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Westmeath County Council

Municipal District of Mullingar Kinnegad

**Casual Trading (Control and Designation) Bye - Laws 2021
made under The Casual Trading Act 1995**

**Bye - Laws adopted by the Municipal District of Mullingar Kinnegad on the
XXXXX**

LONG TITLE: “The Mayor and Members of the Municipal District of Mullingar Kinnegad (hereinafter referred to as “The District”) in exercise of the powers vested in them by the provisions of The Casual Trading Act 1995 as amended and all other enabling statutory powers hereby make the following Bye-Laws for the Control and Designation of Casual Trading in the administrative area of the Municipal District of Mullingar Kinnegad.

PRELIMINARY

NO. 1 SHORT TITLE: These Bye-Laws may be cited as the Municipal District of Mullingar Kinnegad Casual Trading (Control and Designation) Bye-Laws 2021.

NO. 2 AREA OF APPLICATION: These Bye-Laws apply to the administrative area of Municipal District of Mullingar Kinnegad.

NO. 3 COMMENCEMENT DATE: These Bye-Laws shall come into effect on **XXXXXXXXXXXXXX**.

NO. 4 REVOCATION: “The Westmeath County Council Casual Trading Bye-Laws 2013 and Athlone Town Council Trading Bye-Laws 2010 are hereby revoked as and from the commencement date of the **XXXXXXXXXXXXXXXXXXXX**.”

NO. 5 INTERPRETATION: In these Bye-Laws the following words or phrases shall have the meanings hereby expressly given to them that is to say: “the Act” Means the Casual Trading Act, 1995.

“Westmeath County Council” Means the administrative body for Westmeath County Council as set out in Sections 10 & 11 and schedule 5 of the Local Government Act 2001 and Section 17 of the Local Government Reform Act 2014.

“District” Means the Municipal-District of Mullingar Kinnegad

“Designated Area” Means an area marked in red on the attached maps and listed in Part III hereto and designated as a casual trading area.

“Licence” Means a Casual Trading Licence issued under the Casual Trading Act, 1995.

“Casual Trading” Means selling goods at a place (including a public road) to which the public have access as of right or any other place that is a casual trading area as defined by the Act.

“Event Trading” Means licensed casual trading at an event or events specified in the licence or at or in the immediate vicinity of the place where and on the day or days on which the event takes place.

“Trading Place” Means a place in a designated area delineated by paint marking or different colour brick at pitch boundary. A trading place shall not exceed an area of 9 sq. metres.

“Licence Holder” Means a person to whom a licence has been issued or the licence holder’s servant or agent acting on the licence holder’s behalf.

“Authorised Officer” Means the person appointed under Section 10 of the Casual Trading Act 1995 to be an Authorised Officer.

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PART I

CASUAL TRADING AREA: Each of the lands described in Part III hereto and as set out in the attached Schedule of maps is hereby designated as a casual trading area for the purposes of the Act.

LICENCE: An applicant for a licence must pay the appropriate fee for the type of goods to be sold in the particular designated trading area. The licence shall indicate what goods may be sold and only such goods as are shown on the licence, and for which the appropriate licence fees have been paid may be sold by the licence holder. The Schedule of fees for designated trading areas are set out in Section 7 of these Byelaws.

An applicant for a licence for event trading must pay the appropriate fee for the type of goods to be sold under the appropriate heading as set out in Section 7. A Casual Trading Licence may not be rented or sold by the holder.

TRADING PLACE: A licence holder shall engage in casual trading only within the space allocated to the licence holder in a designated area which space shall be identified by means of a description in the licence holder's licence and delineated by paint marking or different colour brick at pitch boundary.

DISPLAY OF LICENCE NO: A licence holder shall prominently display the number of the licence at the licence holders trading place in such a position as to be clearly visible and easily legible to members of the public at all times during trading hours. If so requested, the licence holder shall produce the licence on demand to any person.

