean 10cm soil temperature for
 OAK PARK WEATHER STATION at
 0900 UTC

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
2020	4.7	4.4	5.1	10.4	14.5	15.7	15.7					
2019	5.3	5.5	6.3	8.8	12.8	14.8	17.7	16.1	13.8	8.8	5.7	4.6
2018	4.0	2.5	4.1	8.8	13.4	18.6	19.4	16.3	12.7	9.4	6.8	6.9
2017	4.9	5.1	7.0	9.7	13.8	16.4	16.7	15.3	12.8	10.9	6.4	4.5
mean	3.7	3.7	5.4	8.1	12.0	15.5	16.9	15.9	13.0	9.3	6.0	4.2



Potential Evapotranspiration
 (mm) for OAK PARK WEATHER
 STATION

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
2020	12.1	23.2	40.7	65.4	100.5	78.9	68.4					
2019	12.6	20.6	37.5	52.0	76.6	82.3	94.1	77.3	51.3	25.9	11.2	11.1
2018	13.5	17.0	29.8	52.3	84.7	110.7	107.9	74.5	50.7	27.4	13.4	11.6
2017	11.5	17.9	35.4	50.0	80.7	86.5	87.7	68.2	45.8	25.9	10.3	9.4
mean	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a

Evaporation (mm) for OAK PARK
 WEATHER STATION

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
2020	15.9	33.6	59.5	91.6	141.5	108.8	94.2					
2019	16.5	28.8	55.5	74.6	107.4	115.4	127.0	106.0	70.1	35.8	15.3	14.1
2018	17.5	24.3	43.7	77.3	119.3	148.6	142.2	100.2	70.0	37.6	17.9	14.8
2017	15.3	25.4	51.7	71.0	114.0	121.5	120.1	93.3	64.2	35.5	13.9	11.9
mean	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a	n/a

DEGREE DAYS BELOW 15.5
 DEGREE CELSIUS FOR OAK PARK
 WEATHER STATION

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
2020	298	274	276	170	125	67						
2019	299	225	252	206	148	97	30	38	78	190	277	296
2018	312	334	333	199	117	47	26	46	101	175	222	221
2017	293	253	223	194	116	54	44	52	92	129	N/A	307
Mean	300.5	271.5	271	192.3	126.5	66.3	33.3	45.3	90.3	164.7	249.5	274.7



MEAN WIND SPEED (KNOT) FOR
OAK PARK WEATHER STATION

Year	Jan	Feb	Mar	Apr	May	Jun	Jul	Aug	Sep	Oct	Nov	Dec
2020	8.3	12.9	9.1	5.8	6.9	7.7						
2019	6.4	10.1	9.3	7.3	5.9	6.6	6.4	8.2	6.9	6.7	6.7	8.9
2018	9.7	7.7	7.4	8.2	6.7	5.6	5.9	7.1	7.5	6.7	7.7	8.4
2017	6.9	9.2	8.4	6.3	6.3	7.7	6.4	6.8	7.5	8.7	6.6	7.6
Mean	7.8	10	8.6	6.9	6.5	6.9	6.2	7.4	7.3	7.4	7	8.3



6.4 Impact Assessment

6.4.1 Do-Nothing Impact

If the proposed wind farm does not proceed, local air quality and the microclimate will remain unchanged. On a national scale, there will be an increase in greenhouse gas emissions if increasing future electricity needs are not met by alternative renewable sources which has the potential to contribute to air pollution and climate change. The opportunity to contribute to Ireland’s commitments under the Kyoto Protocol and to meet national targets as set out in the Climate Action Plan would also be lost.

6.4.2 Air Quality

6.4.2.1 *Construction Phase Impacts*

The principal sources of potential air emissions during the construction of the proposed project will be from the wind farm and grid connection route; from dust arising from earthworks, tree felling activities, trench excavation along cable routes, construction of the new access tracks, the temporary storage of excavated materials, the construction of the proposed substation, the movement of construction vehicles, loading and unloading of aggregates/materials and the movement of material around the site.

