

#### **VOLUME 4 - TABLE OF CONTENTS**

Technical Appendix 2.3: SSEN Transmission Species Protection Plans (SPP).

**Technical Appendix 2.4: Woodland Plans** 



Technical Appendix 2.3: SSEN Transmission Species Protection Plans (SPP).



# Freshwater Pearl Mussel Species Protection Plan



	Freshwater Poarl Mussel Species		Applies to	
TG-NET-ENV-500		Freshwater Pearl Mussel Species Protection Plan		Transmission ✓
Revision: 1.01	Classification: Internal	Issue Date: January 2018	Review Date: January 2021	

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# **Contents**

1	Introduction	3
2	Background	3
3	Responsibilities	3
4	Legislation	4
5	Planning works close to or crossing freshwater	4
6	General mitigation	5
7	Freshwater pearl mussel surveys	6
8	Review of survey	6
9	Emergency procedure	7
10	Revision History	8
Apper	ndix A Freshwater Pearl Mussel Decision Flowchart	9

TG-NET-ENV-500 Freshwater Pearl Mussel Species
Protection Plan

Applies to

Distribution Transmission

✓

#### 1 Introduction

1.1 Freshwater pearl mussel (FWPM) is one of the most endangered molluscs in the world. Scotland holds some of the largest remaining populations in the world. This Species Protection Plan (SPP) provides guidance and agreed procedures for the protection of FWPM and their habitat during construction works on SHE Transmission projects. It applies to all projects where FWPM may be present and is issued to *Contractors* as part of the Works Information. It outlines the responsibilities of SHE Transmission and the *Contractor* regarding protection of FWPM. It also details relevant legislation, survey requirements and mitigation measures to protect the species and its environment.

## 2 Background

- 2.1 Freshwater pearl mussels (*Margaritifera margaritifera*) are freshwater bivalves (a type of mollusc) which filter feed in clean, fast flowing waters.
- 2.2 Fertilised adult females eject millions of tiny larvae in the summer which must successfully attach to the gills of young salmon or trout, which they live on harmlessly, before dropping off onto the riverbed substrate the following spring. The juveniles usually establish themselves in coarse sand or fine gravel, though they are known to be found in finer substrates. It takes around 10-12 years for the young mussels to reach sexual maturity. Adults can live to over 100 years and grow to over 15 cm in length.
- 2.3 They are extremely vulnerable to changes in their environment, such as water pollution (including silt and sediment) and engineering works affecting mussel beds. Populations in Scotland are still illegally fished for pearls; therefore the precise locations of known populations are kept confidential.
- 2.4 Due to the dependency of its larval stages on fish hosts, activities which impact on local salmon and trout populations can potentially also have an impact on FWPM populations.

## 3 Responsibilities

- 3.1 It is the *Contractor's* responsibility to comply with all the requirements of this Protection Plan where FWPM may be present, and it is both the *Contractor's* and SHE Transmission's responsibility to monitor compliance with the Protection Plan.
- 3.2 It is **essential** that this plan is followed in advance of any works which could impact on FWPM or their habitat. Any river within the SHE Transmission licence area that is not ephemeral (short duration after precipitation or flooding), and which is not entirely bedrock should be treated as having potential for FWPM, unless this has been discounted through other assessments which may include FWPM surveys. Rivers without the presence of salmonids (salmon and trout), due to barriers obstructing the movement of the fish, will not have recruitment of juvenile FWPM due to



# TG-NET-ENV-500 Freshwater Pearl Mussel Species Protection Plan

Applies to

Distribution Transmission

✓

the dependency the larval stage on attaching to the gills of the fish. This may not rule out the potential for adults which may have established before barriers became established.

#### 4 Legislation

- 4.1 FWPM is afforded full protection under Schedule 5 of the Wildlife and Countryside Act 1981 (as amended in Scotland). This makes it an offence to intentionally or recklessly<sup>1</sup> kill, injure, take or disturb FWMP when it is occupying a structure or place used for shelter or protection, or to damage, destroy or obstruct access to any structure or place it uses for shelter or protection. Knowingly causing or permitting any of the above acts to be carried out is also an offence. The protection of FWPM is a priority in the fight against wildlife crime.
- 4.2 Scottish Natural Heritage (SNH) can grant licences to enable certain activities that would otherwise be an offence, to be carried out in relation to FWPM and their places of shelter, subject to the following:
  - a) the activity authorised by the licence will contribute to significant social, economic or environmental benefit; and,
  - b) there is no other satisfactory solution
- 4.3 The critically endangered status of FWPM in Europe means that robust justifications and high burdens of proof should be expected to be provided by the applicant for both tests and that there should be no presumption that a licence would be forthcoming. Licences for this purpose will only be issued in <a href="mailto:exceptional">exceptional</a> circumstance <a href="mailto:ence">and</a> where the activities will not compromise the local population viability.
- 4.4 This Plan outlines the planning, assessments and mitigation expected to avoid the need for an application for a licence to undertake development activities.

### 5 Planning works close to or crossing freshwater

5.1 Activities which have the potential to affect FWPM where they are found include, but are not limited to, crossing watercourses, in watercourse engineering and bank works. The potential for harmful pollutants (including silt from site run off) to travel long distances downstream along water courses means that FWPM populations may be impacted far downstream from the sources of those pollutants.

<sup>&</sup>lt;sup>1</sup> Reckless acts would include disregard of mitigation aimed at protecting FWPM, resulting in killing or injuring FWPM.



# TG-NET-ENV-500 Freshwater Pearl Mussel Species Protection Plan Protection Plan Applies to Distribution Transmission ✓ Revision: 1.01 Classification: Internal Issue Date: January 2018 Review Date: January 2021

- 5.2 The approach to FWPM protection will always be based on the 'avoidance' of impacts. Unlike other species covered in this SPP series, 'disturbance' is not a legal option due to the sedentary lifestyle of adults and juveniles as this could result in them being killed or injured.
- 5.3 Avoidance of potential impacts on FWMP may be achieved through consideration of location, timing, methods or technology of the proposed works which could avoid impacts on FWPM completely, or at least minimise the likelihood of an offence occurring.<sup>2</sup>

#### 6 General mitigation

#### 6.1 All works

- Strict adherence to SEPA's 'The Water Environment (Controlled Activities) (Scotland)
  Regulations 2011 (as amended): A Practical Guide' (which is mandatory to ensure legal
  compliance), the Pollution Prevention Guidelines (which are currently under review) and any
  additional best practice in SHE Transmission's Generic Environmental Management Plans
  should ensure that pollution pathways are eliminated.
- It should be remembered that water pollution incidents, whether they arise on land (such as site run off) or from works in the water or from directional drill frac-out, can have severe consequences long distances downstream in receiving waters which may contain FWPM.

#### 6.2 Works within watercourses

• Any activities proposed in the water course (e.g. vehicular crossings and isolated open-cut trenches) must not be undertaken without an assessment being completed by the *Ecologist / Ecological Clerk of Works* of the potential of that watercourse to support FWPM. If this assessment determines that there is a potential for FWPM to be present at the location of works or within 0.1 km upstream or 0.5 km downstream then a survey must be undertaken which meets the requirements set out in this SPP. The *Ecologist / Ecological Clerk of Works* should also consider activities which may reduce water flow in suitable water courses.

#### 6.3 Works outwith watercourses

• Where there are no pathways for pollution or works affecting the beds of watercourses and/or no reductions to water flow and/or no reductions in tree shading of watercourses there is need no need for further assessments.

<sup>&</sup>lt;sup>2</sup> Please note that this document presumes that the 'do nothing' option has already been eliminated from valid options through the Governance processes and that the need for undertaking works can be robustly defended and withstand scrutiny if required.



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#### 7 Freshwater pearl mussel surveys

- 7.1 Field surveys will be required in the following circumstances
  - When working within a watercourse within a designated site<sup>3</sup> for FWPM (Special Area of Conservation or Site of Special Scientific Interest) or otherwise identified as having FWPM populations (candidate Special Area of Conservation or Site of Community Importance) or the catchment of such sites.
  - Where FWPM have previously identified through desk study or from prior surveys as being 0.1 km upstream or 0.5 km downstream and there is still a potential for a water pollution event even after adhering to the *Pollution Prevention Guidelines* and any additional best practice in SHE Transmission's Generic Environmental Management Plans.
  - Where works will take place within a watercourse that is i) not ephemeral (of short duration after precipitation or flooding), ii) which is not entirely bedrock and iii) where an assessment by an *Ecologist*<sup>4</sup> / *Ecological Clerk of Works* cannot robustly discount the possibility of their presence.
- 7.2 Detailed guidance on a survey methods to inform development and deep water survey methods can be found on the SNH website<sup>5</sup> and require a licensed FWPM surveyor to undertake them, so are not repeated.
  - 1) Survey work must be undertaken in periods of low water flow. This generally limits the survey season to between April and September. Planning of works should allow sufficient time for a FWPM survey to be carried out and a report prepared.
  - 2) The length of watercourse requiring to be surveyed will be dependent on the nature of the works and their potential impacts. The surveyor will adhere to the published survey guidance on the SNH website to identify extent of river to be surveyed and the techniques used.

## 8 Review of survey

8.1 The locations of any FWPM detected should be treated with the strictest confidentiality and only be released to the relevant competent authorities (SEPA, SNH and local planning authority) in reports or annexes clearly marked as sensitive.

https://www.nature.scot/information-library-publications-data-and-research

 $\underline{\text{https://www.nature.scot/plants-animals-and-fungi/invertebrates/freshwater-invertebrates/freshwater-pearl-mussel}$ 



<sup>&</sup>lt;sup>3</sup> Scottish Natural Heritage – SNHi Information Service

<sup>&</sup>lt;sup>4</sup> Assessment of suitability may be undertaken as part of the surveys and assessments undertaken for Environmental Impact Assessment or other relevant environmental assessments.

<sup>&</sup>lt;sup>5</sup> Scottish Natural Heritage – Freshwater pearl mussel

TG-NET-ENV-500

Freshwater Pearl Mussel Species
Protection Plan

Protection Plan

Applies to
Distribution

Transmission
✓

Revision: 1.01

Classification: Internal Issue Date: January 2018

Review Date: January 2021

- 8.2 The *Ecologist / Ecological Clerk of Works* will review the survey report to determine whether the proposed activities are likely to have a significant impact on any FWPM identified through the assessments.
- 8.3 If it is determined that there is a potential for negative impacts on FWPM then the Contractor should work with the *Ecologist / Ecological Clerk of Works* to identify any changes which can be made to the proposed works which will mitigate the risks to FWPM.
- The approach to resolving any potential conflicts with FWPM protection identified will always begin with identifying options for 'avoidance'. Avoidance solutions may be identified through consideration of alternatives with regards to location of the activity, timing (which may relate to water levels), materials, methods or technology used. This SPP presumes that detailed consideration will already have been given to the necessity of delivering a particular outcome and that the 'do nothing' option will no longer be available.
- 8.5 If the *Ecologist / Ecological Clerk of Works* is not able to agree sufficient mitigation with the *Contractor*, or there is reasonable doubt about the sufficiency of the proposed mitigation, then the *Employer* should be informed before the *Ecologist / Ecological Clerk of Works* contacts SNH Licensing Team for further guidance.

#### 9 Emergency procedure

- 9.1 The following procedure will be followed if FWPM are encountered unexpectedly.
  - An emergency procedure will be implemented by site workers if FWPM are encountered. All work within 0.1 km upstream and 0.5 km downstream on the water course will cease, and the *Ecologist / Ecological Clerk of Works* will inspect the site and define mitigation (if required) in line with this SPP.
  - 2) Works within the area halted will not recommence until the *Ecologist / Ecological Clerk of Works* has agreed the mitigation with the *Contractor* and provided written approval.
  - 3) An exceptional circumstance procedure will be implemented should mitigation not prove satisfactory in a particular case. Works will be halted whilst an appropriate course of action is determined (under consultation with SNH Licensing Team if required). If the Ecologist / Ecological Clerk of Works determine that FWPM are at risk then the Contractor and the Employer should be informed immediately and this should be prior to SEPA and the local wildlife crime officer being contacted.



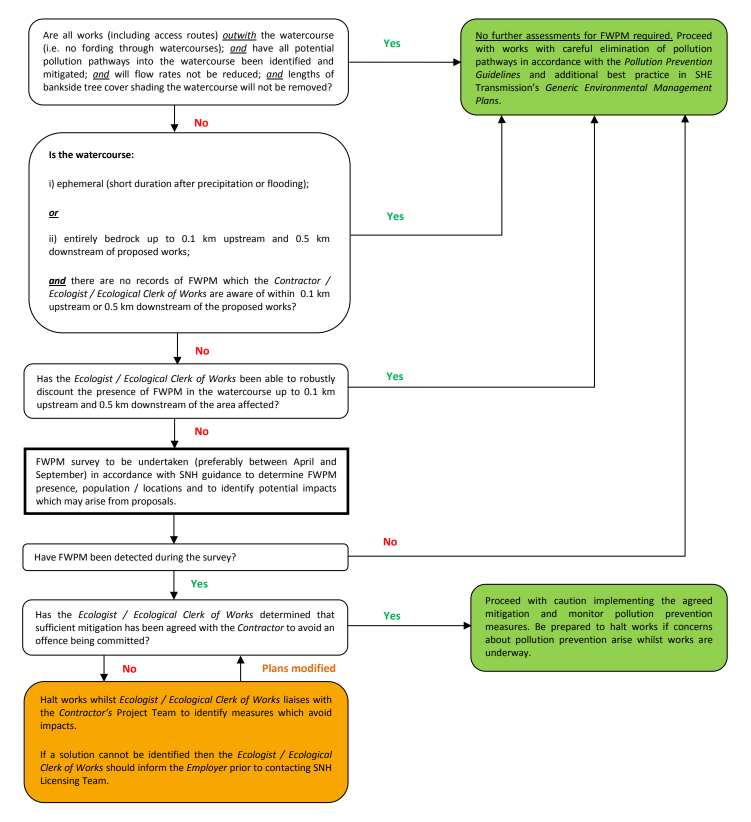
	Freshwater Pearl Mussel Species Protection Plan		Applies to	
TG-NET-ENV-500			Distribution	Transmission  ✓
Revision: 1.01	Classification: Internal	Issue Date: January 2018	Review Date: January 2021	

# **10** Revision History

No	Overview of Amendment and Text affected	Previous Document	Revision	Authorisation
01	New Issue	TG-NET-ENV-001	1.00	R Baldwin
02	1.1: Replaced reference to CEMD with 'Works Information'. 9: Shortened title to 'Emergency Procedure'. Footnotes 3 and 5: Update of Scottish Natural Heritage hyperlinks.	TG-NET-ENV-001 (Rev1.00)	1.01	R Baldwin

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### **Appendix A** Freshwater Pearl Mussel Decision Flowchart



Page 9 of 9



# **Badger Species Protection Plan**



	Badger Species Protection Plan		Appli	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

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# **Contents**

1	Introduction	3
_		
2	References	
3	Part 1: General Protection Plan	3
4	Part 2: Project Licence Protection Plan	11
_		
5	Revision History	14
۸nr	andiy A Project Licence Method Statement Template	11
Ann	endix A Project Licence Method Statement Template	

	Badger Species Protection Plan		Appli	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### 1 Introduction

Badger is a protected species under the Badger Protection Act and is afforded a high level of protection in Scotland. This Protection Plan provides guidance and agreed procedures for the protection of badgers and their shelters during construction works on SHE Transmission projects. The Plan contains two parts and details the procedures that must be followed where there is potential for badger to be present (Part 1), and where a Project Licence for badger has been issued by SNH to cover the project (Part 2):

#### 1.1 Part 1: General Protection Plan

This Part applies to all projects where badger may be present). Part 1 outlines the responsibilities of SHE Transmission and the *Contractor* regarding protection of badger. It also details relevant legislation, survey requirements, general mitigation measures and the requirement for licensing and mitigation.