STALL: A licence holder shall only use a stall or other like receptacle for carrying/displaying goods which is approved by an Authorised Officer of the District and shall remove same at the end of each day's trading. The District may remove any stall or like receptacle found in a trading place outside of trading hours. Stalls shall not exceed 2.5 metres in height.

OFFENCES: A person who contravenes a Bye Law shall be guilty of an offence.

PENALTY: Every person who shall offend against any of the foregoing Bye Laws shall be liable for every such offence on summary conviction to a fine not exceeding €1,269.74. Licences can be revoked for failure to stay within a casual trading pitch and/or failure to remove litter.

REPEAL OF BYE LAWS: From and after the date of commencement of these Bye-Laws, all previous Bye-Laws relating to the Casual Trading Act, 1995 heretofore made by Westmeath County Council and Athlone Town Council shall be and are, from that date, repealed.

MISCELLANEOUS PROVISIONS: The issue of licences for a trading place may be temporarily suspended by executive order to facilitate construction/development/maintenance of a roadway, footpath or other infrastructure or on adjoining sites or for other operational reasons.

ALTERNATIVE TRADING PLACES: An existing licence for a trading place may be temporarily suspended by executive order to facilitate construction/development/maintenance of a

roadway, footpath or other infrastructure or on adjoining sites or for other operational reasons. As appropriate, alternative trading places within designated areas may be assigned by the local authority to existing licence holders following consultation, subject to availability.

EXEMPTIONS

Pursuant to Section 2 of the Act, casual trading does not include:-

- (a) Selling by auction (other than by Dutch auction) by the holder of a licence or permit for the time being in force under the Auctioneers and House Agents Acts, 1947 to 1973.
- (b) Selling to a person at the place where he resides or carries on business
- (c) Selling in respect of which it is shown by the seller -
 - (i) That any profits therefrom are for use for charitable purposes or for other purposes from which no private profit is derived, and
 - (ii) That no remuneration, emolument, gain or profit will accrue to the seller or his servants or agents therefrom.
- (d) Selling, during the period 1 May to 30 September in any year, by -
 - (i) The grower (within the meaning assigned to that expression by the Casual Trading Act 1995 (section 2(3)) Regulations 2004, or
 - (ii) Subject to the condition specified in relation to this subparagraph by those Regulations being satisfied, a servant or agent of the grower,of one or more of the following fruits and vegetables, namely –
 - (I) Strawberries, raspberries, blueberries, gooseberries, blackberries, loganberries, tayberries and currants,
And
 - (II) Potatoes having loose skins and which have been harvested prior to maturity.

DESIGNATION

- (i) The District hereby designates the lands shown on the attached maps in Part III, as places reserved where Casual Trading may be carried out. Where a previous historical right is designated the area designated in the document designated as an area where casual trading can be carried out is recognised under these bye laws as a place where casual trading can take place.
- (ii) A Licence Holder shall engage in casual trading only within the space allocated to the licence holder in a designated casual trading area, which space shall be identified by means of a description in the licence holders licence or delineated by a paint marking or in the case of a specified event or events at such other locations as may be approved by the council pursuant to Section 4(1) (a) (iii) of the Act.
- (iii) The District hereby designates that each District may, on the recommendation of the District Manager or nominee, move a designated Casual Trading Pitch to another area that may be so designated within that District so long as the total number of designated pitches within the district is not exceeded.