Dust emissions arise when particulate matter becomes airborne making it available to be carried downwind from the source. Dust emissions can lead to elevated PM₁₀ and PM_{2.5} concentrations and may also cause dust soiling. The amount of dust generated and emitted from a working site and the potential impact on the surrounding areas varies according to:

- The type and quantity of material and working methods
- Distance between site activities and sensitive receptors
- Climate/local meteorology and topography

Table 6.11 details the NRA assessment criteria used for assessing the impact of dust from construction activities sites of varying scale.

Table 6-11: NRA Assessment Criteria for the Impact of Dust Emissions from Construction Activities with Standard Mitigation in Place

Source		Potential Distance for Significant Effects (Distance from source)		
Scale	Description	Soiling	PM ₁₀	Vegetation Effects
Major	Large construction sites, with high use of haul roads	100 m	25 m	25 m
Moderate	Moderate construction sites, with moderate use of haul roads	50 m	15 m	15 m
Minor	Minor construction sites, with limited use of haul roads	25 m	10 m	10 m

Source: NRA / TII, 2011¹²

¹² <https://www.tii.ie/technical-services/environment/planning/Guidelines-for-the-Treatment-of-Air-Quality-during-the-Planning-and-Construction-of-National-Road-Schemes.pdf>



Applying the NRA criteria in Table 6.11, the overall construction of the proposed wind farm and Kellistown substation is considered a major construction site as it will result in soiling effects which have the potential to occur up to 100m from the source, with PM₁₀ deposition and vegetation effects occurring up to 25m from the source due to the quantity of construction works which are involved in the development of a wind farm. The nearest receptor is c. 984m from the site boundary and therefore will not experience the soiling, deposition or vegetation effects. Construction vehicles and plant emissions have the potential to increase concentrations of compounds such as NO₂, Benzene and PM₁₀ in the receiving environment. Due to distance between the nearest receptor and source of emissions the impact from these emissions will be Imperceptible.

The construction of the proposed grid connection route is considered a moderate construction site as it will result in soiling effects which have the potential to occur up to 50m from the source, with PM₁₀ deposition and vegetation effects occurring up to 15m from the source. There are approximately 137 one-off houses along the proposed 23.2 km grid connection route. Some houses may experience soiling and deposition of vegetation effects depending on how close to the road corridor they are located. Construction vehicles and plant emissions have the potential to increase concentrations of compounds such as NO₂, Benzene and PM₁₀ in the receiving environment. However, due to the nature of construction along the proposed grid connection as described in Chapter 3, which works as a “rolling” construction site, meaning that these works will not be concentrated in any one area of the route, these effects are considered to be short term, temporary and slight.

It is not predicted that an air quality impact will occur due to traffic at the proposed wind farm as the impacts will fall below the screening criteria set out in the UK DMRB guidance (UK Highways Agency 2007), on which the TII guidance is based. This UK DMRB guidance states that road links meeting one or more of the following criteria can be defined as being ‘affected’ by a proposed development and should be included in the local air quality assessment:

- Road alignment change of 5 metres or more;
- Daily traffic flow changes by 1,000 AADT or more;
- HGVs flows change by 200 vehicles per day or more;
- Daily average speed changes by 10 km/h or more; or
- Peak hour speed changes by 20 km/h or more.

On the surrounding road network as detailed in Chapter 13 Traffic and Transportation, there will be an average daily increase of 19 HGV trips per day over a construction period of 12 months and 25 HGV trips for the construction of the grid connection. LGV traffic is expected to be 34 trips per working day for the wind farm and substation and 6 trips per day for the grid connection. The combined HGV and LGV average daily increase is 85 trips per day. Therefore, the model is not required in this instance.

Plant and machinery such as generators, excavators etc. will be required at various stages of the construction works. These will be relatively small units which will be operated on an intermittent basis. Although there will be an emission from these units, given their scale and the length of operation time, the impacts of emissions from these units will be imperceptible.

6.4.2.2 *Operational Phase Impacts*

Once the proposed wind farm, grid connection and substation at Kellistown are constructed there will be no significant direct emissions to atmosphere. A diesel generator will be located at the proposed wind farm substation; however, this will only be operated as a back-up/emergency power supply.