#### 1.2 Part 2: Project Licence Protection Plan

This is provided to *Contractors* in addition to Part 1 for large projects where a Project Licence has been issued by SNH to cover the work and identifies those activities and protection / mitigation measures which are permitted under the Project Licence and those activities which require a Method Statement to be submitted to SNH for written approval before works can commence. This Part should be followed in conjunction with Part 1 and the relevant Project Licence to provide approved guidance and methodologies for carrying out work.

#### 2 References

The documents detailed in **Error! Reference source not found.**, below should be used in conjunction with this document

**Table 2.1- Miscellaneous Documents** 

Title	
The Protection of Badgers Act 1992	
https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing	
SNH's "Scotland's Wildlife: Badgers and Development (2001)"	

#### 3 Part 1: General Protection Plan

#### 3.2 Background

Badgers (*Meles meles*) are members of the weasel family with a very widespread distribution in Scotland. They normally live in small family groups (clans) in sometimes large underground structures called setts. Setts



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

are closely associated with woodland and sloping ground, but badgers can exploit many diverse types of habitat including upland moorland. Although they typically consume large numbers of earthworms, they are omnivorous and will forage on a wide variety of foods including grains and carrion. The distance from the sett which they travel varies widely, with those in upland areas having to exploit large areas. Four kinds of setts are recognised — main, annexe, subsidiary and outlier although badgers are also known to use above ground nests and rock crevices.

The badger breeding season is generally acknowledged to run between 1<sup>st</sup> December and 30<sup>th</sup> June with cubs born in February.

#### Signs of badger:

- Dung heaps or latrines small pits are dug and large faeces of variable consistency are deposited. Dung tends to have an inoffensive odour.
- Badger prints and tracks badger paths are often well worn and lead from setts to and along boundaries such as fences. They may be marked at strategic points with dung heaps where they constitute the edge of a home range. Badger prints are about 4.5 – 6.5 cm wide and have five toes with very prominent claws.
- Guard hairs stiff, long, elliptical, hairs with black and white bands.
- Setts typically large D-shaped burrows with large spoil heaps of excavated soil often with discarded bedding mixed in.
- Snuffle holes indentations in the ground where badgers have been rooting for food such as bulbs and invertebrates.

#### 3.3 Responsibilities

It is the *Contractor's* responsibility to comply with all the requirements of this Protection Plan where badger may be present, and it is both the *Contractor's* and SHE Transmission's responsibility to monitor compliance with the Protection Plan. The responsibility for applying for any Licence, including a Project Licence, may vary from project to project, but all applications and mitigation works will adhere to this plan.

#### 3.4 Legislation

Badger is protected under The Protection of Badgers Act 1992. Under this Act it is illegal to intentionally or recklessly<sup>1</sup> damage a badger sett or cause a dog to enter a sett, to obstruct access to a sett and to disturb a badger while occupying a sett, or for any person to kill, injure or take a badger. It is also an offence to cruelly ill-treat a badger, to dig for or to snare a badger.

<sup>&</sup>lt;sup>1</sup> Reckless acts would include not having or disregarding a mitigation plan aimed at protecting badgers resulting in killing, injury, and/or disturbance of any badger or badger resting place, or carrying out an activity which would result in an offence where the presence of badger was foreknown.



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

This legislation means that badgers are fully protected in Scotland. Under Section 10 (1) of The Protection of Badgers Act 1992, Licences may be granted to interfere with a badger sett within an area specified in the Licence by any means so specified.

#### 3.5 Surveying for Badger

Surveys for badger must be undertaken in all works areas containing suitable badger habitat, a maximum of 12 months prior to the works commencing, (this includes site investigations), to ensure the availability of upto-date information on shelter locations. A preconstruction check should also be made of works areas a maximum of three weeks prior to the start of works, to check for any changes to sett location / status.

Surveys must extend for a minimum of 30 m beyond working areas, including access tracks increasing to 100 m in areas of potential high noise and vibration (piling, blasting, etc.) for high noise activities.

The preconstruction surveys will be carried out by suitably qualified and experienced ecologists who will identify whether the setts are Active, Inactive or Defunct.

- Active the presumption in Scotland is any suitable site that could be used for shelter in active badger territory is considered an active sett unless proven otherwise, through a lack of supporting evidence of current use, and by appropriate monitoring.
- Inactive these can be characterised by tunnels looking disused (e.g. cobwebs and overgrown vegetation / leaves in the entrance) and no presence of signs of current use by badger (e.g. hairs, footprints, snuffle holes etc.). Appropriate monitoring is required to provide absolute certainty that the sett is not in current use by badger.
- Defunct these are characterised by a loss of the structural integrity of the tunnel entrance (such as
  when they have been trampled by cattle) and/or roots growing through the tunnel, (i.e. the hole
  could not be used for shelter by a badger in its current state), and no other signs of current use by
  badger being present

Appropriate monitoring (e.g. the use of suitable camera traps) should be undertaken where required to determine if any sett is being used for breeding. Camera trap monitoring may also require a Licence from SNH.

#### 3.6 Review of Badger Survey

Once a badger survey has been carried out, the ecologist / ECoW should review the survey results, apply the mitigation hierarchy outlined below and decide if a Licence is required (either Individual or Project) for the works.

Construction teams should be advised of existing / new constraints, together with mitigation and licensing requirements by the ecologist / ECoW.



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

Relevant site documentation and project information sources should be updated with new and amended information on badger constraints as it is produced, with changes communicated to appropriate staff immediately.

#### 3.7 Mitigation Hierarchy

There is a general presumption against works being carried out which could disturb badgers in their setts or to destroy / exclude any sett. A hierarchical approach to mitigation of Avoidance - Disturbance - Destruction will be applied to any sett that may be affected (See Figure 1):

#### **Avoidance**

This is the preferred option for active / inactive setts identified within 30 m of works (or 100 m for high noise / vibration activities), an initial protection zone of either 30 m (or 100 m) will be marked on the ground and appropriately signed to restrict work access.

Protection zones must be maintained until works are completed. Site staff should be briefed of their purpose through a Toolbox Talk and works micro-sited outwith the protection zone. If badger disturbance can be avoided in this way, there is no need to obtain a Licence from SNH for the works.

#### **Disturbance**

For any works required within 30 m of <u>active</u> setts, and for high noise / vibration activities such as pile driving or blasting within 100 m of setts, a Licence from SNH will be required (either Individual or Project).

Individual Licence applications to SNH should be accompanied by a Species Protection Plan which outlines how disturbance will be minimised and setts protected, for example through screening of works and modifying protection zones.

If a Project Licence is in place, and a breeding sett will be disturbed during the breeding season ( $1^{st}$  December  $-1^{st}$  July), a Method Statement must be submitted to SNH licensing team for written approval in accordance with Part 2 of this document, prior to any works commencing.

#### **Destruction**

Destruction of setts should only be undertaken as a last resort. For destruction of active <u>setts</u> a Licence will be required from SNH (either Individual or Project) Individual Licence applications to SNH should be accompanied by a Species Protection Plan which outlines how disturbance will be minimised and individuals protected.

The plan should include appropriate monitoring to ensure breeding is not taking place and provision for the creation of an artificial sett if required. Any sett subject to works under Licence will be monitored during and after those works. If a Project Licence is in place, a Method Statement must be submitted to SNH licensing team in accordance with Part 2 of this document for written approval prior to any works commencing.



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### 3.8 Mitigation Measures

#### 3.8.1 General Mitigation

- Any temporarily exposed pipe system should be capped when staff are off site to prevent badgers from gaining access.
- All exposed trenches and holes should be provided with mammal exit ramps e.g. wooden planks or earth ramps when Contractors are off site.
- An emergency procedure should be implemented by site workers if badger / badger setts are unexpectedly encountered. All work within 30 m (100 m for high noise/vibration activities) should cease until a suitably qualified and experienced ecologist has inspected the site and determined the appropriate course of action.
- An exceptional circumstance procedure will be implemented should mitigation options not prove satisfactory in a particular case. Works will be halted whilst mitigation is determined (under consultation with SNH licensing team if required).

#### 3.8.2 Monitoring and Reporting

- The Environmental Representative will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to badger is delivered.
- Reports will be submitted to SNH as required by the relevant Licence.

#### 3.8.3 Exclusion / Destruction of Inactive Setts at any time of year

Where there is a structure that requires to be excluded or destroyed which may be used by badger, a survey to determine whether the feature is in active use is required to determine whether a licence. For guidance see the SNH website (<a href="https://www.nature.scot/sites/default/files/2017-07/A1391121%20-%20Badgers%20-%20Current%20use%20-%20Guidance%20-%204%20September%202014.pdf">https://www.nature.scot/sites/default/files/2017-07/A1391121%20-%20Badgers%20-%20Current%20use%20-%20Guidance%20-%204%20September%202014.pdf</a>).

Should the structure be deemed to be inactive the following methodology will be incorporated into a Site Specific Method Statement and issued prior to work commencing. A licence from SNH is not required.

#### Monitoring

- a. Any potentially inactive sett must be monitored for a minimum of 14 days where weather conditions are favourable (up to 28 days if unfavourable) to check for current use by badger.
- b. A combination of the following methods will be used, as appropriate:
  - An appropriately positioned camera trap to monitor badger activity at the sett.
  - Small pencil-sized sticks placed in the floor of the tunnel just inside the entrance(s), pointing upright.
  - Checks for other badger sign (e.g. hair, snuffle holes, latrines and fresh scuff marks).
  - Sand placed at the sett entrance(s).



	Badger Species Protection Plan		Appli	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date	: March 2023

#### **Exclusion**

- c. Following adequate monitoring, and where the named Agent is confident that there is no sign of use by badger, the sett will be excluded for 7 days using a gate<sup>2</sup> set in the one-way position.
- d. Exclusions must be overseen by a named Agent on the Project Licence.

#### **Monitoring Exclusion**

e. The sett will be visited regularly through the exclusion process to check activity and to check on the integrity of the exclusion materials and make good any damage. If it is apparent that badger(s), or other animals, have breached the exclusion any necessary repairs will be made and exclusion period will be restarted.

#### Exclusion / Destruction of the Sett

- f. Following exclusion, temporary blocking by wiring the gate shut, or destruction of the sett will be undertaken, where required, under the supervision of the Agent.
- g. Where the sett is not required to be destroyed the exclusion gate / sheeting may be left whilst works proceed around the sett and removed once works have finished.
- h. Where the inactive sett is required to be destroyed, this will be carried out using appropriate plant or hand tools.
- i. For setts on distinct slopes, the excavation will start at least 1 m away from the entrance spoil heap on the down-slope side (up to 4-5 m in front of the entrance itself). For setts on flat ground the excavation will start in front of the entrance hole and hand digging will be utilised to assess the direction and number of tunnels in all directions. Once this has been established a appropriate plant can be used to further progress the excavation. A trench will be dug under direction of the Agent. In the unlikely event that badgers are found during this process all excavation will cease and the badger(s) will be allowed to freely move away from the area. The Agent / ECoW will decide on when the excavation can re-commence.
- j. The excavation will continue slowly, working forwards into the tunnels and chambers until the Agent is satisfied the entire sett has been excavated. Once fully excavated the soil will then be backfilled and compressed to deter animals from excavating further holes.
- k. Construction works will be programmed to commence as soon after this process as possible to reduce the probability of animals returning to the area.

#### 3.9 Licensing Requirements

Licence applications must be sent into SNH licensing team sufficiently in advance of the project start date (approximately 40 days) to ensure the licence is in place prior to any work commencing.

<sup>&</sup>lt;sup>2</sup> The specification of gates, fencing and materials would be in accordance with DMRB and the Natural England Technical Information Note 25 (Appendix 2). The badger mesh fence specification is as described in SNH's "Scotland's Wildlife: Badgers and Development (2001)".



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### 3.10 Project Licence

An SNH Project Licence is likely to be the most appropriate form of Licence for any large scale and / or long running Project, which may result in a large number of minor unavoidable badger offences.

For example, multiple instances of disturbance to a number of badger setts over several years. A Project Licence can be used to standardise protected species mitigation / compensation, creating consistency across the project area and throughout the Project's lifespan. Project Licences do not negate the need for thorough pre-development surveys within 12 months of the planned project start date, and pre-construction surveys within 3 weeks of works commencing. Any Project Licence application will need to be accompanied by the Mitigation Plan and procedures for badger included in Parts 1 and 2 of this SPP

#### 3.11 Individual Licence

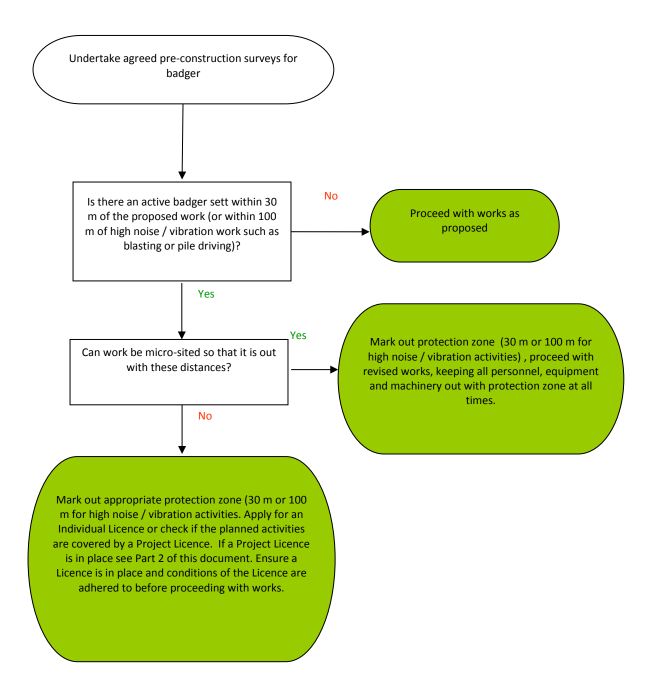
For small scale Projects expected to be completed over relatively short timescales, which will result in a low number of unavoidable badger offences an Individual SNH Licence is most likely to be appropriate. Licence applications should be accompanied by a Method Statement and should be sent sufficiently in advance of the Project start date to ensure the licence is in place prior to work commencing.

Further guidance and details of how to apply for a badger Licence can be found on the SNH website (https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing).



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

**Badger Mitigation Decision Tree** 



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### 4 Part 2: Project Licence Protection Plan

The following sections of this plan are to be read in conjunction with the Project Licence (insert Licence number) and its conditions.

As stated in the Project Licence, methodologies for certain mitigation activities permitted under the Licence are included in this Part of the SPP. More disruptive activities, listed in Section 1 below, will also require a specific Method Statement to be submitted to SNH licensing team for written approval (see Appendix A). It is the *Contractor's* responsibility to submit these Method Statements to both SHE Transmission and SNH for written approval. No works shall proceed without this written approval.

# <u>Sufficient time should be allowed for in the programme to carry out any consultation work and obtain necessary approvals.</u>

The Project Licence will specify reporting requirements detailing all disturbance and destruction works carried out.