PART II

General terms and conditions

Section 1: Designated area trading pitch allocation policy

- 1.1 Persons wishing to apply for a designated area Casual Trading pitch must complete an Application process as set out in Section 4 of these Bye-Laws.
- 1.2 A licence will not be granted unless all the relevant information required in the application process is supplied.
- 1.3 The acceptance of an application form by the District does not guarantee the granting of a licence.
- 1.4 Vacant pitches will be offered on a first come first served basis, except in the case of new areas which will be allocated by lottery.
- 1.5 Individual trading spaces shall be allocated by the District by such methods that it may, at its discretion decide.
 - i) Due recognition will be given to traditional traders in the allocation of Casual Trading Spaces and, in particular to persons who satisfactorily support their claim to be established traders.
 - ii) The allocation process shall not exclude allocation by lot when deemed necessary.
 - iii) The number of traders seeking to sell similar products in a particular trading area.
- 1.6 An individual who is not in a position to accept the offer of a pitch at the time, for whatever reason, but still wishes to be considered for a pitch must go back to the end of the waiting list.
- 1.7 In general, the District will only issue a licence for one trading bay to any individual applicant, but consideration will be given to issue more if requested.
- 1.8 A Casual Trading pitch cannot be sub-let or sold.
- 1.9 The District reserves the right to revoke a licence at any time during the licensing period for failure to comply with the licence conditions.
- 1.10 Licences are not transferable but consideration may be given in exceptional circumstances (i.e. in the event of either death or long-term illness of the licence holder) to the transfer of a licence on a Casual Trading pitch to an agent/assistant who is a family member subject to the following conditions:
 - a) The family member has been the registered agent of the licence holder and has been working with the licence holder on the pitch for a minimum of four years.
 - b) The family member who has been the agent/assistant must also have previously registered an expression of interest for a Casual Trading pitch with the District before consideration can be given to the transfer request. Priority may be given in this instance over others on the waiting list.
- 1.11 An individual has no right or entitlement to succeed to a Casual Trading pitch.
- 1.12 The District reserves the right to re-allocate any pitch that has been left unoccupied by a licence holder for a period of 4 weeks without reasonable explanation to the District.

- 1.13 The District reserve the right to re-allocate a Trading Place(s) on a particular trading day should a licence holder be absent.
- 1.14 The District reserves the right, in the event of works planned or due to take place, to relocate existing traders in designated areas in or adjacent to works, into other available designated trading areas within the County Council functional area. This will be done following consultation with traders.
- 1.15 Licence holders must give two months' notice if surrendering a pitch.
- 1.16 The District may refuse an application if:
 - i) There is no available pitch at the location requested.
 - ii) It is not a product allowed in that designated area by these bye laws
 - iii) The proposed product is already available in the Designated Area.
 - iv) The proposed product is already available in the locality.
 - v) The designation of the area is under review by the District.
- 1.17 Any person engaged in Casual Trading shall not erect any signs or advertisement in the vicinity or otherwise of the Trading Place.

Section 2: Terms and Conditions of Trading

- 2.1 Only the licence holder shall engage in Casual Trading at the location specified in the licence. Casual trading shall be confined to the trading place at the designated Casual Trading Area in accordance with the licence issued and stalls are to be wholly within the trading places in the Casual Trading Area.
- 2.2 No goods other than those specified in the licence shall be sold.
- 2.3 Casual trading shall take place only on days and hours specified in a casual trading licence.
- 2.4 The allocation of a trading place by the District shall not confer upon the licence holder any tenancy or right to occupy or to transfer said Trading Place.
- 2.5 Food Business operators are required to notify the Health Service Executive prior to operating under Article 6: European Communities (Hygiene of Foodstuffs) Regulations 2006. Food business operators are legally required to comply with all relevant food safety legislation. All enquiries should be directed to the Environmental Health Department, HSE Dublin Mid-Leinster, Unit 7a Lough Sheever Corp Park, Robinstown, Mullingar, Co. Westmeath . Phone 04493 84890. Further information is available for Food Business Operators at www.fsai.ie.
- 2.6 All people engaged in Casual Trading must indemnify Westmeath County Council and any person using the facility/service being provided, against any liability arising out of the use of the facility/service in question. In this regard public liability insurance of €6.5million (minimum) in the case of any one accident must be obtained and proof of same must be given by the applicant to Westmeath County Council before any licence is granted. If any applicant has employees, they must have Employers Liability Insurance in place with a limit of €13million.
- 2.7 A licence holder shall provide, at his/her own expense, a suitable receptacle that meets the requirements of the District for the disposal of litter/waste and must be kept at all times of trading within the trading place. Casual Traders shall comply with any requirements of the Waste Management Acts and any Regulations or Bye-laws made therefrom.

