STATUTORY RULES OF NORTHERN IRELAND

# 2015 No. 84

# PLANNING

The Planning (Trees) Regulations (Northern Ireland) 2015

Made - - -Coming into operation 26th February 2015 1st April 2015

The Department of the Environment makes the following Regulations in exercise of the powers conferred on it by sections 122(4), 128 and 247(1) and (6) of the Planning Act (Northern Ireland) 2011 <sup>M1</sup>.

Marginal Citations M1 2011 c.25 (N.I.)

# PART 1

# GENERAL

# Citation, commencement and interpretation

**1.**—(1) These Regulations may be cited as the Planning (Trees) Regulations (Northern Ireland) 2015 and shall come into operation on 1st April 2015.

(2) In these Regulations—

"development value" means an increase in value attributable to the prospect of development and, in relation to any land, the development of it shall include the clearing of it.

"electronic communication" has the meaning assigned to it by section 4 of the Electronic Communications Act (Northern Ireland) 2001<sup>M2</sup>;

"land affected by the order" includes land adjoining the land on which the trees, groups of trees or woodlands to which the order relates are situated;

"order" means a tree preservation order;

"persons interested", in relation to land affected by an order, means the owners and occupiers of the land;

(3) In these Regulations, and in relation to the use of electronic communications for any purpose of these Regulations which is capable of being carried out electronically—

- (a) the expression "address" includes any number or address used for the purpose of such communications;
- (b) references to notices, applications or other documents or to copies of such things include references to such documents or copies of them in electronic form.

(4) Paragraphs (5) to (8) apply where an electronic communication is used by a person for the purpose of fulfilling any requirement in these Regulations to give or send any form, map, notice or other document to any other person ("the recipient").

(5) The requirement shall be taken to be fulfilled where the form, map, notice or other document transmitted by means of electronic communication is—

- (a) capable of being accessed by the recipient;
- (b) legible in all material respects; and
- (c) sufficiently permanent to be used for subsequent reference.

(6) In paragraph (5), "legible in all material respects" means that the information contained in the notice or document is available to the recipient to no lesser extent than it would be if sent or given by means of a document in printed form.

(7) Where the electronic communication is received by the recipient outside the recipient's business hours, it shall be taken to have been received on the next working day; and for this purpose "working day" means a day which is not a Saturday, Sunday or a public holiday.

(8) A requirement in these Regulations that any document should be in writing is fulfilled where that document meets the criteria in paragraph (5).

(9) In these Regulations any references to sections are references to sections of the Planning Act (Northern Ireland) 2011 unless otherwise stated.

# **Marginal Citations**

M2 2001 c.9 (N.I.) as amended by 2003 c.21 (N.I.)

# PART 2

# TREE PRESERVATION ORDERS

# Form of tree preservation order

2.—(1) An order shall be in the form set out in the Schedule and—

- (a) shall specify the trees, groups of trees or woodlands to which it relates;
- (b) where the order relates to a group of trees, shall specify the number of trees in the group; and
- (c) shall indicate the position of the trees, groups of trees or woodlands, as the case may be, by reference to a map.

(2) An order shall contain or be accompanied by the map referred to in paragraph (1)(c); and where a map so accompanies an order it shall be treated as part of that order.

(3) The map contained in, or accompanying, an order shall be prepared to a scale sufficient to give a clear indication of the position of the trees, groups of trees or woodlands to which the order relates.

# Procedure after making an order

- 3.—(1) As soon as practicable after making an order, and before confirming it, the council shall—
  - (a) serve on the persons interested in the land affected by the order—
    - (i) a copy of the order; and
    - (ii) a notice containing the particulars mentioned in paragraph (2); and
  - (b) make a copy of the order available for public inspection, in accordance with paragraph (3).
- (2) The particulars mentioned in this paragraph are—
  - (a) the reasons for making the order;
  - (b) a statement that objections or other representations with respect to any trees, groups of trees or woodlands specified in the order may be made to the council in accordance with regulation 4;
  - (c) the date, being at least 28 days after the date of the notice, by which any objection or representation must be received by the council;
  - (d) a copy of regulation 4; and
  - (e) where the order contains a direction under section 123 (provisional tree preservation orders), a statement of the effect of that direction.

(3) Subject to regulations 6(c), 7(c) and 8(1)(c), a copy of the order shall be made available for public inspection in the locality in which the land to which the order relates is situated at all reasonable hours.