#### 4.1 Works Allowed under the Project Licence

Under the Project Licence there is a general presumption against works being carried out which could disturb badgers in their setts, or to destroy / exclude any sett unless it can clearly be demonstrated that either it is inactive (i.e. through monitoring) or that there is no alternative solution against Project timescales and requirements.

#### 4.2 Activities requiring an SNH Approved Method Statement

The following activities require a formal Method Statement to be submitted and approved by SNH prior to any works commencing:

- a. Destruction of any active setts within the breeding season (1st December 30th June inclusive).
- b. Destruction of a breeding sett, or a sett which cannot be discounted as a breeding sett, at any time of year.
- c. Disturbance (*i.e.* works within 30 m, or 100 m for high noise / vibration works) to a breeding sett, or a sett which cannot be discounted as a breeding sett, during the breeding season.
- d. Where it is proposed to exclude (even temporarily) such a proportion of setts in a given clan's territory as to cause a significant impact on the clan.
- e. Any exceptional circumstances not covered in this SPP.

The Method Statement template in Appendix A has been developed in conjunction with SNH and should be used by the *Contractor / Named Agent* for all submissions.

Proposed mitigation works should be agreed with SNH.



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### 4.3 Activities not requiring additional SNH approval

The following works may be carried out under this SPP and / or specific Method Statements without the prior approval of SNH when a Project Licence is in place, using the prescribed methodologies:

#### 4.3.1 Exclusion / Destruction of a non-breeding active sett from July – November inclusive

The following methodology will be incorporated into a Site Specific Method Statement and issued prior to work commencing:

#### **Pre-works Assessment**

a. In advance of any ground-breaking or use of construction machinery within 30 m of a sett entrance (or 100 m for blasting operations) an Agent on the Project badger licence will consider in detail the scope of the proposed works, type of sett and topographical location to determine if exclusions can be avoided without placing badgers at risk.

#### **Exclusion**

- b. As agreed with SNH, badger gates and appropriate materials<sup>4</sup> will be used for the exclusion of setts, unless in rare circumstances, in which case SNH licensing team will be consulted beforehand. Exclusions must be overseen by a named agent on the Project badger licence.
- c. The gate would be set to the two-way position for at least 7 days and then set to one-way for 14 days.

#### **Monitoring Exclusion**

- d. To monitor use of the sett the a combination of the following methods may be used.
  - An appropriately positioned camera trap to monitor badger activity at the sett.
  - Small pencil-sized sticks placed in the floor of the tunnel just inside the entrance, pointing upright.
  - Threads pinned to the gate and gate frame to confirm if the gate has been opened.
  - Sand placed at the sett entrance (inside and outside the gate).
- e. The sett will be visited regularly through the exclusion process to check activity and to check on the integrity of the exclusion materials and make good any damage. If it is apparent that badger(s) have breached the exclusion any necessary repairs will be made and exclusion period will be restarted.

#### Destruction of the Sett

f. Destruction will proceed as per the method outlined for destruction of inactive setts.



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

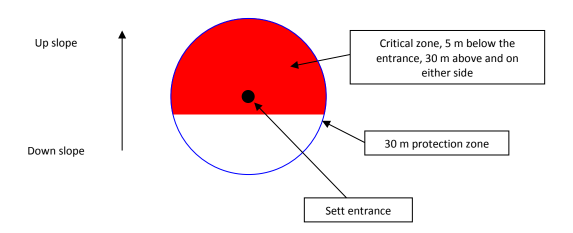
#### 4.3.2 Disturbance to a non-breeding active sett from July – November inclusive

The following methodology will be incorporated into a Site Specific Method Statement and issued prior to work commencing:

#### Tree Felling and Scrub clearance

All tree and scrub clearance will be undertaken in accordance with the conditions of a Standard Forestry Operations Licence (see https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/badgers-and-licensing/badgers-licences-land).

#### **Track Construction**



- a. Track construction can be carried out within the 30 m protection zone under the Project Licence providing it does not impact on the "Critical Zone", as shown in the diagram above, and lie within 5 m of the sett entrance. An Agent / ECoW on the Project badger licence will carry out a risk assessment and mark out the maximum protection zone to ensure the integrity of the sett is protected. If works are proposed in the critical zone between 20 and 30m from an entrance, careful hand-digging of a cross trench at the edge of proposed access track route or tower compound will be performed to confirm the tunnels do not extend under the works.
- b. The Agent / ECoW will be present immediately <u>before</u> construction starts to re-check for any ecological constraints including newly dug badger setts. Details of any ecological constraints, and associated mitigation, not related to badger will be communicated separately to this plan to all site workers.



	Badger Species Protection Plan		Appl	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### **Tower Compound Establishment**

- c. A tower compound can intrude within the 30 m protection zone under the Project licence, where there is no alternative, providing it does not impact on the "Critical Zone" and the sett entrance is a minimum of 5 m out with the compound boundary. The An Agent / ECoW on the Project badger licence will carry out a risk assessment and mark out the maximum protection zone to ensure the integrity of the sett is protected.
- d. Badger proof fencing / gates will be used for the compound to reduce the risk of badgers entering the works area. One-way badger gates will be installed at the nearest corner of the compounds to allow animals to escape.
- e. The Agent / ECoW will be present immediately <u>before</u> construction starts to re-check for any ecological constraints including newly dug badger setts. Details of any ecological constraints, and associated mitigation, not related to badger will be communicated separately to this plan to all site workers.

#### 5 Revision History

No	Overview of Amendment and Text affected	Previous Document	Revision	Authorisation
01	Transfer to new template and Nomenclature	TG-PS-LT-707 (Rev 1.00)	1.00	Richard Baldwin
02	Hyperlink to "Current use" guidance 'What is a badger sett?' has been added under newly created paragraph 3.8.3. 4.3.1 'Exclusion / Destruction of Inactive Setts at any time of year' (Rev 1.00) has been moved under 3.8.3 to represent Licensing Team changes in accordance with legislation.	TG-NET-ENV-501 (Rev 1.00)	1.01	Richard Baldwin

	Badger Species Protection Plan		Appli	ies to
TG-NET-ENV-501			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### **Appendix A** Project Licence Method Statement Template

<PROJECT TITLE>

METHOD STATEMENT FOR WORKS UNDER (insert licence details)

<insert species record reference>

<insert date>

#### Introduction

This document, prepared on behalf of SHE Transmission provides a Method Statement for <insert details of works> to be completed under <insert licence details>. These works are required in order to facilitate the delivery of the <insert Project details> (the Project).

Condition <insert No.> of the above Licence states that a <insert species> Protection Method Statement be submitted to Scottish Natural Heritage (SNH) licensing team for written approval, under specific circumstances, prior to commencement of works which could affect <insert species>. Therefore, no works which would <insert licensed activity> <insert species> shall take place without written confirmation of SNH approval of this method statement.

This Method Statement makes reference to the following documents:

- <insert licence details>, SNH
- Species Protection Plan (SPP): <insert SPP No. and title> Rev. X <insert date>

Further information is provided in Table 1: Summary of Data.

#### Licensable Works

#### Introduction

<Insert details>

#### **Baseline Description**

<Insert description, including photographs / location plan>



	Badger Species Protection Plan		Appli	ies to
TG-NET-ENV-501			Distribution	Transmission  ✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

**Table 1: Summary of Data** 

Reference	Easting	Northing	Date recorded	Description	Date works exclusion zone demarcated & distance

#### **Survey Summary**

<Insert details>

#### **Description of the Proposed Licensable Works**

<Insert details>

#### **Works Duration**

<Insert details>

#### **Consideration of Alternatives**

<Insert details>

#### **Impact Assessment**

<Insert details>



		Applies to				
TG-NET-ENV-501	Badger Species Protection Plan		<b>Badger Species Protection Plan</b>		Distribution	Transmission
				✓		
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023			

#### Method Statement Site Briefing (to be delivered to relevant staff prior to works)

Site: <insert description=""></insert>
Reference number: <insert record="" reference="" species=""></insert>
Client: SHE Transmission
Task: <insert description="" of="" works=""></insert>
Prepared by: <insert company="" individual="" name="" or=""></insert>
Licensed Agent: <insert name=""></insert>
Method statement for <insert description="" works=""></insert>
Before works commence:
All relevant personnel will be made aware of the presence and location of the constraint and mitigation.
<insert details="" methodology="" of=""></insert>
During works:
<insert details="" methodology="" of=""></insert>
<insert contractor's="" name=""></insert>
I, the undersigned, confirm receipt of this method statement and fully understand and agree to work to the conditions therein.
Signature of Contractor's Representative: Date/ /
Print name in full:





# **Bat Species Protection Plan**



	Bat Species Protection Plan		Applies to	
TG-NET-ENV-502			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

	Name	Title	
Author	Francis Williams	Environmental Project Manager	
Checked by	Alistair Watson	Environmental Advisor	
Approved by	Richard Baldwin	Head of Environment	

# **Contents**

1	Introduction	3
2	References	3
3	Part 1: General Protection Plan	2
4	Part 2: Project Licence Protection Plan	9
5	Revision History	13
Apr	pendix A Project Licence Method Statement Template	14

	Bat Species Protection Plan		Applies to	
TG-NET-ENV-502			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### 1 Introduction

All bat species occurring in Britain are European Protected Species (EPS), protected under Annex II and IV of EC Council Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora (the Habitats Directive) and are afforded a high level of protection in Scotland. This Protection Plan provides guidance and agreed procedures for the protection of bats and their shelters during construction works on SHE Transmission projects. The Plan contains two parts and details the procedures that must be followed where there is potential for bats to be present (Part 1), and where a Project Licence for bats has been issued by SNH to cover the project (Part 2):

#### 1.1 Part 1: General Protection Plan

This Part applies to all projects where bats may be present and is issued to Contractors. Part 1 outlines the responsibilities of SHE Transmission and the Contractor regarding protection of bats. It also details relevant legislation, survey requirements, general mitigation measures and the requirement for licensing and mitigation

#### 1.2 Part 2: Project Licence Protection Plan

This is provided to *Contractors* in addition to Part 1 for large projects where a Project Licence has been issued by SNH to cover the work and identifies those activities and protection / mitigation measures which are permitted under the Project Licence and those activities which require a Method Statement to be submitted to SNH for written approval before works can commence. This Part should be followed in conjunction with Part 1 and the relevant Project Licence to provide approved guidance and methodologies for carrying out work.

#### 2 References

The documents detailed in Table 2.1- Miscellaneous Documents, below should be used in conjunction with this document

Table 2.1- Miscellaneous Documents

Title
EC Council Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora (the Habitats Directive)
Conservation (Natural Habitats &c.) Regulations 1994
Conservation (Natural Habitats &c.) Amendment (Scottish) Regulations 2007
https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing



				Applies to	
TG-NET-ENV-502	Bat Species Protection Plan		Distribution	Transmission	
				✓	
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023		

#### 3 Part 1: General Protection Plan

#### 3.2 Background

Bats are a diverse group of mostly nocturnal flying mammals of which there are generally recognised to be 9 different species in Scotland.. There are four more common or widespread species; common pipistrelle (*Pipistrellus* pipistrellus), soprano pipestrelle (*P. pygmaeus*), Daubenton's bat (*Myotis daubentonii*), and brown long-eared bat (*Plectotus auritus*). The two pipistrelle species mentioned above are the ones most likely to be encountered.

The other less common species are Natterer's bat (*M. nattereri*), Nathusis pipistrelle (*Pipistellus nathusii*), Leisler's bat (*Nyctalus leisleri*), whiskered bat (*M. mystacinus*), and Noctule bat (*N. noctula*).

Identification can be made by using bat detectors and recording devices to differentiate the characteristic echolocation signals (used to navigate and catch prey) as well as flight patterns, morphology and DNA analysis of droppings.

Bats exploit a wide variety of natural and semi-natural habitats such as woodlands, pasture, water and hedges in pursuit of insect prey such moths and midges. They use a variety of strategies to catch their prey. For example brown long-eared bats glean insects from foliage, whereas Daubenton's bats gaffe insects from near the surface of water.

Bats rest up during the day in roosts within sheltered voids or cavities. Although all bat species in Scotland rely heavily on man-made structures, roosts can be found in; buildings and ruins, trees (woodpecker holes, cracks, flaky bark and callused flush cuts), bridges, caves and tunnels. Signs of an active roost may include urine staining, presence of flies, scratch marks, strong odour and droppings, however not all roosts have such features. Tree roosts can be particularly difficult to identify.

Roosts are communal structures which are in use at different times and many different types of roosts exist varying from temporary day roosts to more permanent maternity and hibernation roosts. The most sensitive periods for maternity roosts are from early May to late August and hibernation roosts are in use from October until March. Bats are particularly vulnerable to disturbance during hibernation which could result in mortality due to cold temperatures and lack of food resource.

#### 3.3 Responsibilities

It is the *Contractor's* responsibility to comply with all the requirements of this Protection Plan where bats may be present, and it is both the *Contractor's* and SHE Transmission's responsibility to monitor compliance with the Protection Plan. The responsibility for applying for any Licence, including a Project Licence, may vary from project to project, but all applications and mitigation works will adhere to this plan.

#### 3.4 Legislation

All bat species (Chiroptera) in Britain are European Protected Species (EPS), protected under Annex II and IV of EC Council Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora (the Habitats Directive). The Habitats Directive is transposed in Scottish law by the Conservation (Natural Habitats



	Bat Species Protection Plan		Applies to	
TG-NET-ENV-502			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

&c.) Regulations 1994, as amended by The Conservation (Natural Habitats &c.) Amendment (Scottish) Regulations 2007 and others. Bats are listed on Schedule 2 of the Habitats Regulations 1994.

The Conservation (Natural Habitats, &c.) Amendment (Scotland) Regulations 2007 enhanced this protection. As EPS, it is an offence to deliberately or recklessly kill, injure or take (capture) bats, deliberately or recklessly disturb or harass bats, and damage, destroy or obstruct access to a breeding site or resting place of any bat. It is important to note that bat roosts are protected even at times of year when not in use.

#### 3.5 Surveying for Bats

- 1. Surveys for bats must be undertaken in all works areas containing suitable bat habitat, at a suitable time of year a maximum of 12 months<sup>2</sup> prior to the works commencing, (this includes site investigations), to ensure the availability of up-to-date information on shelter locations.
- 2. Surveys must extend for a minimum of 30 m beyond working areas.
- 3. Pre-construction surveys will be undertaken for all potential roosting features likely to be affected (i.e. built structures and trees). If evidence of roosting bats is encountered further survey may be required to confirm species, roost type and usage.

#### 3.6 Review of Bat Survey

Once a bat survey has been carried out, the ecologist / ECoW should review the survey results, apply the mitigation hierarchy outlined below and decide if a Licence is required (either Individual or Project) for the works.

Construction teams should be advised of existing / new constraints, together with mitigation and licensing requirements by the ecologist / ECoW.

Relevant site documentation and project information sources should be updated with new and amended information on bats constraints as it is produced, with changes communicated to appropriate staff immediately.

#### 3.7 Mitigation Hierarchy

There is a general presumption against works being carried out which could disturb bats or to destroy / exclude or obstruct access to any bat roost. A hierarchical approach to mitigation of Avoidance - Disturbance - Destruction will be applied to any roost that may be affected:

<sup>&</sup>lt;sup>2</sup> Note: Information from any previous surveys (e.g. surveys carried out to provide data for EIA or other Assessments) can be a useful guide to bats activity in an area, particularly if roosts were recorded. However, surveys will always require to be updated if carried out more than 12 months prior to works commencing.



