



## Éire Community Councils

### Manifesto

1. The Objective of the Athy Community Council Co-Op ("the Community Council") ("the Organisation") ("the Vocational Council") will be to secure Sovereign People's Rights for the Protection, Management and Development of their Community, in allegiance with the Will and Wish of the People of the Community, as the Sovereign Representative for the Indigenous Community, and as Liaisons for the Community, with any Corporate Bodies making assumptions and/or presumptions in relation to the Development, Management and Protection of the Community Lands and Infrastructure.
  - 1.(a) The Athy Co-Op Council will actively engage with similar organisations suitably constituted and which adhere to a relevant Code of Conduct for the purposes of helping to establish record of critical mass of Sovereign Claimants in Éire likeminded in purpose to help secure the Sovereign Rights of the People of Ireland in their communities.
  - 1.(b) The Athy Co-Op Council will seek to establish the Community Courts for the Athy Community Mapped Area in consonance with Article XXXVI, 1, 2, 3, 4, 5 & 6 of the Constitution of the Republic of Ireland.
  - 1.(c) The Seal of the Executive of the Athy Community Council shall be the Seal of The People of Ireland Trust, and vice-versa, and the decision for the affixation of the Seal to any Document or Instrument shall be directed by Principle 4 of this Manifesto.
  - 1.(d) The Organisation, as an Unincorporated Body, will take steps to hold a Bank Account for the Organisation, in order to manage better the finances of the Organisation, to facilitate the necessary advancements to secure Sovereign Peoples Rights for the Protection, Management and Development of the Community.
2. Membership for the Community Council is open to all the Men and Women, and their Sons and Daughters, who are Ordinarily Resident in the Athy Region for at least 10 years and contributing to their relevant Community.

3. There will be no fee for Annual Membership and this position will be reviewed each year at the A.G.M of the Organisation. Members are entitled to make donations to the Organisation at their discretion.

3(a) Any performing Member of the Athy Community Co-Op shall be entitled to free Membership of the Health Services Éire Co-Op & Oideachas na hÉireann Co-Op

4. There shall be a Board for the Organisation, and the Board shall consist of 9-12 Members and all sitting Members of the Board shall be on a Volunteer basis. There shall be an Executive Steering Wheel of the Board ("the Executive") which shall consist of a Chair, a Vice Chair, a Secretary, and a Treasurer. The decision of any 3 of the Executive is binding on all. The quorum for a meeting of the Board is 9 and the Board shall meet a minimum of once per year. Should the Board become unavoidably reduced in Member(s), the remaining Member(s) will carry out the full functions of the Organisation until such time as the restoration of the Board

5. It shall be the responsibility of the Secretary to safeguard the Records and the Seal for the Organisation under his/her Oath, and to correlate all votes and inform the Board and all members of the outcome of each resolution not later than 3 days after any meeting.

6. It shall be the responsibility of the Treasurer, to treasure and record and safeguard the Donations, Keys and Flags of the Organisation, under his/her Oath, and to make same available to the Board for functions and the general operational obligations of the Organisation.

7. It shall be the joint responsibility of the Chair and Vice-Chair to set strategies for the Organisation.

8. It shall be the roll of the PRO to release information and notices for the Organisation to the Public in agreement with the Board.

9. All Board Members will abide by this Manifesto and the Code of Conduct of the Organisation attached hereto.

10. The appointment, continuation, suspension and removal of all Departmental Officers shall be vested in the Executive, subject to the approval of the majority of the Board.

11. All Board members will be automatically put forward for re-election (if they so wish to continue) at the A.G.M of the Organisation. Every Member of the Organisation is entitled to a single vote for any resolution put forward at the A.G.M or any other meeting of the Organisation.

12. An A.G.M. will be called by the Board at a full quorum meeting with a resolution for same passed by majority vote of the sitting Board Members. Once passed the Secretary of the Organisation through/with the PRO, shall give one months' notice of the time, place and date for the A.G.M to all Members by posting a Notice into the Members Telegram/WhatsApp Group Chat. Any Member unable to attend may give their proxy in writing to any other attending Member. A proxy for Members under 16 years of age will rest with their Mother or Father. Any resolution to be passed must be by inscribed majority vote of the attending Members.
13. An E.G.M. will be called by the Board at a full quorum meeting with a resolution for same passed by majority vote of the sitting Board Members. Once passed the Secretary of the Organisation, through/with the PRO, shall give 3 days' notice of the time, place and date for the E.G.M. to all Members by posting a Notice into the Members Telegram/WhatsApp Group Chat. Any Member unable to attend may give their proxy to any other attending Member in writing. A Proxy for Members under 16 years of age will rest with their Mother or Father. Any resolution to be passed must be by inscribed majority vote of the attending Members.
14. Other meetings may be had, including by Zoom Call or part Zoom Call and part physical attendance at a location agreed by the Board. Any resolution to be passed must be by majority vote of the attending Members in writing. For those attending by Zoom link said Members may scan their written vote into the Members Telegram/WhatsApp Group Chat. If a Member doesn't engage and text their "yes" / "no" vote in relation to any resolution or advancement proposed, then it will be taken that the Member has "no objection" and is in general happy to pass the proposed resolution or advancement.
15. This Manifesto is the Foregoing Constitution of the Organisation and may be amended or extended from time to time by the votes of the Members of the Organisation. Where any such amendment or extension is proposed through the Board the Members of the Organisation must be placed on at least 21 days notice of each/any amendment and/or extension by the Secretary/PRO of the Organisation.