Emissions from the diesel generator will therefore be infrequent. During use, a diesel generator will emit carbon dioxide, nitrogen oxide and particulate matter, however, due to the low usage, the impact will be imperceptible.

Maintenance vehicles will access the proposed wind farm site during the operational period, however, due to the low traffic movements involved, the impact will be imperceptible. The operational phase of the wind farm will result in positive impacts on air quality due to the displacement of fossil fuels as an energy source.

Maintenance vehicles will also access the joint bays for period maintenance and carry out point works along the proposed grid connection route to address any issues during the operational period. However, given the low and infrequent traffic movements involved, the impact will be imperceptible. The operational phase of the grid connection which connects to and operates the proposed wind farm will result in positive impacts on air quality due to the displacement of fossil fuels as an energy source.

6.4.2.3 Decommissioning Phase Impacts

In terms of decommissioning, there will be truck movements associated with removing the wind turbines from the wind farm resulting in vehicular emissions and also dust. However, the number of truck movements would be significantly less than the construction phase and would potentially result in a slight temporary impact. There will also be emissions from machinery on site including for the movement of soil to cover the foundations, however, this is not likely to result in significant impacts.

During the decommissioning phase, the proposed grid connection infrastructure including substations and ancillary electrical equipment will form part of the national grid and shall be left in situ. Kellistown substation, internal ducts of the proposed project, and all internal access roads, turbine hardstandings with the exception of T3 and T6 (which will be fully reinstated) within the wind farm site will be left in situ, resulting in no additional truck movements and no impact from emissions from machinery along the grid connection route. The recreational amenity trail will also be left in situ.

6.4.3 Climate

There is the potential for greenhouse gas emissions to the atmosphere during the construction phase of the proposed wind farm, proposed grid connection and proposed Kellistown substation such as those arising from construction vehicles, the use of on-site generators, pumps and excavation works. The potential climatic impacts arising from these emissions are assessed hereunder with respect to micro and macro climates.

Microclimate

The significance of impacts associated with the conversion of vegetated surfaces to un-vegetated surfaces is assessed through the consideration of the area of the land experiencing such a change.

The proposed wind farm site is predominately an upland commercial forestry location with the exception of existing public road ways and internal track ways. The total area of proposed new permanent hardstanding surface is approximately 3% of the wind farm planning development area and consequently there will be no direct or indirect impact on air temperature and microclimate. There will also be the loss of 24.4 ha of conifer plantation within the site, clear felling will be dispersed over several areas and will not consist of a single clear fell area and there will be no direct or indirect impact on site temperature and microclimate due to clear felling. It is important to note that clear felling forms part of the cycle of commercial forestry and without the proposed development clear felling would occur as normal.



Macroclimate

Carbon dioxide (CO₂) is a greenhouse gas which if released in excessive amounts can lead to increases in global temperatures known as ‘global warming’ or ‘greenhouse effect’ which can influence climate change. Section 6.4.4.1 details the carbon savings that have been calculated for the proposed wind farm.

Should the proposed wind farm, proposed grid connection and proposed Kellistown substation (i.e. the Croaghaun Project) not be developed, fossil fuel power stations will be the primary alternative to provide the required quantities of electricity. This will further contribute to greenhouse gas and other air pollutant emissions, as well as hindering Ireland in its commitment to meet its target to increase electricity production from renewable sources and to reduce greenhouse gas emissions.

The proposed wind farm project offers Ireland an indigenous form of sustainable electricity and would provide for security of supply against our dependence on imports in addition to the positive impact on the macroclimate.

6.4.4 Carbon Balance

In terms of carbon losses and savings, the online Scottish Windfarm Carbon Assessment Tool (<https://informatics.sepa.org.uk/CarbonCalculator/index.jsp>) was used to estimate carbon savings as a result of the proposed construction and operation of the wind farm. The assumptions are located in Section 6.2.3 and Appendix 6.1 details the inputs to the model.