<sup>1</sup> Reckless acts would include not having or disregarding a mitigation plan aimed at protecting Bats resulting in killing, injury, and/or disturbance of any Bat or Bat Roost, or carrying out an activity which would result in an offence where the presence of Bats was foreknown.

		Applies to		
TG-NET-ENV-502	Bat Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### **Avoidance**

This is the preferred option for roosts identified within 30 m of works, an initial protection zone of either 30 m will be marked on the ground and appropriately signed to restrict work access.

Protection zones must be maintained until works are completed. Site staff should be briefed of their purpose through a Toolbox Talk and works micro-sited out with the protection zone. If bat disturbance can be avoided in this way, there is no need to obtain a Licence from SNH for the works.

#### **Disturbance**

Works required within 30 m of an <u>active</u> roost may constitute disturbance and therefore may require a Licence from SNH (either Individual or Project) this needs assessing on a case by case basis. In these circumstances the ecologist / EcoW must be tasked to assess the likelihood of disturbance to bats, and therefore the need for a licence (in consultation with SNH licensing team if required). Individual Licence applications to SNH should be accompanied by a Protection Plan which outlines how disturbance will be minimised and roosts protected, for example through timing works for when bats are least likely to be present, screening of works and modifying protection zones.

If a Project Licence is in place, part 2 of this document should be used to ascertain whether a formal Method Statement is required to be submitted for approval to SNH prior to works commencing which could disturb bats.

#### **Roost Destruction**

Destruction of roosts should only be undertaken as a last resort. For destruction of roosts a Licence will be required from SNH (either Individual or Project). Destruction of maternity roosts and hibernation roosts will only be licensed outside of the seasons when they are in use.

Individual Licence applications to SNH should be accompanied by a Protection Plan which outlines how disturbance of bats will be minimised, roosts compensated for, and individual bats protected. Roost destruction may not always be permitted; this will depend on roost type and rarity of species (see species matrix in part 2 of this document)

If a Project Licence is in place the following activities require a formal Method Statement to be submitted and approved by SNH in accordance with Part 2 of this document, prior to any works commencing:

- Destruction of a breeding / hibernation roost of a Brown long-eared or Daubenton's bat.
- Destruction of any roost of an uncommon species (Natterer's, Leisler's, Whiskered, Noctule, Narthusius's pipistrelle) at any time of year.

For all other scenarios (such a destruction of a non-breeding roost of a more common species outside of the active season) works should be carried out in accordance with part 2 of this document. Any roost subject to works under Licence will be monitored during and after those works.



				Applies to	
TG-NET-ENV-502	Bat Species Protection Plan		Distribution	Transmission	
				✓	
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023		

#### 3.8 Mitigation Measures

#### 3.8.1 General Mitigation

- 1. An emergency procedure will be implemented by site workers if signs of bat (e.g. urine staining, droppings or animals) are encountered. All work within 30 m will cease and the Ecologist / ECoW will inspect the site and define mitigation (if required) in line with this SPP.
- An exceptional circumstance procedure will be implemented should mitigation options not prove satisfactory in a particular case. Works will be halted whilst mitigation is determined (under consultation with SNH if required).

#### 3.8.2 Monitoring and Reporting

- 1. The Environmental Representative will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to bats is delivered.
- 2. Reports will be submitted to SNH as required by the relevant Licence.

#### 3.9 Licensing Requirements

Licence applications must be sent into SNH species licensing team sufficiently in advance of the project start date (approximately 30 days) to ensure the licence is in place prior to any work commencing.

#### 3.10 Project Licence

An SNH Project Licence is likely to be the most appropriate form of Licence for any large scale and / or long running Project, which may result in a large number of minor unavoidable bat offences.

For example, multiple instances of disturbance to a number of bat roosts over several years. A Project Licence can be used to standardise protected species mitigation / compensation, creating consistency across the project area and throughout the Project's lifespan. Project Licences do not negate the need for thorough predevelopment surveys within 12 months of the planned project start date, and pre-construction surveys within 3 weeks of works commencing. Any Project Licence application will need to be accompanied by the Mitigation Plan and procedures for bats included in Parts 1 and 2 of this SPP

#### 3.11 Individual Licence

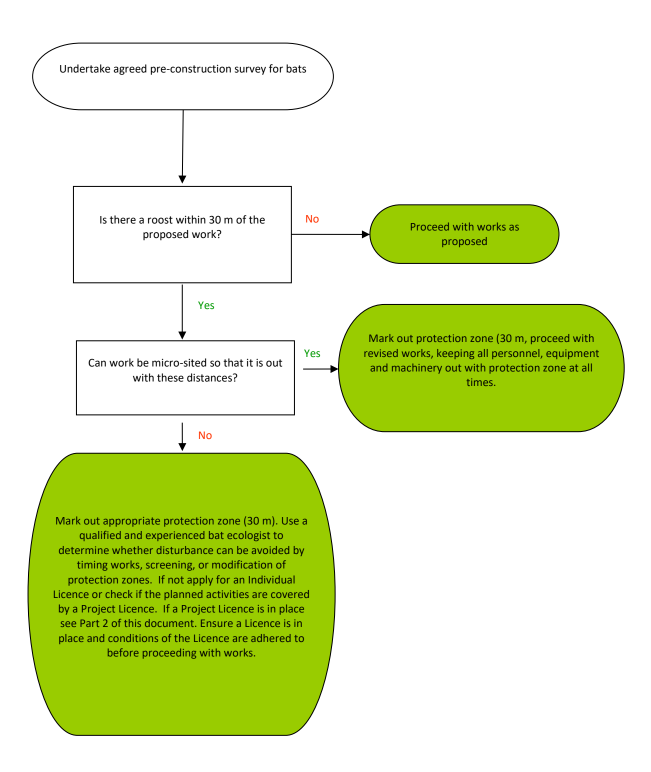
For small scale Projects expected to be completed over relatively short timescales, which will result in a low number of unavoidable bats offences an Individual SNH Licence is most likely to be appropriate. Licence applications should be accompanied by a Method Statement and should be sent sufficiently in advance of the Project start date to ensure the licence is in place prior to work commencing.

Further guidance and details of how to apply for a bat Licence can be found on the SNH website (https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing).



TG-NET-ENV-502	Bat Species Protection Plan		Applies to	
			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

**Bat Mitigation Decision Tree** 



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TG-NET-ENV-502	Bat Species Pr	Bat Species Protection Plan		Transmission
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Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

## 4 Part 2: Project Licence Protection Plan

The following sections of this plan are to be read in conjunction with the Project Licence (insert Licence number) and its conditions.

As stated in the Project Licence, methodologies for certain mitigation activities permitted under the Licence are included in this Part of the SPP. More disruptive activities, listed in Section 1 below, will also require a specific Method Statement to be submitted to SNH licensing team for written approval (see Appendix A). It is the *Contractor's* responsibility to submit these Method Statements to both SHE Transmission and SNH for written approval. No works shall proceed without this written approval.

<u>Sufficient time should be allowed for in the programme to carry out any consultation work and obtain necessary approvals.</u>

The Project Licence will specify reporting requirements detailing all disturbance and destruction works carried out.

#### 4.1 Works Allowed under the Project Licence

Under the Project Licence there is a general presumption against works being carried out which could disturb bats, or to destroy / exclude or obstruct access to any bat roost unless it can clearly be demonstrated that either it is inactive (i.e. through monitoring) or that there is no alternative solution against Project timescales and requirements.

#### 4.2 Activities requiring an SNH Approved Method Statement

The following activities require a formal Method Statement to be submitted and approved by SNH prior to any works commencing:

- a. Disturbance of breeding or hibernation roosts of Common Pipistrelle, Soprano pipistrelle, Brown long-eared, and Daubenton's bat during the seasons when they are likely to be in use;
- b. Disturbance of breeding or hibernation roosts of all non-common bat species (i.e. Natterer's, Leisler's, Whiskered, Noctule, Nathusius's, and any other species not normally found in Scotland) at any time.
- Disturbance of non-breeding and non-hibernation roosts for all non-common bat species (i.e. Natterer's, Leisler's, Whiskered, Noctule, Nathusius's, and any other species not normally found in Scotland);
- d. Destruction of a Brown Long-eared or Daubenton's breeding or hibernation roost
- e. Destruction of any roosts for all non-common bat species (i.e. Natterer's, Leisler's, Whiskered, Noctule, Nathusius's, and any other species not normally found in Scotland)); and
- f. Any exceptional circumstances not covered in this SPP or Points a to c above.

The Method Statement template in Appendix A has been developed in conjunction with SNH and should be used by the *Contractor / Named Agent* for all submissions.

Proposed mitigation works should be agreed with SNH.



	Bat Species Protection Plan		Appl	ies to
TG-NET-ENV-502			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### **Species Matrix**

This matrix summarises which activities at which time of year can be carried out under this SPP or require an approved method statement. For explanation see text of this SPP.

	Breeding / Hibe	Breeding / Hibernation Roosts		on-hibernation sts
Species	Disturbance	Destruction	Disturbance	Destruction
Common Pipistrelle	SPP (outwith seasons)	SPP (outwith seasons)	SPP	SPP
Soprano Pipistrelle	SPP (outwith seasons)	SPP (outwith seasons)	SPP	SPP
Brown Long Eared	SPP (outwith seasons)	Approved MS	SPP	SPP
Daubenton's	SPP (outwith seasons)	Approved MS	SPP	SPP
Natterer's	Approved MS	Approved MS	Approved MS	Approved MS
Nathusius's Pipistrelle	Approved MS	Unlikely to be allowed	Approved MS	Approved MS
Leisler's	Approved MS	Approved MS	Approved MS	Approved MS
Whiskered	Approved MS	Unlikely to be allowed	Approved MS	Approved MS
Noctule	Approved MS	Approved MS	Approved MS	Approved MS
Other species not normally found in Scotland	Approved MS	Approved MS	Approved MS	Approved MS

	Bat Species Protection Plan		Appl	ies to
TG-NET-ENV-502			Distribution	Transmission
			✓	
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

#### 4.3 Activities not requiring additional SNH approval

The following works may be carried out under this SPP and / or specific Method Statements without the prior approval of SNH, using the prescribed methodologies:

- a. Disturbance to non-breeding (note according to European guidance mating roosts are considered to be breeding roosts) and non-hibernation roosts, and disturbance to maternity / hibernation roosts (outwith the seasons they are in use), for the more common species (i.e. common and soprano pipistrelle, Brown long-eared, and Daubenton's bats) Destruction of any common or soprano pipistrelle roosts (including breeding and hibernation) at an appropriate time of year for the type of roost (i.e. When bats are not likely to be present and avoiding sensitive seasons).
- b. Destruction of non-breeding and non-hibernation roosts for brown long-eared and Daubenton's bats, at an appropriate time of year for the type of roost when bats are not present, or avoiding sensitive seasons.
- 4.3.1 1. Disturbance to non-breeding and non-hibernation roosts at any time of year, and disturbance to maternity and hibernation roosts outwith the seasons they are in use,
  - a) This methodology applies to the following:
    - Disturbance to non-breeding and non-hibernation roosts of Common pipistrelle, Soprano pipistrelle, Brown long-eared and Daubenton's bats.
  - b) If works are to be completed within the protection zone when bats are present the following measures will be adopted in order to minimise potential disturbance to the roost:
    - Works will be completed in a manner to reduce and ensure minimal disturbance;
    - No use of directional lighting; and
    - No site compounds and/or vehicle parking areas will be permitted within 30 m of the roost.
  - c) Prior to the commencement of Project works, a protection zone will be established to retain the maximum possible distance between Project works and the roost in order to prevent damage. In most cases this protection zone will be no less than 1 m from the drip line of the tree or 5 m for buildings or cave entrances, and will be set up by the Ecologist / ECoW who is an Agent on the Project bat Licence, or a suitably qualified bat worker under their supervision. No construction works will be completed within this zone.
  - d) All site construction staff will be made aware of the presence of the roost and the requirement to remain outwith the protection zone at all times through a Toolbox Talk and the site EMP.
  - e) A watching brief would be undertaken by the ECoW as required to ensure that the protection zone has not been breached and that the roost/roost feature has not been inadvertently damaged.



	Bat Species Protection Plan		Appl	ies to
TG-NET-ENV-502			Distribution	Transmission
			✓	
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

f) No specific ecological mitigation is considered to be required for the disturbance to non-breeding and non-hibernation sites.

#### 4.3.2 2 & 3. Destruction of roosts at an appropriate time of year

- a) This methodology applies to the following:
  - Destruction of roosts of Common and Soprano pipistrelle bats; and
  - Destruction of non-breeding and non-hibernation roosts of Common pipistrelle, Soprano pipistrelle, Brown long-eared and Daubenton's bats.
- b) Destruction of these roosts will only be completed at an appropriate time of year (dependent on roost status, avoiding sensitive seasons and if presence/absence of bats can be confirmed).
- c) Prior to the commencement of Project works within 30 m of non-breeding and non-hibernation roosts, a protection zone will be set up by the ECoW. No works will be completed within this area until the roost has been destroyed in a controlled manner.
- d) All site construction staff will be made aware of the presence of the roost and the requirement to remain out with the protection zone at all times through a Toolbox Talk and the site EMP.
- e) Prior to licensed destruction of the roost, appropriate mitigation / compensation shall be provided on a like-for-like replacement basis (e.g. provision of roost features that would match the roost to be destroyed). Replacement roost features would be sited as close as possible to the roost to be destroyed but out with any potential disturbance distances. Compensatory roost provision would be agreed with SNH.
- f) The destruction of the roost will be completed in a controlled manner under the supervision of the ECoW (who is an Agent on the Project Licence, or a suitably qualified bat worker under their supervision), in order to ensure that no bats are injured and/or killed. The following measures will be adopted during the controlled destruction of the roost:
  - Prior to any works being completed that will result in the destruction of non-breeding and non-hibernation roosts, a survey will be completed to determine whether bats are present or absent, the status of the roost and the species involved (through visual or lab analysis of droppings).
  - Where a roost is to be destroyed during the active period, and the presence of bats is confirmed or cannot be discounted, bats will be excluded from the roost using an appropriate exclusion device. (e.g. a cotton sleeve) which will be fitted to the observed entrance/exit point by the ECoW.
  - A dawn survey will be undertaken on the day of the exclusion to confirm the absence of bats returning to the roost. These surveys will be undertaken when the dawn temperature is > 8° C. Should bats be seen entering the roost the exclusion will be postponed for 3 days and the process repeated.
  - The exclusion device will remain in place for 7 days, unless this corresponds to a period of cold or adverse weather (where the temperature at dusk is < 8° C or heavy rain), then the excluder must stay in place for a further 7 days.



			Appli	ies to
TG-NET-ENV-502	Bat Species Pr	otection Plan	Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

• In the event of bats being identified within the roost during destruction, the ECoW is responsible for determining the best course of action with respect to the welfare of the animals.