Adopted under Executive Seal;

This 8<sup>th</sup> Day of August 2025;

Jan D. Jorgensen





## Comhairlí Pobail na hÉireann Forógra

1. Is é Cuspóir Chomhairle Chomharchumann Baile Átha Í (“an Chomhairle Pobail”) (“an Eagraíocht”) (“an Chomhairle Náisiúnta Gairmoideachais”) Cearta Ceannasacha an Phobail a dhaingniú chun a bPobal a Chosaint, a Bhainistiú agus a Fhorbairt, i gcomhréir le Toil agus Mian Mhuintir an Phobail, mar Ionadaí Ceannasach don Phobal Dúchasach, agus mar Idirchaidrimh don Phobal, le haon Chomhlachtaí Corparáideacha a dhéanann toimhdí i ndáil le Forbairt, Bainistíocht agus Cosaint Thailte agus Bonneagair an Phobail.
  - 1.(a) Beidh Comhairle Chomharchumann Baile Átha Í ag plé go gníomhach le heagraíochtaí comhchosúla atá bunaithe go hoiriúnach agus a chloíonn le Cód Iompair ábhartha chun cabhrú le taifead a bhunú maidir le mais chriticiúil Éilitheoirí Ceannasacha in Éirinn atá ar aon intinn leo chun cabhrú le Cearta Ceannasacha Mhuintir na hÉireann a dhaingniú ina bPobail.
  - 1.(b) Déanfaidh Comhairle Chomharchumann Baile Átha Í iarracht Cúirteanna Pobail a bhunú do Cheantar Léarscáilithe Phobal Baile Átha Í i gcomhréir le hAirteagal XXXVI, 1, 2, 3, 4, 5 & 6 de Bhunreacht Phoblacht na hÉireann.
  - 1.(c) Is é Séala Choiste Feidhmiúcháin Chomhairle Pobail Baile Átha Í Séala Iontaobhas Mhuintir na hÉireann, agus a mhairt, agus is faoi Phrionsabal 4 den Forógra seo a threorófar an cinneadh maidir leis an Séala a ghreamú d’aon Doiciméad nó Ionstraim.
  - 1.(d) Glacfaidh an Eagraíocht, mar Chomhlacht Neamhchorpraithe, céimeanna chun Cuntas Baine a shealbhú don Eagraíocht, d’fhonn airgeadas na hEagraíochta a bhainistiú níos fearr, chun na dul chun cinn riachtanach a éascú chun Cearta Ceannasacha Daoine a dhaingniú chun an Pobail a Chosaint, a Bhainistiú agus a Fhorbairt.
2. Tá ballraíocht na Chomhairle Pobail oscailte do na fir agus na mná go léir, agus dá sliocht, a bhfuil gnáthchónaí orthu i Réigiún Baile Átha Í ar feadh 10 mbliana ar a laghad agus a chuireann lena bPobal ábhartha. Gheobhaidh gach Ball Gníomhas Admhála agus Daingnithe mar chárta vótála infheicthe mar Cheannasach in Éire.

3. Ní bheidh aon táille ann do Bhallraíocht Bhliantúil agus déanfar athbhreithniú ar an seasamh seo gach bliain ag CGB na hEagraíochta. Tá baill i dteideal síntiúis a dhéanamh don Eagraíocht de réir a rogha féin.

3(a) Beidh aon Chomhalta feidhmiúil de Chomharchumann Pobail Baile Átha Í i dteideal Ballraíocht saor in aisce de Chomharchumann na Seirbhísí Sláinte Éire agus Comharchumann Oideachas na hÉireann