# **Objections and representations**

- 4. Objections and representations—
  - (a) shall be made in writing and delivered so as to arrive with the council not later than the date specified under regulation 3(2)(c);
  - (b) shall specify the particular trees, groups of trees or woodlands (as the case may be) in respect of which the objections or representations are made; and
  - (c) in the case of an objection, shall state the reasons for the objection.

# Procedure for confirmation of a tree preservation order

**5.**—(1) Where the council, after it has considered objections and representations duly made in respect of it and not withdrawn, decides to confirm an order, it may do so with or without modification.

(2) Where an order is confirmed it shall be endorsed to that effect, and the endorsement shall also indicate—

- (a) that the order is confirmed with modifications or without modification, as the case may be; and
- (b) the date on which it was confirmed.

(3) Where an order is confirmed with modifications, the modifications shall be indicated in the order.

# Action after confirmation of tree preservation order

- 6. As soon as practicable after confirming an order, the council shall—
  - (a) notify the persons interested in the land affected by the order—

- (i) of the confirmation of the order; and
- (ii) of the date on which the order was confirmed;
- (b) where the order was confirmed with modifications, send a copy of the order, as confirmed, to those persons; and
- (c) make a copy of the order, as confirmed, available for public inspection, in place of the copy made so available in accordance with regulation 3(3).

# Action where a tree preservation order is not confirmed

- 7. Where the council decides not to confirm an order it shall as soon as practicable—
  - (a) endorse the order with a statement to that effect and with the date of its decision;
  - (b) notify the persons interested in the land affected by the order of its decision; and
  - (c) withdraw from public inspection the copy of the order made available in accordance with regulation 3(3).

# **Revocation of tree preservation orders**

**8.**—(1) Where the council revokes an order it shall—

- (a) endorse the original order with a statement to the effect that the order has been revoked, specifying the date of the revocation order;
- (b) serve a copy of the revocation order on the persons interested in the land affected by the order; and
- (c) withdraw from public inspection the copy of the original order made available in accordance with regulation 3(3).
- (2) A revocation order shall contain a statement of the date on which it was made.

# PART 3

# TREES IN CONSERVATION AREAS

# Trees in conservation areas—exemptions

9.—(1) Section 127 (preservation of trees in conservation areas) shall not apply to—

- (a) the cutting down, uprooting, topping or lopping of a tree in the circumstances mentioned in section 122(5) (tree preservation orders: councils) or in Schedule 3 of the prescribed form of tree preservation order set out in the Schedule;
- (b) the cutting down or uprooting—
  - (i) of a tree whose diameter does not exceed 75 millimetres; or
  - (ii) where carried out for the sole purpose of improving the growth of other trees, of a tree whose diameter does not exceed 100 millimetres; or
- (c) the topping or lopping of a tree whose diameter does not exceed 75 millimetres.
- (2) For the purpose of this regulation—
  - (a) where a tree has more than one stem at a point 1.5 metres above the natural ground level its diameter shall be treated for the purposes of paragraph (9)(b)(i) and (c) or paragraph (9) (b)(ii) as exceeding 75 millimetres or 100 millimetres respectively, if any stem when

measured over its bark at that point exceeds 75 millimetres or 100 millimetres respectively; and

(b) in any other case, the diameter of a tree shall be ascertained by measurement, over the bark of the tree, at a point 1.5 metres above the natural ground level.

# Use of electronic communications

**10.**—(1) Paragraph (2) applies where a person uses electronic communications for any of the following purposes—

- (a) making objections and representations under regulation 4;
- (b) applying for consent to cut down, uproot, top or lop trees in accordance with Part 2 of Schedule 4;
- (c) serving notice of appeal on the planning appeals commission against the refusal of consent or the granting of consent subject to conditions under Part 2 of Schedule 4 or serving notice of appeal in default of decision under that Schedule;
- (d) serving a claim for compensation on the council under Part 2 of Schedule 4.

(2) In the case to which this paragraph applies, and except where a contrary intention appears, the person making the objection and representation, application, appeal or claim shall be taken to have agreed—

- (a) to the use of electronic communications for all purposes relating to the objection and representation, application, appeal or claim (as the case may be) which are capable of being effected using such communications;
- (b) that the address for the purpose of such communications is the address incorporated into, or otherwise logically associated with, the objection and representation, application or claim;
- (c) that the person's deemed agreement under this paragraph shall subsist until he gives notice in writing that he wishes to revoke the agreement and such withdrawal or revocation shall be final and shall take effect on a date specified by him in the notice but not less than seven days after the date on which the notice is given.