# **5** Revision History

No	Overview of Amendment and Text affected	Previous Document	Revision	Authorisation
01	Transfer to new template and Nomenclature	TG-PS-LT-708 (Rev 1.00)	1.00	Richard Baldwin
02	Sentence 3.8.2 (1) has been replaced by the equivalent sentence of precursor TG-PS-LT-708.  Paragraph 3.10 has been replaced by the equivalent paragraph of precursor TG-PS-LT-708.  Paragraph 3.11 has been replaced by the equivalent paragraph of precursor TG-PS-LT-708 (with exception of update to SNH hyperlink)	TG-NET-ENV-502 (Rev 1.01)	1.01	Richard Baldwin

	Bat Species Protection Plan		Appli	ies to
TG-NET-ENV-502			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

# **Appendix A** Project Licence Method Statement Template

<PROJECT TITLE>

METHOD STATEMENT FOR WORKS UNDER (insert licence details)

<insert species record reference>

<insert date>

#### Introduction

This document, prepared on behalf of SHE Transmission provides a Method Statement for <insert details of works> to be completed under <insert licence details>. These works are required in order to facilitate the delivery of the <insert Project details> (the Project).

Condition <insert No.> of the above Licence states that a <insert species> Protection Method Statement be submitted to Scottish Natural Heritage (SNH) licensing team for written approval, under specific circumstances, prior to commencement of works which could affect <insert species>. Therefore, no works which would <insert licensed activity> <insert species> shall take place without written confirmation of SNH approval of this method statement.

This Method Statement makes reference to the following documents:

- <insert licence details>, SNH
- Species Protection Plan (SPP): <insert SPP No. and title> Rev. X <insert date>

Further information is provided in Table 1: Summary of Data.

#### **Licensable Works**

#### Introduction

<Insert details>

## **Baseline Description**

<Insert description, including photographs / location plan>



			Appli	ies to
TG-NET-ENV-502	Bat Species Pr	otection Plan	Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

**Table 1: Summary of Data** 

Reference	Easting	Northing	Date recorded	Description	Date works exclusion zone demarcated & distance

# **Survey Summary**

<Insert details>

# **Description of the Proposed Licensable Works**

<Insert details>

#### **Works Duration**

<Insert details>

#### **Consideration of Alternatives**

<Insert details>

# **Impact Assessment**

<Insert details>



	Bat Species Protection Plan		Appli	es to
TG-NET-ENV-502			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: March 2018	Review Date: March 2023	

iet	nod Statement Site Briefing (to be delivered to relevant staff prior to works)
	Site: <insert description=""></insert>
	Reference number: <insert record="" reference="" species=""></insert>
	Client: SHE Transmission
	Task: <insert description="" of="" works=""></insert>
	Prepared by: <insert company="" individual="" name="" or=""></insert>
	Licensed Agent: <insert name=""></insert>
	Method statement for <insert description="" works=""></insert>
	Before works commence:
	All relevant personnel will be made aware of the presence and location of the constraint and mitigation.
	<insert details="" methodology="" of=""></insert>
	During works:
	<insert details="" methodology="" of=""></insert>
	<insert contractor's="" name=""></insert>
	I, the undersigned, confirm receipt of this method statement and fully understand and agree to work to the conditions therein.
	Signature of <i>Contractor's</i> Representative:
	Print name in full:





# **Otter Species Protection Plan**



		Appli	es to	
TG-NET-ENV-503	Otter Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

	Name	Title
Author	Francis Williams	Environmental Project Manager
Checked by	Alistair Watson	Environmental Advisor
Approved by	Richard Baldwin	Head of Environment

# **Contents**

1	Introduction	3
2	References	3
3	Part 1: General Protection Plan	4
4	Part 2: Project Licence Protection Plan	10
5	Revision History	12
Apı	pendix A Project Licence Method Statement Template	13

		Appli	ies to	
TG-NET-ENV-503	Otter Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

#### 1 Introduction

Otter is a European Protected Species and is afforded a high level of protection in Scotland. This Protection Plan provides guidance and agreed procedures for the protection of otters and their shelters during construction works on Scottish Hydro Electric (SHE) Transmission projects. The Plan contains two parts and details the procedures that must be followed where there is potential for otter to be present (Part 1), and where a Project Licence for otter has been issued by Scottish Natural Heritage (SNH) to cover the project (Part 2).

#### 1.1 Part 1: General Protection Plan

This Part applies to all projects where otter may be present. Part 1 outlines the responsibilities of SHE Transmission and the Contractor regarding protection of otter. It also details relevant legislation, survey requirements, general mitigation measures and the requirement for licensing and mitigation.

## 1.2 Part 2: Project Licence Protection Plan

This is provided to Contractors in addition to Part 1 for large projects where a Project Licence has been issued by SNH to cover the work and identifies those activities and protection / mitigation measures which are permitted under the Project Licence and those activities which require a Method Statement to be submitted to SNH for written approval before works can commence. This Part should be followed in conjunction with Part 1 and the relevant Project Licence to provide approved guidance and methodologies for carrying out work.

#### 2 References

The documents detailed in Table 2.1 below, should be used in conjunction with this document.

**Table 2.1- Miscellaneous Documents** 

Title
EC Council Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora (the Habitats Directive)
Conservation (Natural Habitats &c.) Regulations 1994.
The Conservation (Natural Habitats, &c.) Amendment (Scotland) Regulations 2007
https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing



	Otter Species Protection Plan		Appli	ies to
TG-NET-ENV-503			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

#### 3 Part 1: General Protection Plan

#### 3.2 Background

Otters (*Lutra lutra*) are members of the weasel family with a widespread distribution in Scotland. They are largely solitary, semi-aquatic and obtain most of their food from rivers or the sea. Otters living on rivers may travel distances of 16 km or more at night. They use two kinds of shelter – underground holts and above ground couches. Otters may dig their own holts but they often enlarge existing structures such as rabbit holes so identification can be difficult. Couches may be nest-like structures or simply a depression in a stick pile or under a windblown tree. Each individual will use multiple shelters and holts can be located up to 500 m from watercourses. Otters may have cubs at any time of year.

Breeding sites are generally found in areas with the following characteristics:

- Relatively undisturbed by humans / ungrazed by stock.
- Close (<50 m) to water but rarely flooded or just above the floodplain level.
- Containing patches of dense cover (e.g. scrub thickets, deciduous woodland, young conifer plantation, heather, log piles, tree roots, rock piles, stands of tussocky tall fen vegetation, or reed beds).

#### Signs of otter:

- Spraints (droppings) which have a high mucus content and are often formless, generally black or greenish –black in colour and may contain obvious fish bones or scales.
- Otter prints and tracks otter paths are 12-15 cm wide and normally connect with water and holts they are marked with spraints. Otter prints are about 6 cm wide and have five toes.
- Feeding remains hard parts of crustaceans, unpalatable bits of amphibians and bony parts of fish.
- Otter shelters holts or couches.

#### 3.3 Responsibilities

It is the *Contractor's* responsibility to comply with all the requirements of this Protection Plan where otter may be present, and it is both the *Contractor's* and SHE Transmission's responsibility to monitor compliance with the Protection Plan. The responsibility for applying for any Licence, including a Project Licence, may vary from project to project, but all applications and mitigation works will adhere to this plan.

#### 3.4 Legislation

Otter is a **European Protected Species (EPS)** protected under Annex II and IV of EC Council Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora (the Habitats Directive). The Habitats Directive is transposed in Scottish law by the Conservation (Natural Habitats &c.) Regulations 1994. Otter is listed on Schedule 2 of the Conservation Regulations 1994. The Conservation (Natural Habitats, &c.)



		Appl	ies to	
TG-NET-ENV-503	Otter Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

Amendment (Scotland) Regulations 2007 enhanced this protection. Current Legislation means that otters and their shelters are fully protected in Scotland. In summary it is illegal to:

- Deliberately or recklessly kill, injure or take (capture) an otter;
- Deliberately or recklessly disturb or harass an otter;
- Damage, destroy or obstruct access to a breeding site or resting place of an otter (i.e. an otter shelter).

#### 3.5 Surveying for otter

- 1. Surveys for otter must be undertaken in all works areas containing suitable otter habitat, a maximum of 12 months<sup>1</sup> prior to the works commencing, (this includes site investigations), to ensure the availability of up-to-date information on shelter locations.
- 2. Surveys must extend for a minimum of 200 m beyond working areas, including access tracks.
- 3. Surveys must be carried out by suitably qualified and experienced ecologists and will identify whether any <u>active</u> holts or places of shelter are likely to be affected by the works. Normally work within 30 m of a non-breeding shelter is regarded as likely to cause otter disturbance and will therefore require to be covered by a licence from SNH. However, works generating high noise / vibration levels (such as pile driving or blasting) can cause disturbance to non-breeding sites up to 100 m. Any work within 200 m of a breeding otter holt / shelter should also be regarded as capable of causing disturbance.
- 4. Appropriate monitoring (e.g. the use of suitable camera traps) should be undertaken where required to determine if any holt / place of shelter is being used for breeding. Camera trap monitoring may also require a Licence from SNH.
- 5. Active shelters will be classified as:
  - **Holt:** Underground or other fully enclosed structure (can range from enlarged rabbit holes and cavities amongst tree roots to rock piles and man made structures).
  - Place of Shelter: Can be either a Couch / Lie-up an above ground semi-enclosed resting place (e.g. under overhanging river banks / tree root plates); or Hover a nest-like structures (0.3 -1 m in diameter) constructed from nearby vegetation or a depression in a stick pile or under a windblown tree.

#### 3.6 Review of Otter Survey

Once an otter survey has been carried out, the ecologist /Ecological Clerk of Works (EcoW) should review the survey results, apply the mitigation hierarchy outlined below and decide if a Licence is required (either Individual or Project) for the works.

<sup>&</sup>lt;sup>1</sup> Note: Information from any previous surveys (e.g. surveys carried out to provide data for Environmental Impact Assessment (EIA) or other Assessments) can be a useful guide to otter activity in an area, particularly if holts were recorded. However, surveys will always require to be updated if carried out more than 12 months prior to works commencing.



		Appli	ies to	
TG-NET-ENV-503	Otter Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

Construction teams should be advised of existing / new constraints, together with mitigation and licensing requirements by the ecologist / ECoW.

Relevant site documentation and project information sources should be updated with new and amended information on otter constraints as it is produced, with changes communicated to appropriate staff immediately.

#### 3.7 Mitigation Hierarchy

There is a general presumption against works being carried out which could disturb otters in their place of shelter or to destroy / exclude any holt. A hierarchical approach to mitigation of Avoidance - Disturbance - Destruction will be applied to any holt / place of shelter that may be affected (See Figure 1):

#### **Avoidance**

This is the preferred option for <u>active</u> holts / places of shelter identified within 30 m of works (100 m for high noise / vibration activities) or 200 m for confirmed breeding sites or. Protection zones of either 30 m, 100 m or 200 m should be marked and signed on the ground with appropriate material to restrict work access.

Protection zones must be maintained until works are completed. Site staff should be briefed of their purpose through a Toolbox Talk and works micro-sited outwith the protection zone. If otter disturbance can be avoided in this way, there is no need to obtain a Licence from SNH for the works.

#### **Disturbance**

For any works required within 30 m of <u>active</u> holts / places of shelter (or 200 m for confirmed breeding sites), and for high noise / vibration activities such as pile driving or blasting within 100 m of holts / places of shelter, a Licence from SNH will be required (either Individual or Project).

Individual Licence applications to SNH should be accompanied by a Protection Plan which outlines how disturbance will be minimised and holts protected, for example through screening of works and modifying protection zones.

If a Project Licence is in place, and a breeding holt will be disturbed, a Method Statement must be submitted to SNH for written approval in accordance with Part 2 of this document, prior to any works commencing.

#### **Destruction**

Destruction of holts / other places of shelter should only be undertaken as a last resort. For destruction of <u>active</u> holts / places of shelter a Licence will be required from SNH (either Individual or Project) Individual Licence applications to SNH should be accompanied by a Protection Plan which outlines how disturbance will be minimised and individuals protected.

The plan should include monitoring to ensure breeding is not taking place and provision for the creation of an artificial holt if required. Any holt / place of shelter subject to works under Licence will be monitored



		Appli	ies to	
TG-NET-ENV-503	Otter Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

during and after those works. If a Project Licence is in place, a Method Statement must be submitted to SNH in accordance with Part 2 of this document for written approval prior to any works commencing.

#### 3.8 Mitigation Measures

#### 3.8.1 General Mitigation

- 1. All works close to waterbodies and watercourses showing signs of regular use by otters should not take place at night or within 2 hours of sunset / sunrise, if possible.
- 2. Where works close to waterbodies and watercourses are required at night, lighting should be directed away from riparian areas.
- 3. All works close to water courses and waterbodies must follow best practice measures to ensure their protection against pollution, silting and erosion.
- 4. Any temporarily exposed pipe system should be capped when staff are off site to prevent otters from gaining access.
- 5. All exposed trenches and holes should be provided with mammal exit ramps e.g. wooden planks or earth ramps when Contractors are off site.
- 6. An emergency procedure should be implemented by site workers if otter / otter shelters are unexpectedly encountered. All work within 30 m (100 m for high noise/vibration activities) or 200 m for breeding sites should cease until a suitably qualified and experienced ecologist has inspected the site and determined the appropriate course of action.
- 7. An exceptional circumstance procedure will be implemented should mitigation options not prove satisfactory in a particular case. Works will be halted whilst mitigation is determined (under consultation with SNH if required).

#### 3.8.2 Monitoring and Reporting

- 8. The Environmental Representative will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to otter is delivered.
- 9. Reports will be submitted to SNH as required by the relevant Licence.

#### 3.9 Licensing Requirements

Licence applications must be sent into SNH licensing team sufficiently in advance of the project start date (approximately 40 days) to ensure the licence is in place prior to any work commencing.

#### 3.10 Project Licence

An SNH Project Licence is likely to be the most appropriate form of Licence for any large scale and / or long running Project, which may result in a large number of minor unavoidable otter offences.

For example, multiple instances of disturbance to a number of otter places of shelter over several years. A Project Licence can be used to standardise protected species mitigation / compensation, creating consistency



	Otter Species Protection Plan		Appl	ies to
TG-NET-ENV-503			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

across the project area and throughout the Project's lifespan. Project Licences do not negate the need for thorough pre-development surveys within 12 months of the planned project start date, and pre-construction surveys within 3 weeks of works commencing. Any Project Licence application will need to be accompanied by the Mitigation Plan and procedures for otter included in Parts 1 and 2 of this SPP

#### 3.11 Individual Licence

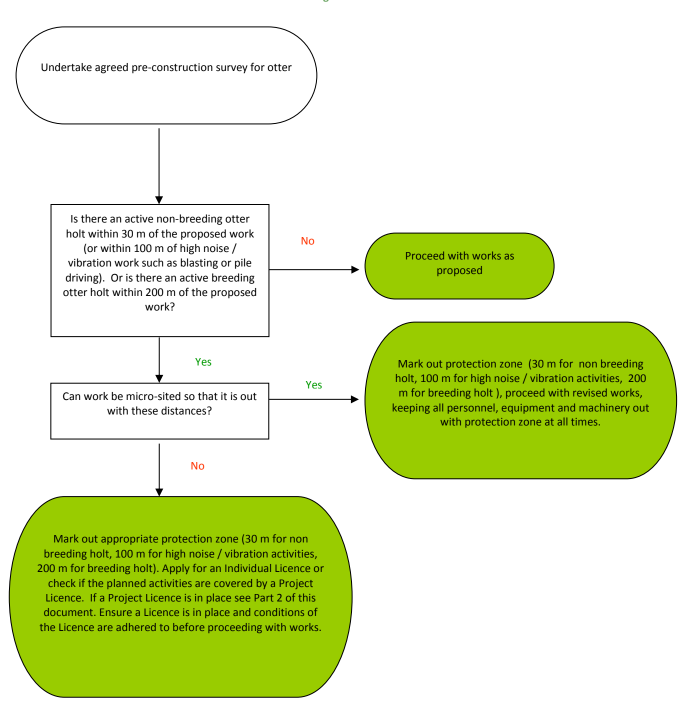
For small scale Projects expected to be completed over relatively short timescales, which will result in a low number of unavoidable otter offences an Individual SNH Licence is most likely to be appropriate. Licence applications should be accompanied by a Method Statement and should be sent sufficiently in advance of the Project start date to ensure the licence is in place prior to work commencing.