4. Beidh Bord ann don Eagraíocht agus beidh 9-12 Chomhalta ar an mBord agus beidh gach Comhalta reatha den Bhord ar bhonn Deonach. Beidh Roth Stiúrtha Feidhmiúcháin ag an mBord ("an Feidhmeannas") ar a mbeidh Cathaoirleach, Leas-Chathaoirleach, Rúnaí, agus Cisteoir. Tá cinneadh aon triúr den Choiste Feidhmiúcháin ceangailteach ar gach duine. Is é 9 an córam do chruinniú den Bhord agus tiocfaidh an Bord le chéile uair amháin sa bhliain ar a laghad. Má laghdaítear líon na gComhaltaí ar an mBord go dosheachanta, comhlíonfaidh an Comhalta/na Comhaltaí atá fágtha feidhmeanna iomlána na hEagraíochta go dtí go ndéanfar an Bord a athbhunú
5. Beidh sé de fhreagracht ar an Rúnaí na Taifid agus an Séala a chosaint don Eagraíocht faoina M(h)ionn, agus na vótaí go léir a chomhghaolú agus an Bord agus na baill go léir a chur ar an eolas faoi thoradh gach rúin tráth nach déanaí ná 3 lá tar éis aon chruinnithe.
6. Beidh sé de fhreagracht ar an gCisteoir Síntiúis, Eochracha agus Bratacha na hEagraíochta a chaomhnú, a thairfeadh agus a chosaint, faoina M(h)ionn, agus iad sin a chur ar fáil don Bhord le haghaidh feidhmeanna agus oibleagáidí oibríochtúla ginearálta na hEagraíochta.
7. Beidh sé de chomhfhreagracht ar an gCathaoirleach agus ar an Leas-Chathaoirleach straitéisí a leagan síos don Eagraíocht.
8. Is é ról an OCP ná faisnéis agus fógraí thar ceann na hEagraíochta a scaoileadh chuig an bPobal i gcomhaontú leis an mBord.
9. Cloífidh gach Comhalta Boird leis an bhForógra seo agus le Cód Iompair na hEagraíochta atá i gceangal leis seo.
10. Beidh ceapachán, leanúnachas, fionraí agus baint gach Oifigeach Roinne dílsithe don Fheidhmeannas, faoi réir cheada thromlach an Bhoird. Cuirfear gach ball den Bhord chun cinn go huathoibríoch lena n-aththoghchán (más mian leo leanúint ar aghaidh) ag CGB na hEagraíochta.
11. Tá gach Ball den Eagraíocht i dteideal vóta aonair a chaitheamh ar aon rún a chuirtear chun cinn ag an CGB nó ag aon chruinniú eile den Eagraíocht.

12. Glaofaidh an Bord CGB ag cruinniú lánchórais agus ritear rún chuige sin le tromlach vótaí na mBall Boird atá i láthair. Nuair a bheidh an rún sin rite, tabharfaidh Ránaí na hEagraíochta, tríd an OCP, fógra míosa roimh ré faoin am, an áit agus an dáta don CGB do na Ball uile trí Fhógra a phostáil i nGrúpa Comhrá Teileagram/WhatsApp na mBall. Féadfaidh aon Bhall nach féidir leis freastal a ionadaí a thabhairt i scríbhinn d'aon Bhall eile atá i láthair. Is le Máthair nó le hAthair a bheidh ionadaí do Bhaill faoi bhun 16 bliana d'aois. Ní mór aon rún atá le rith a bheith le tromlach vótaí scríofa na mBall atá i láthair.
13. Glaofaidh an Bord CGU ag cruinniú lánchórais agus ritear rún chuige sin le tromlach vótaí na mBall Boird atá i láthair. Nuair a bheidh sé rite, tabharfaidh Ránaí na hEagraíochta, tríd/leis an OCP, fógra 3 lá roimh ré faoin am, an áit agus an dáta don CGU do na Ball uile trí Fhógra a phostáil i nGrúpa Comhrá Teileagram/WhatsApp na mBall. Féadfaidh aon Bhall nach féidir leis freastal a ionadaí a thabhairt d'aon Bhall eile atá i láthair i scríbhinn. Is le Máthair nó le hAthair a bheidh Ionadaí do Bhaill faoi bhun 16 bliana d'aois. Ní mór aon rún atá le rith a bheith le tromlach vótaí scríofa na mBall atá i láthair.
14. Féadfar cruinnithe eile a reáchtáil, lena n-áirítear trí Ghlaos Zoom nó cuid de Ghlaos Zoom agus cuid de láithreacht fhísiciúil ag suíomh arna chomhaontú ag an mBord. Ní mór aon rún atá le glacadh le vóta tromlaigh na gComhaltaí atá i láthair i scríbhinn. Maidir leo siúd a fhreastalaíonn trí nasc Zoom, féadfaidh na Comhaltaí sin a vóta scríofa a scanadh isteach i nGrúpa Comhrá Teileagram/WhatsApp na gComhaltaí. Mura nglacann Comhalta páirt agus mura seolann sé/sí a vóta "tá" / "níl" i ndáil le haon rún nó dul chun cinn atá beartaithe, glactar leis nach bhfuil "aon agóid" ag an gComhalta agus go bhfuil sé/sí sásta i gcoitinne an rún nó an dul chun cinn atá beartaithe a ghlacadh.
15. Is é an Forógra seo Bunreacht Thuasluaite na hEagraíochta agus féadfar é a leasú nó a fhadú ó am go ham le vótaí Chomhaltaí na hEagraíochta. I gcás ina moltar aon leasú nó síneadh den sórt sin tríd an mBord, ní mór do Ránaí/OCP na hEagraíochta fógra 21 lá ar a laghad a thabhairt do Chomhaltaí na hEagraíochta faoi gach leasú/aon leasú agus/nó síneadh.

Glactha faoi Shéala ag an gCoiste Feidhmiúcháin do na Comhaltaí;

Ar an  seo de.  dhá mhíle is