- Litter must not be allowed to accumulate in the vicinity of the trading place during casual trading hours and at the end of trading, the trading place must be cleaned up and all refuse removed and shown to be properly disposed of by the licence holder.
- 2.8 The District reserves the right to remove stalls found on the casual trading area after trading hours and/or goods or other articles left outside the trading place at any time. These items will be stored by the District and will only be returned to the licence holder on the payment of the District's costs in relation to the administration, removal and storage of these items.
 - 2.9 A licence holder trading in a casual trading area shall display the Casual Trading Licence number relating to the trading in such a position as to be clearly visible and easily legible to members of the public.
 - 2.10 A licence holder may nominate two agents to assist in the operation of a designated trading stall under the following terms and conditions: There may only be two people operating the stall at any one time and each of them must be trading within one metre of the stall.
 - 2.11 A medical certificate is required for prolonged period of absence.
 - 2.12 A licence holder must at all times be able to produce a paper trail identifying the provenance of goods clearly identifying where stock came from.
 - 2.13 The sale of counterfeit items is strictly prohibited.
 - 2.14 All products must comply with the provisions of the General Product Safety Directive 2009/95/EC as transposed into Irish law by S.I. No. 199/2004 and if required display a "CE" mark.
 - 2.15 While occupying a trading place a licence holder must obey all lawful reasonable requests of an authorised officer or a member of An Garda Síochána.
 - 2.16 A licence member shall be deemed to have forfeited their licence if they have not traded at the appointed pitch for more than 4 weeks without reasonable explanation to the District.
 - 2.17 This licence may be revoked at any time if any condition of the licence has been or is being contravened.
 - 2.18 A person engaged in Casual Trading shall not obstruct any business, premises, footpath, public road or public right of way.
 - 2.19 Stalls and all other articles must be removed after the hours of trading specified in the licence.
 - 2.20 A licence holder trading in a casual trading area shall not be permitted to use a loud speaker or public address system and shall refrain from causing any nuisance or disturbance.
 - 2.21 A person engaged in Casual Trading shall not conduct trading in a manner that causes or is likely to cause offence.
 - 2.22 No licence holder or any other person shall interfere with or obstruct any officer, servant or agent of the District engaged in the carrying out of any works of maintenance on any part of the casual trading area even where such work is carried out during trading hours.
 - 2.23 The District shall not be responsible for any property belonging to any person wherever deposited or left in any part of the casual trading area nor for any loss, damage or injury caused by the negligence of any licence holder, his agents, employers or customers.

- 2.24 The design and specification of stalls, or other like objects for the carrying/displaying of goods may be subject to guidelines issued by the District.
- 2.25 During the days and hours of trading, no vehicles or objects shall be parked in designated Casual Trading area unless said vehicle or object is for the specific purpose of carrying on the trading to which the permit applies.
- 2.26 Trading vehicles, stalls, media for display, goods, etc. shall only be allowed in the Designated Casual Trading Areas during the hours covered by the licence. There shall be no overnight parking.
- 2.27 Casual traders/licence holders shall not conduct trading in a manner that causes or is likely to cause offence. The following types of behaviour are deemed unacceptable by the District:
- i) Verbal abuse/ bullying/ harassment
 - ii) Non-verbal abuse/ bullying /harassment
 - iii) Physical abuse/ bullying /harassment
 - iv) Coercion
 - v) Intrusion, menacing behaviour
 - vi) Intimidation of any sort
 - vii) Aggression

The above violations by the holders of a Casual Trading Licence issued by the District will be classed as misconduct for the purposes of invoking disciplinary procedures and sanctions thereunder. Persons who engage in such conduct may be subject to the following penalties:

- 1. Suspension and/or revocation of a casual trading licence
 - 2. Immediate eviction from the Casual Trading Area
 - 3. Further penalties pursuant to Section 14 of the Act
- 2.28 Licence shall be for 1 year only unless specified in licence by District. The District shall have sole discretion regarding the period of time for which licenses are granted for each trading area.
- 2.29 The District shall operate an appeal process in the case of a dispute arising from these Bye-laws.