Based on the Scottish Windfarm Carbon Assessment Tool, during the manufacturing and transportation of turbines, and construction and decommissioning of the turbines 42,387 tonnes of CO₂ will be lost to the atmosphere. This represents 1.43% of the total amount of CO₂ emissions that will be offset by the proposed wind farm project. Losses during the construction and decommissioning phases will be due to reduced carbon fixing potential, losses from soil organic matter and losses due to felling forestry. Values for turbine life and felling of forestry are presented in Table 6-12.

In total, it is estimated that **1,859,130** tonnes of CO₂ will be displaced over the proposed thirty five-year lifetime of the wind farm i.e. **53,118** tonnes of CO₂ per annum, which assists in realising the ambitious goals of the Climate Action Plan 2019. From an operational perspective, the proposed wind farm project will displace the emission of CO₂ from other less clean forms of energy generation and will assist Ireland in meeting its renewable energy targets and obligations. The burning of fossil fuels for energy creates greenhouse gases, which contributes significantly to climate change. These and other emissions also create acid rain and air pollution.

For the proposed wind farm development with up to 7 no. turbines assuming a turbine power rating of 5MW, and operational period of 30 years, the payback time for the manufacture, construction and decommissioning phases (including carbon losses from soil, felling of forestry etc.) of the Croaghaun Project is estimated at approximately 0.4 years. Should further restoration measures be put in place, the total carbon emissions and carbon payback time would be reduced.

As discussed in Section 6.1.3, the carbon calculator was created to calculate carbon loss from acid bog and fen habitats and the proposed development site does not meet the 0.5m depth of peat required for it to be categorised as peatland. Also, the site has been cultivated and drained in the past and is mainly covered in conifer plantation which will have resulted in much of the carbon content of the peat being lost. The site does not function as acid bog or fen habitat and therefore does not contain the same high levels of carbon.



In addition, the calculator only takes into account the loss of forestry on site from felling (carbon release) and the loss of forestry growth (carbon sequestration) on site for the lifetime of the proposed development and does not take into account the replanting of forestry outside of the site (there is no option of including external replant lands). Therefore, the carbon loss calculations for the proposed development are slightly overestimated.

Areas cleared of forestry for the proposed development at Croaghaun will be replaced by replanting at alternatives sites. Potential replanting sites have been identified at Sroove, Co. Sligo and Crag, Co. Limerick. The total area identified for replanting is 34.8ha. The Sroove site has been technically approved and planted. A technical approval application for the Crag site for the has been submitted by the applicant to forest service. If these replant lands become unavailable, other similarly approved lands will be used for replanting should the proposed project receive planning permission. A total of 24.4 hectares of new forestry will be replanted at two alternative sites to compensate the loss of forestry at the development site which will offset a significant quantum of the 10,177 tonnes of CO₂ lost due to the felling of forestry. These sites are located at Crag, Co. Limerick, and Sroove, Co. Sligo. An assessment of forestry replacement lands for Crag is found in Appendix 3-4 and Sroove in Appendix 3-5 of Volume 3 of this EIAR.

Table 6-12: Carbon Balance Results

Origin of Losses	Total CO ₂ Losses (tonnes CO ₂ equivalent)
Turbine manufacture, construction and decommissioning	34,754
Losses due to Backup	10,252
Felling of Forestry	11,273
Other	-7,453
Total Expected Losses	48,826
Emissions Savings	Expected CO ₂ emission savings (tonnes CO ₂ per Annum)
fossil fuel mix electricity generation	53,118
Energy output from windfarm	MWh
Estimated Annual Output	118,041
Carbon payback time	Years
Fossil fuel mix of electricity generation	0.9

6.4.5 Cumulative Impacts

6.4.5.1 Proposed Croaghaun Wind Farm

In terms of cumulative impacts, negative cumulative impacts in relation to air quality would only occur if a large development was located in the vicinity of the site and was in the process of construction at the same time. There are a large number of existing and approved projects and developments in the planning system within the vicinity of the site including housing developments, agricultural developments mainly. These developments are small in nature and will not act cumulatively with the wind farm.