(3) In this regulation "Schedule 4" means Schedule 4 of the Schedule (form of tree preservation order).

# PART 4

# **REVOCATION AND TRANSITIONAL PROVISIONS**

# **Revocation and transitional provisions**

11.—(1) The Planning (Trees) Regulations (Northern Ireland) 2003 <sup>M3</sup> are revoked.

(2) Where before the commencement of these Regulations the Department made or confirmed any order, that order shall be treated as having been made or confirmed by the appropriate council.

(3) Anything which before the commencement of the Regulations was in the process of being done by, to or in relation to the Department in connection with any of the functions mentioned in paragraph (4) shall be treated as having been done by, to or in relation to the appropriate council.

(4) The functions mentioned in this paragraph are—

- (a) the making and confirmation of an order;
- (b) the revocation of an order;

- (c) the determination of an application for any consent required under an order and any appeal against that decision to the planning appeals commission; and
- (d) the making of any claims for compensation under any order.

(5) Section 59 (matters which may be raised in an appeal under section 58) as modified by the Schedule does not apply to an appeal made to the planning appeals commission before the commencement of these Regulations which is not determined at that date.

(6) In this regulation "appropriate council" means the council in whose district the land on which the trees, groups of trees or woodlands to which the order relates is situated.

(7) Nothing in this regulation shall affect the generality of section 29(3)(a) of the Interpretation Act (Northern Ireland) 1954 <sup>M4</sup>.

 Marginal Citations

 M3
 S.R. 2003 No.444

 M4
 1954 c.33 (N.I.)

Sealed with the Official Seal of the Department of the Environment on 26th February 2015.

L.S.

Department of the Environment

Angus Kerr A senior officer of the

# <sup>F1</sup>SCHEDULE

Regulation 2(1)

## **Textual Amendments**

Sch. form: Sch. 3 para. 2(a) substituted (28.12.2017) by The Communications Act 2003 and the Digital F1 Economy Act 2017 (Consequential Amendments to Secondary Legislation) Regulations 2017 (S.I. 2017/1011), regs. 1(1), Sch. 3 para. 10(2)

FORM OF TREE PRESERVATION ORDER THE PLANNING ACT (NORTHERN IRELAND) 2011 THE PLANNING (TREES) REGULATIONS (NORTHERN IRELAND) 2015 TREE PRESERVATION ORDER

at (address of the load) [name of council](in this Order called "the Council]) in exercise of the powers conferred upon it by sections 122, 123 and 183(1) of the Planning Act (Northern Ireland) 2011(a) makes the following order Section 12.4, 12 and 10.4 except viol the 7 animing Per (violentin neural 2011) minutes in thoroning toxic-inposed on such consent, can down, uproot, top, log, willfully damage or willfully destroy or cause or pormit the earling down, uprootin, topping, willfull damage or willfully destroy or cause or specified in Schedule 1 or comprised in a group of trees or in a woodland specificia in that Schedul, to the anametric and the tree specification in Schedul 2 and the manare indicated in Schedul 2 and the anametric and the tree specification in Schedul 2. In the specification in the Schedul 2 and the anametric damage in the specification in Schedul 1.

(The Council directs that section 123 (provisional tree preservation orders) shall apply to this Order and, accordingly, this Order shall take effect provisionally on [insert date].) The Order is subject to the provisions of Schedule 2 and to the exemptions specified in Schedule 3.

Authorised by [name of council] to sign on behalf on [insert date].

SCHEDULE 1

culars of trees protected by the Order as also specified on the attached map.]

#### SCHEDULE 2

Application of provisions of the Planning Act (Northern Ireland) 2011 capana.com up urvisons of the transmit Act (Vorthern Ircland) 2011
 L(1) The provisions decisions 40, 35, 35, 40, 66, 66 do 2011 A trapecificati in column 1 of Part 1 of Schedule 4 of this Order shall have effect, in relation to consents studer this Order and applications for such consents, subject to the adaptations and modifications memory and on column 2.
 (2) The provisions referred to in paragraph (1), as so adapted and modified, are set out in Part 2 of that Schedule.

 Subject to the provisions of this Order any person who has suffered loss or damage in consequ (a) any refusal of consent to cut down, uproot, top or lop a tree which is the subject of a tree preservation order; or

(b) the granting of any such consent subject to conditions.