Section 3: Authorised Officers

- 3.1 The District shall appoint Authorised Officers for the purposes of managing and controlling its Casual Trading Areas.
- 3.2 An Authorised Officer may:
- i) enter, inspect and examine any place where he has reasonable cause to believe casual trading is being engaged in,
 - ii) require any person whom he has reasonable cause to believe to be engaging in casual trading to produce, if it is not being displayed, a

casual trading licence authorising such trading and to permit the officer or a member of the Garda Síochána to examine the licence, and if he fails, neglects or refuses to produce such a licence or, in a case in which it is not being displayed, to furnish to the officer his name and address and, if he is the servant or agent of another person, the name and address of the other person,

- iii) make such examination and inquiry as may be necessary to ascertain whether the provisions of this Act or of bye-laws made hereunder are being complied with,
- iv) require any person whom he has reasonable cause to believe to be engaging in casual trading in contravention of this Act to give such information as is in his power to give as to the ownership of any goods being sold in the course of such trading,
- v) require any person whom he has reasonable cause to believe to be engaging in casual trading in contravention of these Bye-laws to produce to him any documents, books or records relating to such trading in his power, possession or control and give to him such information as he may request in relation to entries in those documents, books or records and examine, copy or take extracts from any such document, book or record.

- 3.3 An authorised officer who proposes to perform a power or function conferred on him by paragraph 2 may request a member of the Garda Síochána to accompany him if he has reasonable cause to apprehend any obstruction in the execution of his duty.
- 3.4 A person shall not obstruct or interfere with, or give false information to, an authorised officer or a member of the Garda Síochána in the performance of his functions under these Bye-laws.
- 3.5 A person shall not fail, refuse, or neglect to comply with a requirement of an Authorised Officer or a member of the Garda Síochána under these Bye-laws.
- 3.6 A person shall be deemed not to have failed or refused to comply with a requirement of an authorised officer under these Bye-laws to produce a casual trading licence if he gives to the officer his name and address and if he is the servant or agent of another person, the name and address of that other person.

Section 4. Application Process

A person applying to the District for a Casual Trading Licence shall furnish to the District, the information requested in the form prescribed, together with such further information as the District may request for the purposes of the exercise of its powers and functions under The Act and, if a person fails to comply with this article, The District may refuse to grant the person the licence.

The following must be submitted with an application for a Casual Trading Licence for a designated area:

- i) 2 passport photographs of the licence holder
- ii) Proof of identity – Passport/drivers licence
- iii) Copy of insurance policy.
- iv) If the licence holder wishes to nominate agents, they must supply the agent's name, proof of identity and passport photograph.
- v) In the case of licences to sell food, a copy of HSE registration and a photograph of the unit to be used.
- vi) Appropriate fee

Applications for Casual Trading Licences shall be made in the appropriate form addressed to **Administrative Officer, Municipal District Mullingar Kinnegad of or by mkmd@westmeathcoco.ie**

- (i)** An individual application shall be made for each licence.
- (ii)** A Tax Access Number issued by the Revenue Commissioners must be lodged with each completed application form.

Section 5: Special Event Licences

The District will give consideration to the granting of casual trading licences for special events such as Christmas markets and farmer's markets at relevant locations, times and days.