There are a number of wind farms within 20km of the proposed development, the closest of these is Greenoge Wind Farm, currently operational, which is located 500m at its closest extent to the proposed development. The next nearest is Ballon Wind Farm, commissioned in 2017 which is located some 7km to the north. These facilities are operational and will have no cumulative effect on air emissions as a result of construction traffic.

In addition to these wind farms, there are two other projects which are in proximity to the proposed Wind Farm.

Consented 100MW Battery Energy Storage Facility (BESF) at Kellistown East, County Carlow

The development consists of construction and operation of up to 34 containers to store up to a total of 100MW of sealed battery cells each with entrances, fire suppression systems, Heating Ventilation and Air Conditioning systems, Inverters, control systems, other electrical components, security lighting and ancillary infrastructure and all associated works including security fencing and ancillary grid infrastructure on lands at Kellistown East, County Carlow. The site is located adjacent to the existing Kellistown Substation.

A ten year planning permission was granted in February 2018 (Planning Ref. 1823). It is likely the development would be constructed in advance of Croaghaun Wind Farm. However, should construction works take place at the same time as Croaghaun Wind Farm, the main overlap between the developments would be associated with the proposed construction of the offsite substation at Kellistown and the proposed grid connection cable works along the L3046. There are no off-site grid connection works associated with the BESF project.

According to documents submitted to Carlow County Council with the planning application, the development's construction stage is anticipated to take 9-12 months and generate a maximum of 30 HGV trips per day. The majority of HGV movements associated with this development are associated with the enabling works, compound construction, battery storage container foundation construction and delivery of battery racks. Based on the total number of HGV trips identified for the construction of the development and an accelerated 9-month construction programme, the average daily HGV trips generated by the project can be estimated as less than 6 per day which is very low.

Negative or adverse effects on the receiving environment associated with these activities coinciding is considered to be temporary in duration and slight in significance.

Solar PV Development at Garreenleen, Bendinstown, Tinnaclash and Ardbearn, Co. Carlow

A planning application has been submitted for a 10 year Planning Permission for a solar farm (Planning Ref: 20143) 1.5km from Kellistown Substation at Garreenleen, Bendinstown, Tinnaclash and Ardbearn, Co. Carlow . The proposed site is circa 127 hectares in size, consisting of solar panels on ground mounted frames, 28 No. single storey electrical inverter/transformer stations and associated equipment container, security fencing, satellite communications pole, CCTV, upgrading to existing access tracks and new access tracks, temporary construction compounds, landscaping and all associated ancillary development works. At the time of writing, this development was under appeal to An Bórd Pleanála following refusal of permission by Carlow County Council and is therefore not consented at this time.

Construction and operational access will be via entrances from the L-7111 and L-7112. These roads form part of the proposed Croaghaun Wind Farm grid connection route. The solar farm's grid connection also shares part of its route with Croaghaun's for a short section near Kellistown. According to documents submitted to Carlow County Council with the planning application, the development's construction stage is anticipated to take up to 46 weeks and generate an average of 16 HGV trips per day.



A worst case scenario involves the construction of Croaghaun Wind Farm's grid connection route in this area taking place at the same time as the solar farm construction and grid connection works. Negative or adverse effects on the receiving environment associated with these activities coinciding is considered to be temporary in duration and slight in significance. In each case, trenching works would be subject to a road opening license and traffic management plan agreed with Carlow County Council.

Following a review of proposed projects within the vicinity of the proposed Croaghaun Wind Farm, it is considered that the proposed wind farm is not likely to act cumulatively in terms of dust during construction, due to the separation distances to other projects – dust is likely to settle within ca. 100m of the source and PM₁₀ and vegetation effects are only likely within 25m.

6.4.5.2 Proposed Kellistown Substation and Proposed Grid Connection

Other projects in the vicinity of the proposed Kellistown Substation and grid connection include:

- 1) A planned large 100MW battery storage facility approved by An Bord Pleanála for construction immediately adjacent to the Kellistown Substation.
- 2) A planned solar farm at Johnstown, Bennekerry, Co. Carlow c. 4.5km north of Kellistown (currently at Further Information stage);
- 3) A planned 27 hectare solar farm located in Friarstown, Killerig, c. 6.8 km northeast from Kellistown.
- 4) A planned 127 hectare solar farm, (currently under appeal) at Garreenleen, Bendinstown, Tinnaclash and Ardbearn, Co. Carlow, c. 3.7 km south of Kellistown.