Further guidance and details of how to apply for an otter Licence can be found on the SNH website (https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing).



		Appli	ies to	
TG-NET-ENV-503	Otter Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

#### **Otter Mitigation Decision Tree**



	Otter Species Protection Plan		Appl	ies to
TG-NET-ENV-503			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

## 4 Part 2: Project Licence Protection Plan

The following sections of this plan are to be read in conjunction with the Project Licence (insert Licence number) and its conditions.

As stated in the Project Licence, methodologies for certain mitigation activities permitted under the Licence are included in this Part of the SPP. More disruptive activities, listed in Section 1 below, will also require a specific Method Statement to be submitted to SNH licensing team for written approval (see Appendix A). It is the *Contractor's* responsibility to submit these Method Statements to both SHE Transmission and SNH for written approval. No works shall proceed without this written approval.

# <u>Sufficient time should be allowed for in the programme to carry out any consultation work and obtain necessary approvals.</u>

The Project Licence will specify reporting requirements detailing all disturbance and destruction works carried out.

#### 4.1 Works Allowed under the Project Licence

Under the Project Licence there is a general presumption against works being carried out which could disturb otters in their place of shelter, or to destroy / exclude any holt unless it can clearly be demonstrated that either it is inactive (i.e. through monitoring) or that there is no alternative solution against Project timescales and requirements.

#### 4.2 Activities requiring an SNH Approved Method Statement

The following activities require a formal Method Statement to be submitted and approved by SNH prior to any works commencing:

- a. Destruction of a holt at any time of year.
- b. Disturbance to a breeding holt at any time of year.
- c. Any exceptional circumstances not covered in this SPP.

The Method Statement template in Appendix A has been developed in conjunction with SNH and should be used by the *Contractor / Named Agent* for all submissions.

Proposed mitigation works should be agreed with SNH.



	Otter Species Protection Plan		Appl	ies to
TG-NET-ENV-503			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

#### 4.3 Activities not requiring additional SNH approval

The following works may be carried out under this SPP and / or specific Method Statements without the prior approval of SNH, using the prescribed methodologies:

#### 4.3.1 Disturbance / Destruction of places of shelter at any time of year

The following methodology will be incorporated into a Site Specific Method Statement and issued prior to work commencing:

#### Disturbance to a non-breeding holt / place of shelter at any time of year

- i. Appropriate monitoring will be undertaken to ensure the place of shelter is not being used for breeding.
- ii. The Agent or their representative will check, prior to works each morning, that suitable access / egress between the holt / place of shelter and a watercourse is maintained. A check will also be made of the works area to check no otter is present within construction plant / materials.
- iii. Works can commence once the Agent or their representative is satisfied that no otter is present within the works area.
- iv. The Agent or their representative will set up a suitable protection zone as far from the holt/place of shelter as is reasonably practicable to prevent damage and minimise disturbance.
- v. The Agent or their representative will monitor the works to ensure compliance with the licence conditions.
- vi. The emergency procedure detailed will be implemented if an otter is found during works.

#### Destruction of a place of shelter at any time of year

- i. Appropriate monitoring will be undertaken to ensure the place of shelter is not being used for breeding.
- ii. The Agent or their representative will check to ensure that the place of shelter is not being used immediately prior to its destruction.
- vii. If it can be determined that the place of shelter has not been used recently, no exclusion will be required prior to destruction.
- viii. The Agent or their representative will monitor the destruction works to ensure compliance with the licence.
- ix. The emergency procedure will be implemented if an otter is found during the works.
- x. A report will be sent to SNH detailing the destruction works undertaken (in line with the reporting process outlined above).



	Otter Species Protection Plan		Appl	ies to
TG-NET-ENV-503			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

# **5** Revision History

No	Overview of Amendment and Text affected	Previous Document	Revision	Authorisation
01	Transfer to new template and Nomenclature	TG-PS-LT-709 (Rev 1.00)	1.00	Richard Baldwin
02	Updated links and replaced references to badger with otter. Other minor formatting issues corrected.	TG-NET-ENV-503 (Rev 1.00)	1.01	Richard Baldwin

	Otter Species Protection Plan		Appli	es to
TG-NET-ENV-503			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

# **Appendix A** Project Licence Method Statement Template

<PROJECT TITLE>

METHOD STATEMENT FOR WORKS UNDER (insert licence details)

<insert species record reference>

<insert date>

#### Introduction

This document, prepared on behalf of SHE Transmission provides a Method Statement for <insert details of works> to be completed under <insert licence details>. These works are required in order to facilitate the delivery of the <insert Project details> (the Project).

Condition <insert No.> of the above Licence states that a <insert species> Protection Method Statement be submitted to Scottish Natural Heritage (SNH) licensing team for written approval, under specific circumstances, prior to commencement of works which could affect <insert species>. Therefore, no works which would <insert licensed activity> <insert species> shall take place without written confirmation of SNH approval of this method statement.

This Method Statement makes reference to the following documents:

- <insert licence details>, SNH
- Species Protection Plan (SPP): <insert SPP No. and title> Rev. X <insert date>

Further information is provided in Table 1: Summary of Data.

#### Licensable Works

#### Introduction

<Insert details>

#### **Baseline Description**

<Insert description, including photographs / location plan>



	Otter Species Protection Plan		Appli	es to
TG-NET-ENV-503			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

**Table 1: Summary of Data** 

Reference	Easting	Northing	Date recorded	Description	Date works exclusion zone demarcated & distance

# **Survey Summary**

<Insert details>

# **Description of the Proposed Licensable Works**

<Insert details>

#### **Works Duration**

<Insert details>

#### **Consideration of Alternatives**

<Insert details>

# **Impact Assessment**

<Insert details>



		Appli	es to	
TG-NET-ENV-503	Otter Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

# Method Statement Site Briefing (to be delivered to relevant staff prior to works)

Site: <insert description=""></insert>	
Reference number: <insert record="" reference="" species=""></insert>	
Client: SHE Transmission	
Task: <insert description="" of="" works=""></insert>	
Prepared by: <insert company="" individual="" name="" or=""></insert>	
Licensed Agent: <insert name=""></insert>	
Method statement for <insert description="" works=""></insert>	
Before works commence:	
All relevant personnel will be made aware of the presence and location of the constraint and mitigation	on.
<insert details="" methodology="" of=""></insert>	
During works:	
<insert details="" methodology="" of=""></insert>	
<insert contractor's="" name=""> I, the undersigned, confirm receipt of this method statement and fully understand and agree to we the conditions therein. Signature of Contractor's Representative:</insert>	ork to





# Red Squirrel Species Protection Plan



	Red Squirrel Species Protection Plan		Appl	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

	Name	Title
Author	Francis Williams	Environmental Project Manager
Checked by	Alistair Watson	Environmental Advisor
Approved by	Richard Baldwin	Head of Environment

# **Contents**

1	Introduction	3
2	References	3
3	Part 1: General Protection Plan	4
4	Part 2: Project Licence Protection Plan	10
5	Revision History	12
aggA	endix A Project Licence Method Statement Template	13

	Red Squirrel Species Protection Plan		Appl	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### 1 Introduction

Red squirrel (*Scirius vulgaris*) is afforded a high level of protection in Scotland. This Protection Plan provides guidance and agreed procedures, for the protection of red squirrels and their shelters, during construction works on Scottish Hydro Electric Transmission (SHE Transmission) projects. The Plan contains two parts and details the procedures that must be followed where there is potential for red squirrel to be present (Part 1), and where a Project Licence for red squirrel has been issued by Scottish Natural Heritage (SNH) Licensing Team to cover the project (Part 2).

#### 1.1 Part 1: General Protection Plan

This Part applies to all projects where red squirrel may be present. Part 1 outlines the responsibilities of SHE Transmission and the Contractor regarding protection of red squirrel. It also details relevant legislation, survey requirements, general mitigation measures and the requirement for licensing.

## 1.2 Part 2: Project Licence Protection Plan

This Part is provided to Contractors in addition to Part 1, for large projects where a Project Licence has been issued by SNH to cover the work, and identifies those activities and protection / mitigation measures which are permitted under the Project Licence and those activities which require an additional Method Statement to be submitted to SNH Licensing Team for written approval before works can commence. This Part should be followed in conjunction with Part 1 and the relevant Project Licence, to provide approved guidance and methodologies for carrying out work.

#### 2 References

The documents detailed in Table 2.1 – Miscellaneous Documents below, should be used in conjunction with thius document

**Table 2.1- Miscellaneous Documents** 

Title
Wildlife and Countryside Act 1981 (as amended)
The Nature Conservation (Scotland) Act 2004
Wildlife and Natural Environment (WANE) [Scotland] Act 2011
https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide



	Red Squirrel Species Protection Plan		Appli	es to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### 3 Part 1: General Protection Plan

#### 3.1 Background

Red squirrels are rodents with a widespread distribution in Scotland, although as they are predominately woodland animals they are largely absent from the Scottish islands (with the exception of Arran) and the far North West. They are currently under pressure, particularly in southern areas, due to a number of factors including competition from the non-native grey squirrel (*Scirius carolinensis*), disease (squirrel pox virus – SQPV), and habitat loss and fragmentation. Grey squirrels are not protected by law, and it is an offence to release them into the wild if caught.

Red squirrels are largely solitary, not strictly territorial, and generally arboreal, spending up to 70% of the time in the tree canopy. Densities generally vary from 1 per hectare, to 1 per 10 hectares of suitable habitat. They obtain most of their food from seeds or fruits from trees, although they are opportunistic. They build dense spherical nest structures called dreys, which are generally about 30cm in diameter and consist of an outer layer of twigs often with leaves still attached with an inner layer of softer materials such as moss and/or leaves. Dreys tend to be in the forks or against the trunks of trees such as spruce (*Picea abies*), Scots pine (*Pinus sylvestris*) or oak (*Quercus* spp.). Squirrels can also use holes in trees, nest boxes and other cavities as dreys. Several dreys may be in used at the same time, and it can take less than a day for a new drey to be built.

Red squirrels have two peak breeding seasons, the first litters being born between February and April with a second litter from May to August. The exact timing is however dependent on food availability and weather. In winter red squirrels do not hibernate, but are less active particularly in bad weather (high winds, heavy rain and cold). In summer, they have two periods of peak activity; one in the early morning and one in the evening, whereas in winter this shifts to one main activity peak earlier in the day.

#### Signs of red squirrel:

- Feeding signs stripped cones or cleanly split nuts often in piles on tree stumps.
- Squirrel prints and tracks characteristic squirrel tracks show the hind feet (with five toes) in front of the forefeet (four toes), in hops of less than 1 meter. Hind feet are 35mm wide and 40mm long.
- Squirrel shelters dreys

It is not possible to distinguish between field signs of red and grey squirrels in the field therefore visual surveys, cameras and/or hair tubes (with appropriate biosecurity measures in place), may be required in areas where the two species are present. Red squirrels can vary in colour and there can be confusion with grey squirrels; adult grey squirrels are much larger and lack ear tufts.

#### 3.2 Responsibilities

It is the *Contractor's* responsibility to comply with all the requirements of this Species Protection Plan where red squirrel may be present, and it is both the *Contractor's* and SHE Transmission's responsibility to monitor compliance with this Species Protection Plan. The responsibility for applying for any licence, including a



	Red Squirrel Species Protection Plan		Appl	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

project wide licence, may vary from project to project, but all applications and mitigation works will adhere to this plan.

#### 3.3 Legislation

Red squirrel is afforded full protection under Schedule 5 of the Wildlife and Countryside Act 1981, (as amended), most recently by the Wildlife and Natural Environment (WANE) [Scotland] Act 2011. This makes it an offence to kill, injure or take a red squirrel or to intentionally or recklessly¹ damage, destroy or obstruct access to any place used for shelter or for breeding. Disturbance to this species in its drey also constitutes an offence.

SNH can grant licences to enable certain activities that would otherwise be an offence, to be carried out in relation to red squirrels and their dreys, subject to the following:

- a) That undertaking the conduct authorised by the licence will give rise to, or contribute towards the achievement of, a significant social, economic or environmental benefit; and
- b) That there is no other satisfactory solution.

In granting a licence SNH has to take into account the consequences for red squirrels at a local population level, to assist this assessment SNH will need to see maps of the area of operations and also surrounding areas of suitable red squirrel habitat.

## 3.4 Surveying for Red Squirrel

- 1. Surveys for red squirrel must be undertaken in all works areas containing suitable red squirrel habitat, a maximum of 12 months<sup>2</sup> prior to works commencing, (this includes site investigations). As squirrels can rapidly build new dreys, pre-felling surveys a maximum of 3 weeks prior to works commencing, must also be undertaken to ensure the availability of up-to-date information on squirrel drey locations.
- 2. Surveys must extend for a minimum of 50 m beyond working areas, including access tracks.
- 3. All drey trees must be marked to permit easy identification.
- 4. All dreys found must be assumed to be red squirrel, unless definitive evidence exists that they are grey squirrel only.
- 5. Surveys must be carried out by suitably qualified and experienced Ecologists and must identify whether any squirrel dreys are likely to be affected by the works.

If works during the breeding season (February to September inclusive) cannot be avoided, and dreys may be disturbed by works, it may also be important to establish if dreys are being used for breeding. The non-

<sup>&</sup>lt;sup>2</sup> Note: Information from any previous surveys (e.g. surveys carried out to provide data for EIA or other Assessments) can be a useful guide to red squirrel activity in an area, particularly if dreys were recorded. However, surveys will always require to be updated if carried out more than 12 months prior to works commencing. Pre-felling surveys a maximum of 3 weeks prior to works are recommended.



<sup>&</sup>lt;sup>1</sup> Reckless acts would include disregard of mitigation aimed at protecting red squirrels, resulting in killing, injuring and/or disturbance of any red squirrel or red squirrel resting place.

	Red Squirrel Species Protection Plan		Appl	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

invasive method must be used in the first instance: Visual observation and camera surveillance from the ground, for a period of three days used to establish if the drey is in regular use. If regular use is established the drey must be assumed to be being used for breeding purposes. Where this type of drey monitoring is not practical for example in situations of poor visibility it is recognised that more invasive methods may be required, if this situation arises SNH licensing team must be contacted for advice on whether a survey licence will be required: licensing@snh.gov.uk.

#### 3.5 Review of Red Squirrel Survey

Once a red squirrel survey has been carried out, the Ecologist / Ecological Clerk of Works (ECoW) must review the survey results, apply the mitigation hierarchy outlined below and decide if a licence is required from SNH (either Individual or Project) for the works.

If required, licences (individual or project), must be obtained by SNH prior to any works commencing.

Construction teams should be advised of existing / new constraints, together with mitigation / compensation, and licensing requirements by the Ecologist / ECoW.

Relevant site documentation and project information sources should be updated with new and amended information on red squirrel constraints as it is produced, with changes communicated to appropriate staff immediately.