Applicants for Markets should be aware that they must hold a valid Casual Trading Licence issued by the District. A Licence will be issued following the submission of the requisite information which includes the following:

- i) Name of applicant
- ii) Address of applicant
- iii) Key Contact Person
- iv) Contact Number
- v) Start date (incl. set up)
- vi) Finish date (incl. de rig)
- vii) Location
- viii) Start time
- ix) Finish Time
- x) Summary overview of content of the event.
- xi) Expected attendance.
- xii) Public liability insurance cover with a specific indemnity for Westmeath County Council to the sum of €6.5m and employers liability of €13m (if applicable)
- xiii) A detailed Event Management Plan to include a site specific risk assessment &
- xiv) Health & Safety Statement.
- xv) A Litter Management Plan.
- xvi) Details of road closures if required.
- xvii) Details of suspension of parking requests.
- xviii) Details re. positioning of vehicles.
- xix) Details of any temporary structures/props being used as part of the event.

Such markets can take place in an area that is not designated as a place for casual trading in these byelaws, at the discretion of the Municipal District of Mullingar Kinnegad

Section 6: Insurance:

A person carrying on Casual Trading in the Casual Trading Area shall indemnify The Council against all action, claims or demands whatsoever by any person claiming damages for personal injuries, loss or damage caused by any act, neglect or default of such Casual Trader, his servants, agents or employees in and about the carrying on of such Casual Trading in the Casual Trading Area. Every such Casual Trader shall be required by The Council to have in force at all times an appropriate Public Liability Insurance with an Insurance Company to be approved by The Council insuring against the aforesaid risks in a sum of a minimum of 6.5million. The interest of The Council is to be noted on the face of such policy of insurance or by separate letter and if at any time the said policy is allowed to lapse or is rendered void The Council shall be at liberty to revoke the Casual Trading Licence of such person forthwith. If any applicant has employees, they must have Employers Liability Insurance in place with a limit of €13million.

Section 7: Fees

An applicant for a casual trading licence shall pay a fee in respect of each trading bay in a designated area as follows:-

Trading 1 day per week	€350 per annum
Trading 2 days per week	€500 per annum
Trading 4 days per week	€1,000 per annum
Trading 1 – 4 days per week	€200 per month
Trading 1 – 4 days per week	€100 per week
Trading 1 day per week	€50 per day

In the licenced casual trading areas outside of the two principal towns of Mullingar and Athlone, Traders who sell their own local produce shall be charged a fixed licence fee as follows:

- For those operating in a single bay for one day per week; a flat fee of €150.00 per annum shall apply
- For those operating in a single bay for two days per week; a flat fee of €200.00 per annum shall apply

Section 8: Trading Days

As per Schedule III

Section 9: Penalties

- 9.1 Penalties for infringement of these Bye-laws will be the penalties as set out in Section 14 of the Casual Trading Act 1995 or by any amendment thereto.
- 9.2 Where a person is trading in an area not designated as a casual trading area in these byelaws (except where the trading is in accordance with a Special Event Licence) or the product being sold does not fall under the exemption set out in Section 2(3) of the Casual Trading Regulations 2004, then they shall be guilty of an offence as set out in Section 3 of Casual Trading Act, 1995 (as amended) and be shall be liable to the penalties set out in Section 14 of the Casual Trading Act, 1995.

Section 10:

10.1 Waste Management

- (i) The removal of waste generated at each Casual Trading Area is the responsibility of the licence Holder.
- (ii) Licence holders shall ensure that all waste generated at the Casual Trading Area is disposed of appropriately and in accordance with the Waste Management Act 1996, as amended and any relevant Regulations and EU Directives.
- (iii) Licence holders shall provide a minimum of a 3 bin system for their waste. Food Waste, Dry Recyclable Waste and General Waste shall all be segregated, stored and disposed of separately by the License Holder to an appropriate waste facility. In the case where a Licence holder uses cooking oil, waste cooking oils shall be disposed of separately by the License Holder to an appropriate waste facility.
- (iv) Licence Holders shall, on request by an Authorised Officer, produce evidence of method of disposal of waste generated at the Casual Trading Area.
- (v) Contravention of this provision of these byelaws shall result in enforcement action being taken against the Licence Holder under the Waste Management Act 1996, as amended.
- (vi) The provision or sale of any single use plastic product will be prohibited; this includes bottles, cutlery, containers, single use sachets, plates, straws, etc. Compostable or reusable alternatives must be used instead of single use plastic. The Food waste bin(s) should clearly state that the plates, cups, etc are compostable and can be placed in this bin.