There is potential for cumulative effects on any sensitive receptors within the zone of emissions if the Kellistown Substation upgrade 100MW battery storage facility are constructed simultaneously.

There is potential for slight to moderate cumulative impacts if the cable route connections for the solar developments overlap with the Kellistown substation upgrade and the proposed Kellistown Substation and grid connection of the Croaghaun Wind Farm Project.

Cumulative impacts may arise if the construction, operational and maintenance period of these projects occurs simultaneously with the construction of the proposed wind farm, grid connection and Kellistown substation development. This could result in slight increased traffic emissions, however, provided the mitigation measures as detailed in Section 6.5 are implemented and the mitigation measures proposed for other developments are implemented, there will be no significant cumulative effects on air quality.

There will be no net carbon dioxide (CO₂) emissions from operation of the proposed wind farm. Emissions of carbon dioxide (CO₂), oxides of nitrogen (NO_x), sulphur dioxide (SO₂) or dust emissions during the operational phase of the Proposed Development will be minimal, relating to the use of operation and maintenance vehicles onsite, and therefore there will be no measurable negative cumulative effect with other developments on air quality and climate.

The nature of the Proposed Development and other energy developments within 20 kilometres are such that, once operational, they will have a cumulative long-term, significant, positive effect on the air quality and climate.



In terms of climate and carbon, the proposed wind farm will act cumulatively with other renewable energy projects in reducing CO₂ emissions by displacing fossil fuel in the production of electricity, resulting in a slight-moderate positive impact on climate.

6.5 Mitigation Measures

6.5.1 Air Quality

6.5.1.1 *Construction Phase*

Construction Environmental Management Plan (CEMP) has been prepared and is included in Volume 3, Appendix 3.1 This includes for the following mitigation measures during the construction phase of the proposed wind farm relevant to air quality:

- The internal access roads will be constructed prior to the commencement of other major construction activities. These roads will be finished with graded aggregate;
- A water bowser will be available to spray work areas (wind turbine area and grid connection route) and haul roads, especially during periods of excavations works coinciding with dry periods of weather, in order to suppress dust migration from the site;
- All loads which could cause a dust nuisance will be covered to minimise the potential for fugitive emissions during transport;
- Gravel will be used at the site exit point to remove any dirt from tyres and tracks before travelling along public roads;
- Re-vegetate earthworks and exposed areas/soil stockpiles to stabilise surfaces as soon as practicable.
- The access and egress of construction vehicles will be controlled to designated locations, along defined routes, with all vehicles required to comply with onsite speed limits;
- Construction vehicles and machinery will be serviced and in good working order;
- Wheel washing facilities will be provided at the entrance/exit point of the proposed wind farm site;
- The developer in association with the contractor will be required to implement a dust control plan as part of the CEMP (a CEMP is contained in Volume 3, Appendix 3.1. In the event the Planning Authority decides to grant permission for the proposed wind farm, the final CEMP will address the requirements of any relevant planning conditions, including any additional mitigation measures which are conditioned by the Planning Authority.
- Receptors which receive dusting and soiling from local routes entering the site; and dwellings directly adjacent to the grid connection route construction that experience dust soiling, where appropriate, and with the agreement of the landowner, will have the facades of their dwelling cleaned if required should soiling have taken place;
- Ensure all vehicles switch off engines when stationary – no idling vehicles; and
- Exhaust emissions from vehicles operating within the site, including trucks, excavators, diesel generators or other plant equipment, will be controlled by the contractor by ensuring that emissions from vehicles are minimised through regular servicing of machinery.



6.5.1.2 Operational Phase

As the operation of the proposed wind farm will have positive impacts on air quality, mitigation measures are considered unnecessary.