(c) in guinting or any state constant respect to committee, 1 if they make a claim to the council within the time and in the manner prescribed by paragraph 5 ntitled subject to such exceptions as may be prescribed to recover from the council compensation speet of such loss or damage.

respect of web loss or dumage. In the September investor investor is non-interactional companions for comparison of the set of the s

(c) for loss or damage reasonably foreseeable by that person and attributable to his or her failure to take reasonable steps to avert the loss or damage or to mitigate its extent.

5-(1) A claim fore compensation shall be in writing, stating be reasons for that claim and shall be made by serving it on the control.
(2) The time writing with any such claim shall be made shall be a period of six months from the date of the design of the control.
(2) The time writing the control of writer an appeal has been made to the planning appeal a commission against the design of the control from the date of the design of the control more to the probability.

against he decision of the counsel from the date of the decision of the commission on the appeal. 6. The Lands Trhomb and Loremre are yeares using of date of the commission on the appeal. MOTE: A copy person who, in contractation of the provisions of thus Outer can down, approximation willing destrays are re-willing datagoars, are provided and the second person of the bloby to destray in junity of an offnesse under section [27] to panish for contravionion of the prevextance seconding 1000 (2000) and and the second of appears the second person in consequence of the test be imposed on a persona convicted of such an offnesse the court must in particular have regard to appear formation last who have accord appears multicly to accrete to have non-interposition of the test be imposed on a persona convicted of such an offnesse the court must in particular have regard to appear.

Any person who contravenes the provisions of this Order otherwise than as mentioned above, shall be guilty of an offence and liable on summary conviction to a fine not exceeding level 4 on the standard

### SCHEDULE 3

(a) 2003 c. 21 (b) 1184 c.12 (c) S.R. 2015 no.70 (d) 0993 No. 3160 (N.L.15)

PART 1 Adaptation of sections 40, 58, 59, 60 and 68 of the Planning Act (Northern Ireland) 2011	
Column 1: Provision of the 2011 Act	Column 2: Adaptation or Modification
Section 40	Substitute this section with- "Application for consent to cut down, uproot, top or lop trees 40(1) An application for consent made to the council
	shall be in writing containing a statement of reasons for making the application, and specifying, by reference if necessary to a map, the trees or woodland to which the application relates and the operations for which consent is required.
	(2) The council may grant consent to an application either unconditionally, or subject to such conditions (including conditions requiring the replacement of any tree or trees) as the council may think fit, or may refuse consent."
Section 58(1)	Omit "-" and "(a)" For the words "planning permission to develop land" substitute "consent under a tree preservation order". Omit paragraphs (b) and (c). For the words "permission, consent, agreement or approval" substitute "consent".
Section 58(2)	Omit
Section 58(3)	For the number "(3)" substitute "(2)".
Section 58(4)	For the number "(4)" substitute "(3)". Omit the words ",subject to subsections (5) to (7),".
Section 58(5)	Substitute this subsection with— "(4) Where an appeal is brought under this section, the commission must afford both the appellant and the council the opportunity of— (a) appearing before and being heard by the commission or
	(b) submitting to the commission a written statement within such period and in respect of such matters as the commission may specify to them by notice in writing."
Section 58(6)	For the number "(6)" substitute "(5)".
Section 58(7)	Omit.
Section 59(1) Section 60	Omit the words "or as the case may be, the Department" After the words "section 58(1)" insert the words "as applied and modified by the Planning (Trees) Regulations (Northern Ireland) 2015".

#### Document Generated: 2024-05-15

#### Changes to legislation: There are currently no known outstanding effects for the The Planning (Trees) Regulations (Northern Ireland) 2015. (See end of Document for details)

Section 68

# Omit the words "cither=", "(a), ..., (a) Omit paragraph (b) (b) (b) "and barrangraph (c) (c) "and for words "permission, consent, agreement "(b)" and for words "permission, consent, agreement "(b)" and for words "permission", consent, agreement "(b)" and for words "permission", consent, agreement "(b)" and generation and the sequence of the substitute" consent mark as a perspective to (c) words "permission" to account that in the sequence of the (c) words "permission" to account that in the sequence of the (c) words "permission" to account that in the sequence of the (c) words "permission" to account that in the sequence of the (c) words "permission" to account the sequence of the sections (c), (c) words "permission" to the section of the sections (c), (c) words "permission" to the sections (c), (c) and (c) words "permission" to the sections (c) words "permission" to account the section of the sections (c), (c) words "permission" to the sections (c) words "permission" to account the sections (c) words (c) words (c) words (c) mit the words "either-", "(a)", and "; or" in paragraph constances of the location is the consent was and how construction of the societient to revolve or diff construct under a first person ratio or when how some of the location of the location of the location means that here are person in the location of the means that here are location and the diff first so much where the construction and the location of the person who applied for the consent: the porten who applied for the consent: the location of the location of the location of the area not construction of the location of the construction of the location of the construction of the location of and the order. An order under this sections thall take effect on the after that on which the consent complies with the anizments of subjection (§7):