10.2 Litter

- (i) A Licence Holder shall provide, at his/her own expense, adequate and suitable litter receptacles, that meet the requirements of the District, for the disposal of litter and shall keep the Casual Trading Area and vicinity clean and tidy at all times, in accordance with Section 15 of the Litter Pollution Act 1997, as amended.
- (ii) Litter shall not be allowed to accumulate in the vicinity of the Casual Trading Area during authorised Casual Trading hours and at the end of each trading day, the Casual Trading Area shall be cleaned and all litter removed and shown to be properly disposed of by the Licence Holder.
- (iii) Contravention of this provision of these byelaws shall result in enforcement action being taken against the Licence Holder under the Litter Pollution Act 1997, as amended.

10.3 Noise

- (i) No broadcasting or speech or music from a mechanical or electronic amplification system shall take place from any stall or any vehicle and no loud playing of radios or music reproduction appliances shall take place at any stall, save with the expressed permission of the District.

Part III - Days, Products and Designated Areas

1. Days

Casual trading will only be permitted on every Tuesday, Thursday, Friday and Saturday except in the Month of December where Monday and Wednesday will also be allowed subject to licence.

2. Products permitted / considered

Preferred:

- (i) Locally produced food products that are grown, reared, caught, brewed, pickled, baked, smoked, or processed by the stallholder and are of exceptional quality.
- (ii) Locally produced arts and craft goods manufactured by the stallholder, which are of exceptional quality.

Open to Consideration:

- (i) Irish produced food products that are grown, reared, caught, brewed, pickled, baked, smoked, or processed by the stallholder, and are of exceptional quality.
- (ii) Irish produced arts and craft goods manufactured by the stallholder which are of exceptional quality.
- (iii) Non-Irish produced food products that are of exceptional quality and are considered to be beneficial to the mix or diversity of products available for sale in the Casual Trading Area.
- (iv) Other products or goods, which are considered to be beneficial to the mix or diversity of products available for sale in the Casual Trading Area

3. Designated Areas

A. Town/Village: **Mullingar**

Location 1: Car Park, Fairgreen as designated by Municipal District of Mullingar Kinnegad outlined in red on attached Map ref **394-2021-01**

Location 2: Dominick Street as designated by Municipal District of Mullingar Kinnegad outlined in red on attached Map ref. **394-2021-01** (Note: Confined to Thursday only and For Sale of Raw Fish only)

B. Town/Village: **Castlepollard**

Location: The Square as Designated by Municipal District of Mullingar Kinnegad outlined in red on attached Map ref. **394-2021-02**

C. Town/Village: **Delvin**

Location: Areas Designated by the Municipal District of Mullingar Kinnegad outlined in red on attached Map ref. **394-2021-05**

D. Town/Village: **Clonmellon**

Location: Areas Designated by the Municipal District of Mullingar Kinnegad outlined in red on attached Map ref. **394-2021-03**

E. Town/Village: **Collinstown**

Location: Areas Designated by the County Council outlined in red on attached Map ref. **394-2021-04**

MEMORANDUM

Municipal District of Mullingar Kinnegad

BYE-LAWS

MADE UNDER

The Casual Trading Act 1995

Present when the Seal of the Council was affixed hereto:

AUTHORISED OFFICER

DIRECTOR OF SERVICES

DRAFT