6.5.1.3 Decommissioning Phase

Mitigation measures for the removal of wind turbines from the proposed development site would be similar as per the construction phase with respect to dust control and minimisation. The proposed access tracks across the proposed wind farm site will be left in situ and utilised as forest roads following decommissioning and no mitigation measures are proposed. In terms of the underground grid cable, this will be left in situ and so no mitigation measures are proposed.

6.5.2 Climate

It is considered that the proposed wind farm project will have an overall positive impact in terms of carbon reduction and climate change. It will assist Ireland in meeting the new binding renewable energy target for the EU of 32% by 2030. Also, it will aid in increasing the onshore wind capacity, as per the Climate Action Plan 2019. In terms of renewable energy, an increase in electricity generated from renewable sources is to increase to 70% by 2030, with up to 8.2GW of increased onshore wind capacity. This will be achieved by:

- Phasing out fossil fuels
- Harnessing renewable energy
- Micro-generation; and
- Other measures.

As set out in the Climate Action Plan 2019, in terms of harnessing renewable energy, the volumes and frequencies of RESS will increase, so that the 70% target is met. The measures required to achieve this include finalising RESS, establishing a Community Framework to accompany RESS, begin the qualification process for the RESS 1 Auction and to finalise the design and implementation of RESS 2 and RESS 3.

As no significant impacts on climate are predicted during construction, no mitigation measures are proposed. In terms of the operational phase, the operation of the proposed wind farm project will have a positive effect on climate due to the displacement of fossil fuels.

6.6 Residual Impacts

6.6.1 Air Quality

Following the implementation of the above mitigation measures, the proposed wind farm, proposed grid connection and proposed Kellistown substation will result in slight to moderate residual impacts arising from fugitive dust emissions during particular construction activities. These will be localised in nature and as they will be associated with particular elements of the construction phase, they will be temporary in nature and will not result in any permanent residual impacts.



Impacts related to vehicle emissions will practically cease following construction and no significant impacts are anticipated. There will be a low level of maintenance traffic during the operational period, which will have an imperceptible impact.

During operations, the proposed wind farm will result in the avoidance of emissions from fossil fuel generators which is a positive effect on air quality.

6.6.2 Climate

There will be residual positive impacts from the operation of the proposed wind farm project in terms of the displacement of fossil fuel energy generation with renewable energy.

Section 6.4.3 assessed the potential impacts on climate as a result of the development of the proposed Croaghaun Wind Farm Project through microclimate and macroclimate. At the microclimate level, the proposed development encompasses approximately 2% of the entire site area with hardstanding surfaces (hardstandings, access tracks, structures). The assessment found that a 2% increase in hardstanding area would not negatively impact the vegetation necessary to maintain a microclimate. In terms of macroclimate, it is estimated that an annual average output¹³ of up to 28 MW for the proposed wind farm development will result in the net displacement of 53,118 tonnes of CO₂ per annum. This results in a positive impact by removing the GHG emissions that would have otherwise been part of the output of traditional energy manufacturing (i.e. biomass, peat, etc). Potential impacts to climate can have the potential to affect human health and the environment. No direct or indirect impact on air temperature, microclimate or macroclimate has been associated with the development of the proposed Croaghaun Wind Farm Project due to the location of the site which is predominately an upland commercial forestry location with the exception of existing public road ways and internal track ways.

There are no potential direct or indirect impacts on air temperature, microclimate and macroclimate associated with the proposed grid connection. Due to the nature of construction along the proposed grid route which works as a “rolling” construction site, no works will be concentrated in any one area of the route. Therefore, the construction phase of the Croaghaun Wind Farm will not have a significant impact on climate.

Should the Croaghaun Project not be developed, fossil fuel power stations will be the primary alternative to provide the required quantities of electricity. This will further contribute to greenhouse gas and other air pollutant emissions, as well as hindering Ireland in its commitment to meet its target to increase electricity production from renewable sources and to reduce greenhouse gas emissions.

It is therefore considered that there will be no residual impacts on climate as a result of the development of the proposed Croaghaun Project

¹³ Per Scottish Wind Farm Calculation Tool



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