#### 3.6 Mitigation Hierarchy

There should be a general presumption against works being carried out which will disturb red squirrels in their drey, or which will require the destruction of any red squirrel drey. A hierarchical approach to minimise the works impact on red squirrel should be established as follows:

#### **Avoidance**

This is the preferred option. Appropriately sized protection zones must be marked and signed on the ground by the Ecologist / ECoW, with appropriate material, around all squirrel dreys identified during the pre-works surveys. The breeding season (February to September inclusive) is the most sensitive time for disturbance, during this time a 50m radius protection zone must be established around all squirrel dreys. Out with the breeding season, a protection zone of one tree from the drey tree (or 5 metres radius - whichever is lesser) must be established. For high noise / vibration activities (pile driving or blasting) a 100m radius protection zone around drey trees must be established at any time of year.

All works personnel, machinery, vehicles and storage of materials must be restricted from entering protection zones. Protection zones must be maintained until all works are completed. Site staff must be briefed of their purpose through a Toolbox Talk by the Ecologist / ECoW. If red squirrel disturbance can be avoided in this way, there is no need to obtain a licence from SNH for the works.

#### **Disturbance**

If works within protection zones boundaries cannot be avoided, a Licence for disturbance from SNH will be required. For small scale projects the licence may be specific to the site, for larger scale works a Project Licence may be appropriate.



	Red Squirrel Species Protection Plan		Appl	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

Individual licence applications for disturbance must be accompanied by a Mitigation Plan which outlines how the disturbance will be minimised, and dreys protected from damage, for example through screening of works and modifying protection zones.

If a Project Licence is in place, and a drey being used in the breeding season will be disturbed, a Method Statement must be submitted to SNH for written approval in accordance with Part 2 of this document, prior to any works commencing. The Method Statement must state how works will be carried out in a way which ensures no abandonment of young.

#### **Destruction**

Destruction of dreys must only be undertaken as a last resort and requires a Licence from SNH. Individual Licence applications to SNH must be accompanied by a Mitigation / Compensation Plan which outlines how disturbance will be minimised and individual squirrels protected from injury, and may include provision for the creation of an artificial drey if appropriate. If destruction of a drey during the breeding season is required, the plan should include details of non-invasive monitoring which will take place to ensure breeding is not taking place prior to any drey destruction.

Any drey subject to works under Licence must be monitored during and after those works.

#### 3.7 Mitigation Measures

#### 3.7.1 General Mitigation

- 1. An emergency procedure will be implemented by site workers if squirrel dreys are encountered. All work within 5 m (non-breeding season) or 50 m (breeding season) will cease, and the ECoW will inspect the site and define mitigation (if required) in line with this SPP.
- 2. An exceptional circumstance procedure will be implemented should mitigation options not prove satisfactory in a particular case. Works will be halted whilst mitigation is determined (under consultation with SNH Licensing Team if required).

#### 3.7.2 Monitoring and Reporting

- 3. The Ecologist / ECoW will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to red squirrel is delivered.
- 4. Reports will be submitted to SNH as required by the relevant Licence.

#### 3.8 Licensing Requirements

Licence applications must be sent into SNH licensing team sufficiently in advance of the project start date (approximately 40 days) to ensure the licence is in place prior to any work commencing.



	Red Squirrel Species Protection Plan		Appl	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### 3.9 Project Licence

An SNH Project Licence is likely to be the most appropriate form of licence for any large scale and / or long running project, in red squirrel areas. For example, where multiple instances of disturbance to a number of red squirrel dreys is anticipated over several months / years. A Project Licence can be used to standardise protected species mitigation / compensation, creating consistency across the project area and throughout the Project's lifespan. Project Licences do not negate the need for thorough pre-construction survey within 12 months and three weeks of the planned project start date.

Any Project Licence application will need to be accompanied by a red squirrel survey carried out within 12 months of the proposed works start date, and procedures for red squirrel included in Parts 1 and 2 of this SPP.

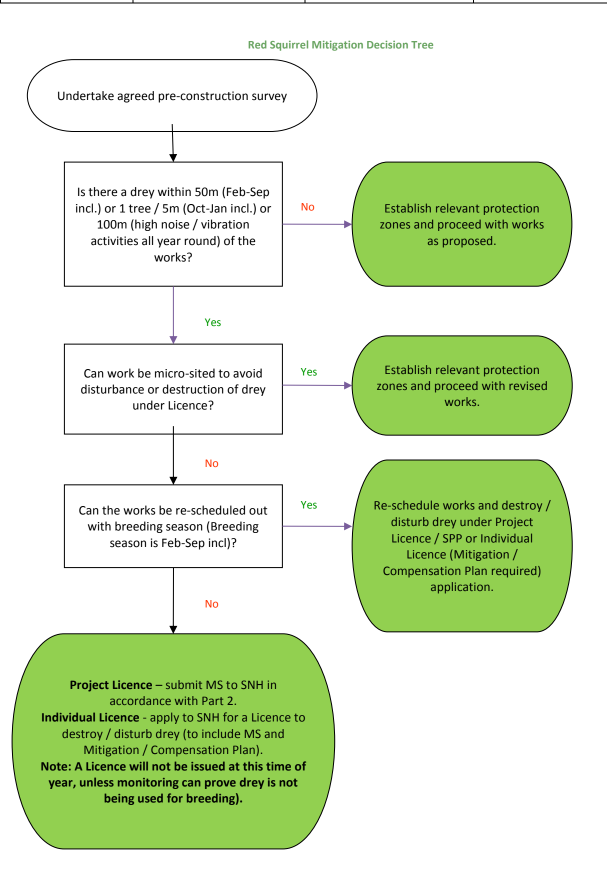
#### 3.10 Individual Licence

For small scale projects expected to be completed over relatively short timescales, which will result in a low number of unavoidable red squirrel offences an Individual SNH Licence is most likely to be appropriate. All licence applications must be accompanied by a red squirrel survey carried out within 12 months of the proposed works start date, and a mitigation / compensation plan.

Further guidance and details of how to apply for a red squirrel Licence can be found on the SNH website <a href="https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/red-squirrels-and-licensing">https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/red-squirrels-and-licensing</a>.



	Red Squirrel Species Protection Plan		Appli	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	





	Red Squirrel Species Protection Plan		Appl	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

## 4 Part 2: Project Licence Protection Plan

The following sections of this plan are to be read in conjunction with the Project Licence (insert Licence number) and its conditions.

Mitigation activities permitted under Project Licence are included in this Part of the SPP (section A). More disruptive activities, listed in Section B below, will require a specific Method Statement to be submitted to SNH Licensing Team for approval, prior to works commencing (see Appendix A). It is the *Contractor's* responsibility to submit these Method Statements to both SHE Transmission and SNH for written approval. No works shall proceed without this written approval.

# <u>Sufficient time should be allowed for in the programme to carry out any consultation work and obtain necessary approvals.</u>

The Project Licence will specify reporting requirements detailing all disturbance and destruction works carried out.

In advance of, and during construction at any location where there is the potential for red squirrel to be present, it is **essential** that this plan is followed.

#### 4.1 Works Allowed under this SSP

The following works may be carried out under this SPP without further approval from SNH, using the prescribed methodologies:

#### 1. Disturbance to red squirrel dreys out with the breeding season (October to January inclusive)

Red squirrel dreys must not be damaged or destroyed, but protected from potential damage by setting up a modified protection zone (size determined by the site Ecologist / ECoW). Protection zones must be clearly marked on the ground and signed, and must exclude all works personnel, machinery, vehicle and storage. The protection zone must be maintained until all works are finished.

A licence return must be sent to SNH licensing team detailing all disturbance works under the Project Licence.

#### 2. Destruction of red squirrel dreys out with the breeding season (October to January inclusive)

Destruction of squirrel dreys must only be undertaken as a last resort. Prior to a drey being destroyed, the Ecologist / ECoW must satisfy themselves that no squirrel is present within the structure. Dreys must be destroyed in a controlled manner to ensure no injury or killing of animals. All works must be overseen by an experienced Ecologist / ECoW.

A licence return must be sent to SNH Licensing team detailing all drey destruction works carried out under the Survey Licence.



	Red Squirrel Species Protection Plan		Appl	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### 4.2 Activities requiring an SNH Approved Method Statement

The following activities require a formal Method Statement to be submitted and approved in writing by SNH licensing team prior to any works commencing:

- a. Disturbance or destruction of a drey during the breeding season.
- b. Any exceptional circumstances not covered in this SPP.

The Method Statement template in Appendix A has been developed in conjunction with SNH and should be used by the *Contractor / Named Agent* for all submissions. The methodology used should be based on the following:

#### A. Destruction or disturbance to a drey within the breeding season (February to September inclusive)

- a. There must be a presumption against disturbance or destruction of a squirrel drey during the breeding season, if unavoidable this work requires that a detailed Method Statement is agreed in writing with SNH Licensing Team prior to works commencing.
- b. Non-invasive survey methods must be used to establish if the drey is in regular use. An experienced and qualified Ecologist / ECoW must use visual observation and video surveillance from the ground for a period of three days of daytime observations, to establish if the squirrel drey is in regular use. If the drey is in regular use it must be assumed that it is being used for breeding purposes.
- c. If the survey establishes that there is no regular use by squirrel, destruction of the shelter can be carried out as for during the non-breeding season.
- d. Dreys being used for breeding must not be destroyed or disturbed and no works carried out within 50 m of the structure, until the site Ecologist / ECoW has confirmed that dependent young are no longer present. The young begin leaving the drey at c. 7 weeks and are weaned at 8-10 weeks old.
- e. Once completion of breeding has been confirmed through monitoring, and the site Ecologist / ECoW has satisfied themselves that no squirrel are present within the structure, the drey can be destroyed in a controlled manner to ensure no injury or killing of animals.
- f. A licence return must be sent to SNH Licensing team detailing all drey destruction works carried out under the Project Licence.



	Red Squirrel Species Protection Plan		Appl	ies to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### 4.3 SNH Survey Licence

The Ecologist / ECoW must obtain a survey licence from SNH licensing team prior to using the following invasive survey methods:

- a. Where squirrel dreys are not clearly visible from the ground, and the Ecologist / ECoW needs to establish whether they are being used for breeding (i.e. non-invasive methods as described above cannot be used), camera traps mounted on adjacent trees may be employed (under survey licence from SNH) as an alternative in suitable weather conditions. Camera survey must be carried out for at least three consecutive days. The ECoW / Ecologist must be confident that this method is appropriate for detecting use at the given location.
- b. Where the above survey methods are inappropriate, inspection of squirrel dreys may be undertaken by tree climbing or cherry picker and endoscopic inspection (under survey Licence from SNH) to confirm the presence/absence of young squirrels.

# **5** Revision History

No	Overview of Amendment and Text affected	Previous Document	Revision	Authorisation
01	Transfer to new template and Nomenclature	TG-PS-LT-710 (Rev 1.00)	1.00	Richard Baldwin
02	Author change, typos corrected and web links updated	TG-NET-ENV-504 (Rev 1.00)	1.01	Richard Baldwin



	Red Squirrel Species Protection Plan		Appli	es to
TG-NET-ENV-504			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

# **Appendix A** Project Licence Method Statement Template

<PROJECT TITLE>

METHOD STATEMENT FOR WORKS UNDER (insert licence details)

<insert species record reference>

<insert date>

#### Introduction

This document, prepared on behalf of SHE Transmission provides a Method Statement for <insert details of works> to be completed under <insert licence details>. These works are required in order to facilitate the delivery of the <insert Project details> (the Project).

Condition <insert No.> of the above Licence states that a <insert species> Protection Method Statement be submitted to Scottish Natural Heritage (SNH) licensing team for written approval, under specific circumstances, prior to commencement of works which could affect <insert species>. Therefore, no works which would <insert licensed activity> <insert species> shall take place without written confirmation of SNH approval of this method statement.

This Method Statement makes reference to the following documents:

- <insert licence details>, SNH
- Species Protection Plan (SPP): <insert SPP No. and title> Rev. X <insert date>

Further information is provided in Table 1: Summary of Data.

#### **Licensable Works**

#### Introduction

<Insert details>

#### **Baseline Description**

<Insert description, including photographs / location plan>



		Appl		es to
TG-NET-ENV-504	Red Squirrel Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

**Table 1: Summary of Data** 

Reference	Easting	Northing	Date recorded	Description	Date works exclusion zone demarcated & distance

## **Survey Summary**

<Insert details>

# **Description of the Proposed Licensable Works**

<Insert details>

#### **Works Duration**

<Insert details>

#### **Consideration of Alternatives**

<Insert details>

#### **Impact Assessment**

<Insert details>



		Applies to		
TG-NET-ENV-504	Red Squirrel Species Protection Plan		Distribution	Transmission
			✓	
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### Method Statement Site Briefing (to be delivered to relevant staff prior to works)

	•
Site: <insert description=""></insert>	
Reference number: <insert record="" reference="" species=""></insert>	
Client: SHE Transmission	
Task: <insert description="" of="" works=""></insert>	
Prepared by: <insert company="" individual="" name="" or=""></insert>	
Licensed Agent: <insert name=""></insert>	
Method statement for <insert description="" works=""></insert>	
Before works commence:	
All relevant personnel will be made aware of the presence and location of the constraint and miti	igation.
<insert details="" methodology="" of=""></insert>	
During works:	
<insert details="" methodology="" of=""></insert>	
<insert contractor's="" name=""></insert>	_
I, the undersigned, confirm receipt of this method statement and fully understand and agree to the conditions therein.	o work to
Signature of <i>Contractor's</i> Representative:	
Print name in full:	
	_



# **Bird Species Protection Plan**



		Bird Species Protection Plan		Applies to
	TG-NET-ENV-505			Transmission
		•		✓
	Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

	Name	Title
Author	Francis Williams	Environmental Net Gain Manager
Checked by	Alistair Watson	Consents and Environment Manager
Approved by	Richard Baldwin	Head of Environment

# **Contents**

1	Introduc	tion	3
2	Referen	ces	3
3	Respons	ibilities	3
4	Legislati	on	3
5	Protection	on Plan	4
6	Revision	History	9
Apper	ndix A	Summary Guidance on Species Specific Disturbance Distances	10
Apper	ndix B	Protected Species Risk Assessment Template	14



	Bird Species Protection Plan		Applies to
TG-NET-ENV-505			Transmission
			✓
Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

#### 1 Introduction

Construction works have the potential to negatively impact on breeding birds as a result of either direct destruction of nests or disturbance which may result in breeding failure. In addition, some particularly sensitive species are liable to disturbance out with the breeding season.

This SPP outlines the procedures that must be followed where there is a potential for breeding birds to be affected. It explains the responsibilities of Scottish Hydro Electric Transmission (SHE Transmission) and its *Contractors*, the legislative protection for birds, and the measures required to minimise impacts on birds and thereby the risk of criminal offences being committed.

#### 2 References

The documents detailed in Table 2.1 - Miscellaneous Documents, below should be used in conjunction with this document

**Table 2.1 - Miscellaneous Documents** 

Title
Wildlife and Countryside Act 1981 (as amended)
The Nature Conservation (Scotland) Act 2004.
https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/birds-and-licensing

# 3 Responsibilities

It is the *Contractor's* responsibility to comply with all the requirements of this plan and it is both the *Contractor's* and SHE Transmission's responsibility to monitor compliance with the plan.

# 4 Legislation

#### 4.1 All wild birds

All wild birds are protected by law under the Wildlife and Countryside Act (WCA) 1981 (as amended). Recent and significant changes have been made to the protection of wild birds in Scotland by The Nature Conservation (Scotland) Act 2004.