PART 2 Sections 40, 58, 59, 60 & 68 of the Planning Act (Northern Ireland) 2011 as adapted or modified

Application for consent to cut down, uproot, top or lop trees

40-(1) As application for constant made to the context load he is writing containing a statement of reason for making the application, and epociary, he referres or facesary to a map, he trees or woodland to which the application contract contracts and the operations for which the application contract contracts and the operations for which consent in required. (2) The council may grant context to an application of the uncontract, yes and yes to use conditions (including conditions requiring the replacement of any tree or trees) as the council may think fit, or may retries context.

58.-(1) Where an application is made to a council for consent under a tree preservation order then if that consent is refused or is granted subject to conditions, the applicant may by notice in writing appeal to the phanning appeals commission.

- (5) If at any time before or during the determination of an appeal under this section it appears to the planning appeals commission that the appellant is responsible for undue delay in the progress of the
- a many groups eccentration that the appellant is responsible to how a many sequence of the appellant table, within the appeal and the appeal appeal

Matters which may be raised in an appeal under section 58

vances when may be raised in an appeal under section 5.
94-(1) In an appeal under section 5.8, a perior to the proceedings is not to raise any matter which was not before the council at the time the decision appealed against uss made unless that party can domentize at the standing of the decision appeale against the standard section 1. If the standard section 1. If the standard section 1. If the time was a consequences of exceptional circumstances.
(2) Nothing in subsection (1) affects any requirement or entitlement to have regard to-(a) the provision of the lead select any comparement plan.
(2) Noting in subsection (1) affects any requirement or entitlement to have regard to-(a) the provision of the lead selectment plan.
(b) any other material consideration.

#### Appeal against failure to take planning decision

Appear against thative to take planning decisions 60. Where any sole application as in semiconical in section 58(1) as applied and medified by the Planning (Tress) Regulations (Korthern Ireland) 2015 is made to a council, then unless within such period as mybe specifical by a development order, or within such extended period as mybe specifical upon in writing between the applicant and the council, the council gives notee to the applicant of its decision on the application, section 58 all happly in relation to the applications. (a) as if the consent to which is relates had been refined by the council, and (b) as if modification of the council discission hald been received by the applicant at the end of the period so specified, or at the end of the said extended period, such as mass and the period so specified, or at the end of the period so specified, or at the end of the said extended period, as the case may be.

# Revocation or modification of consent under a tree preservation order by council

68.-(1) If it appears to a council that it is expedient to revoke or modify any consent under a tree preservation order, the council may, subject to subsections (3), (4) and (5) by order revoke or modify the consent to such extent as it considers expedient. me center (10 such extert at it considers expedient. (2) Without prejudice to the generatily of subsection (1), a council may have regard to any material dama in aircumstates table has occurred use the council way agraved. (3) The power confirmed by this section to revoke or modify consent under a true preservation order may be exercised at any time before the operations for which consent has been given have been complicated, but any such revocation or modification shall not affect to much of those operations at has been carried out.

been earned out. (4) Where the consuct makes an order under this section it must serve a notice on-(a) the person who applied for the consent: (b) the overver and ecceptie of the land affected, and (c) any other person who, it in opinion, would be affected by the order. (5) An order made under this section shall take effect on the day after that on which the council complies with the requirements of subsection (b).

# EXPLANATORY NOTE

# (This note is not part of the Order)

These Regulations replace the Planning (Trees) Regulations (Northern Ireland) 2003.

A regulatory impact assessment has been prepared in relation to these Regulations. A copy may be obtained from the Department of the Environment, Causeway Exchange, 1-7 Bedford Street, Town Parks, Belfast, BT2 7EG or accessed at www.doeni.gov.uk.

The Explanatory Memorandum is available alongside the Regulations on the government's website www.legislation.gov.uk .

**Changes to legislation:** There are currently no known outstanding effects for the The Planning (Trees) Regulations (Northern Ireland) 2015.