It is an offence to intentionally or recklessly<sup>1</sup>:

<sup>&</sup>lt;sup>1</sup> Reckless acts would include disregard of mitigation aimed at protecting birds, resulting in killing, injury, and/or disturbance of birds or their nests.



	Bird Species Protection Plan		Applies to
TG-NET-ENV-505			Transmission
			✓
Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

- kill or injure any wild bird
- capture or keep [alive or dead] any wild bird
- destroy or take the egg of any wild bird
- sell or advertise for sale any wild bird or its eggs
- destroy, damage, interfere with, take or obstruct the use of the nest of any wild bird while it is in use or being built

#### 4.2 Schedule 1 birds

Additional protection is given to rare breeding birds listed under Schedule 1 of the WCA. It is an offence to intentionally or recklessly;

- Disturb any Schedule 1 species while they are nest building, or at a nest containing eggs or young
- Disturb the dependent young of such birds

Also with specific reference to capercaillie the Act makes it an offence to:

• Intentionally or recklessly disturb capercaillie at lekking sites.

#### 4.3 Schedule 1A and A1 birds

Further protection is given to birds listed on Schedule 1A and A1 of the Act, making it an offence at any time of year to:

- Harass a white-tailed eagle, golden eagle, hen harrier and red kite (1A); and
- Damage a nest of a white-tailed eagle or golden eagle (A1)

At present it is not possible to obtain a derogation to disturb Schedule 1 breeding birds or destroy nests of any wild breeding birds for the purposes of development. However, the control of certain species is licensable in a restricted number of circumstances such as for reasons of public health and safety. A licensing system is also in place for surveying protected species if a disturbance offence is possible.

Further advice is available on the Scottish National Heritage (SNH) website: <a href="https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/birds-and-licensing">https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/birds-and-licensing.</a>

#### 5 Protection Plan

In advance of construction at any location where breeding birds may be present, it is **essential** that this plan is followed.



	Bird Species Protection Plan		Applies to
TG-NET-ENV-505			Transmission
			✓
Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

#### 5.1 Pre-construction/dismantling surveys and data collation

- 1. Pre-construction / dismantling surveys for breeding birds will be completed a maximum of 12 months prior to start of any works in a particular area, and at an appropriate time of year, to ensure availability of up-to-date information to inform any mitigation measures required.
- 2. Surveys will be carried out by suitably experienced ecologists / ornithologists using methods agreed with SNH under Survey Licences where required.
- 3. Pre-construction / dismantling surveys will:
  - include up to 1000 m either side of Limits of Deviation (LOD's) / boundaries for substation construction areas and access tracks; and
  - be undertaken in accordance with SNH's Guidance on Assessing the Impact of Overhead Power Line Proposals on Birds for overhead lines
- 4. Relevant local recorders/field workers, e.g. raptor workers, will be contacted at the pre-construction phase for recent records of sensitive species that might be affected.

#### 5.2 Review of works and impact assessment

- The Ecological Clerk of Works (ECoW) will review whether construction activities are likely to affect breeding birds and, if so, what mitigation options are available. A hierarchical approach to mitigation will be applied to any occupied bird habitat that may be affected under the Project works, as detailed in the "General mitigation" section below. Priority will be given to assessing and mitigating impacts to species listed on Schedule 1.
- 2. Construction teams will be advised of existing / new constraints together with mitigation options by the ECoW.
- 3. Project Geo-databases and / or relevant site documentation, e.g. Environmental Management Plans (EMP's), will be updated with new and amended information as it is produced, with changes communicated to appropriate staff as required.

#### 5.3 General Mitigation

- 1. This SPP is designed to provide the Contractor and Ecological Clerk of Works (ECoW) with an approved methodology for protecting breeding birds.
- 2. The ECoW will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to breeding birds is delivered.
- 3. A hierarchical approach to mitigation of Programme / Avoid / Risk Assess will be applied to any birds that may be affected under the Project works.
  - Where practicable, works will be programmed out with breeding season see <a href="https://www.nature.scot/bird-breeding-season-dates-scotland">https://www.nature.scot/bird-breeding-season-dates-scotland</a> for information



	Bird Species Protection Plan		Applies to
TG-NET-ENV-505			Transmission
			✓
Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

on breeding seasons for areas likely to contain numerous breeding sites (e.g. forestry areas).

- For key specially protected or sensitive species, appropriate protection zones (see table in Appendix A) will be established upon confirmation of nest building / breeding taking place. Protection zones will also be set out by a suitably qualified ECoW for all breeding birds and those species whose roost sites are also protected i.e. red kite and hen harrier. No works will be carried out within these zones whilst birds are:
  - o building or using their nest
  - o still dependent on the nest site, or
  - o present at roost sites. The ECoW will advise when it is safe for works to be carried out
- During the breeding season (or whilst birds are roosting at other times of year) where programme critical works must be carried out within the protection zones, the ECoW will carry out a Protected Species Risk Assessment (Appendix B) to assess whether disturbance can be avoided during the works.
   Considerations will include the species involved, local topography, natural screening, type of works and existing levels of human activity, e.g. farming, forestry and habitation.
- 4. The protection zone may then be reduced if it can be demonstrated, and agreed by a Specialist Adviser and / or SNH as required, that works will not cause disturbance.
- 5. Monitoring will be undertaken by the ECoW or Specialist Adviser, where appropriate, to ensure no disturbance is caused.
- 6. An emergency procedure will be implemented by site workers if breeding birds are encountered. All work within 50 m (non-scheduled species) or the relevant maximum protection distance for species listed in Appendix A will immediately cease, and the ECoW will inspect the site and define any mitigation in line with this SPP.
- 7. In exceptional cases, standard mitigation measures (as outlined above) may be insufficient. In such scenarios, mitigation will be determined on a case- specific basis. No construction works would be undertaken within the protection zone until mitigation has been agreed (in consultation with SNH if required).

#### 5.4 Specific Mitigation

#### 1. <u>Dissuasion Techniques</u>

Dissuasion techniques may be used to make areas less attractive to nesting birds or birds returning back to a previous nesting location (dissuasion will not be carried out where there is potential to harass Schedule 1A species, or interfere with / damage a Schedule A1 nest). Dissuasion may include felling of trees / clearance of scrub prior to the breeding season commencing or placement of bird scarers / frightening devices.



		Applies to	
TG-NET-ENV-505	Bird Species F	Transmission	
	-		✓
Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

Should any bird nesting attempts be found within the footprint of construction, an appropriate protection zone will be marked around the nest. A suitably qualified ecologist will then ensure that works do not affect any nest, bird, eggs or young at this location, through micro-siting or re-programming of works as per the general mitigation outlined in this SPP.

#### **Habitat management**

- a) Scrub clearance / felling / strimming may be used to discourage birds nesting prior to the start of the breeding season in suitable areas. This method has a dual purpose in also in dissuading reptiles / small mammals. For strimming a sward is cut to a height of 2-5cm depending upon vegetation type and ground conditions and this can be achieved by hand strimmers or mechanical means depending upon the ground conditions. The advantage of this method is that the vegetation can be cleared in advance of the works and in slow growing areas, i.e. heath, there is a potential for the site to remain free of constraints for a longer period of time. The ECoW will advise on the potential for other ground nesting species to occupy these areas; in such instances, scaring may be appropriate in conjunction with the management of sward height.
- b) Clearance of habitat will be undertaken out with the breeding season; scarers will be placed no later than 10 days before construction commences. Weekly walkover checks by a suitably licenced and experienced ecologist shall then be undertaken to ensure that the mitigation measures are being effective.

#### Active dissuasion / disturbance

- c) At sites where there will be a high level of human activity, noise and possible vibration from construction activities this should dissuade some nesting activities; and
- d) Areas identified to be at risk of nesting birds will be identified and disturbance levels at these locations will be increased. Sites will be visited regularly to dissuade birds from nesting (this may include tower climbing on overhead line projects).
- e) Several types of bird scarer/ frightening device can be used, and are detailed below. The use of each should be determined by the ECoW.
- f) Hawkeyes are probably the most effective of the bird scarers that have been used on the previous projects. A small number of these have been effective in deterring birds from nesting within construction areas. These will be deployed prior to the start of the breeding season and moved around the compound to stop the birds becoming accustomed to them.
- g) Ticker tape can be used in more sheltered areas and can work well however they can be difficult to attach to poles/canes and work best on fencing such as that for the compounds.
- h) Scarecrows can be constructed using old PPE and are a cheap way to supplement the Hawkeyes.



		Applies to	
TG-NET-ENV-505	Bird Species F	Transmission	
			✓
Revision: 2.00	Classification: Internal Issue Date: April 2022		Review Date: April 2030

- i) Once deployed, scarers will be kept on site for a period sufficient to minimize the risk of birds settling on site during the works.
- j) As construction commences, suitable nesting sites within the construction footprint will normally be reduced. The frequency of ongoing checks will then be decided by the ECoW on a site by site basis.

#### 2. Removing Disused Bird Nests

The objective of this mitigation is to provide specific guidelines for the protection of birds and their nesting places before and during construction works, but also to facilitate the removal of old or disused nests where required for construction or maintenance works, such as:

- k) in substations where birds have nested on equipment causing a fire risk;
- I) in order to allow dismantling of redundant towers; or
- m) where the presence of a nest interferes with construction, maintenance or upgrading of overhead transmission lines.

#### Not specially protected birds

- n) It is an offence to remove any birds nest while it is being built or in use and it is an offence to take, destroy or possess the egg of a wild bird.
- o) If a bird nest is to be removed then it **must** be shown to be disused.
- p) Before a nest of any species is removed, where there is any doubt as to whether the nest is in use or not, it will be monitored by the ECoW over a period of a week. Direct observations of nests will be made on the 1st, 3rd and 5th days as well as monitoring from suitable vantage points and where necessary with camera traps. The nest will be removed only when there is clear evidence that the nest is disused and no eggs are present.
- q) Should eggs be found, the nest will not be moved until a licence has been obtained from SNH for the taking of the eggs.

#### Schedule 1 species

- r) For white-tailed eagle and golden eagle (Schedule A1) it is an offence to remove or damage a nest at any time, regardless of whether it is currently in use.
- s) The disused nests of any other Schedule 1 or Schedule A1 species needing to be removed will be subject to an assessment and agreed with SNH. The assessment will detail the needs case for removal, bird species involved, monitoring, information about the nest and clarification of whether it is in habitual use, habitat and any further nests within the area associated with that bird. Nest monitoring will be undertaken by a suitably licensed and experienced ecologist and / or Specialist Adviser.



			Applies to
TG-NET-ENV-505	TG-NET-ENV-505 Bird Species Protection Plan		Transmission
			✓
Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

# **6** Revision History

No	Overview of Amendments	Previous Document	Revision	Authorisation
01	Transfer to new template and Nomenclature	TG-PS-LT-718 (Rev 1.00)	1.00	Richard Baldwin
02	Weblinks updated	TG-PS-LT-718 (Rev 1.00)	1.01	Richard Baldwin
03	Weblinks checked and updated where required.	TG-NET-ENV-505(Rev 1.01)	2.00	Richard Baldwin
04				

			Applies to
TG-NET-ENV-505	TG-NET-ENV-505 Bird Species Protection Plan		Transmission
			✓
Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

# Appendix A Summary Guidance on Species Specific Disturbance Distances

Note: the protection zone distances given here are indicative - specific distances will vary depending on individual sites and will require expert advice informed by information provided in Ruddock & Whitfield (2007).

Table A.1 – Protection Zone Distances

Species	Min-Max Protection Zone (m) (3,10,14)	Indicative Protection Zone dates	Notes	
Black grouse	300 - 500	March – May (2)	Males lek mainly around dawn and dusk and therefore the presence of a lek would not necessarily represent a constraint. In terms of disturbance, avoid the two hours after sunrise and two hours before sunset.	
Barn owl	50 - 100	Mid Feb - June (1) (see notes)	The period of mid Feb-June has been given to emphasise the fact that Barn Owls can begin nesting earlier than many other species and if eggs were laid in mid to late March the young would have left the nest by the end of June. Where barn owls are nesting in sites with a relatively high current level of human disturbance it may be possible to reduce the offset distance further.	
Black- throated diver	500 - 750	April – Sept (see notes) (1)	This nesting season is slightly longer than that given in Currie and Elliott (1997) and includes the pre-egg-laying period when the birds arrive at the breeding lochs in April. Note that adults often remain at the lochs until September (some young may not fledge until September) and can arrive in March (2,4).	
Capercaillie	500 – 750	March - August (1)	increasing into late winter and peaking in spring. Males lek mainly around dawn and dusk and therefore the presence of a lek would not necessarily represent a constraint. In terms of disturbance, between the times of two hours after sunrise and two hours before sunset are best avoided.	
			Eggs are laid usually from mid-April to early May and young fledge by mid- June to late July (1,4).	
Crested tit	50 - 100	April - mid July (3)	The nesting period for this species is variable, being affected by factors such as spring temperatures, altitude and incidence of second broods (although these are rare in Scotland). The period given allows for this variability but generally chicks will have fledged by early June (1, 2, 4, 6).	
Common crossbill	100 - 150	Feb - May (3)	It should be noted that this represents a typical peak nesting period but that the species can effectively nest all year round depending on the abundance of cone crops.	
Scottish crossbill	100 - 150	Feb - May (1), (3)	The breeding season can occasionally be later than this with eggs recorded into June which could mean young not leaving the nest until early August, assuming a late June laying date and an incubation and fledging period of 13 days and 21 days respectively (1). Typically however young would have fledged before the end of June (1 & 4).	

			Applies to	
	TG-NET-ENV-505	Bird Species F	Transmission	
			✓	
	Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

Species	Min-Max Protection Zone (m) (3,10,14)	Indicative Protection Zone dates	Notes	
Golden Eagle	750 - 1000	All year round	Golden eagles are present in their breeding territories all year round.  Nest building takes place from autumn to late winter with mating occurring between January and April (mainly March). For non-breeding roosts the buffer should be maintained as a minimum 2 hours before and 2 hours after sunset and sunrise respectively to avoid disturbance.	
Goldeneye	100 - 300	April - July (2)	The young of goldeneye leave the nest soon after hatching (in May) and are taken to the water by the female. They can often be taken a considerable distance from the nest site to the rearing area by the female (1, 2, 4).	
Goshawk	300 - 500	April-July (1), (3) (see notes)	This does not include the pre-egg-laying period with birds occupying their territories from March. Most young fledge in July and are independent at about 70 days (approximately one month after fledging) (1, 4).	
Greenshank	300 - 400	April-July	Eggs are laid from late April to late May with the average around mid-May in Scotland. Incubation period is around 24 days and chicks fledge at between 25 and 31 days old (7).	
Golden Plover	200 - 400	April - July (1)	ly In Northern Scotland the first eggs are laid from mid-April but up to 2-3 weeks later	
Hen Harrier	500 - 750	All year round (1), (8) (see notes)	breeding grounds in almost any month, although generally the return is March. The first egg is usually laid between late April and mid-May but sometimes earlier. Early failures can see the replacement clutch not	
Honey Buzzard	500 - 600	Mid May- Sept (1), (4)	Birds usually arrive on breeding grounds in mid- to late-May. Eggs are laid in June to July with incubation lasting up to 37 days and the fledging period 40-44 days, meaning young usually fledge in September. Young return to the nest for food until they are about 55 days old and become independent from 75-100 days (1, 4).	
Kingfisher	50 - 100	April - July (1) (see notes)	The breeding season of kingfisher is prolonged by multiple broods (normally 1-2 in Britain). Incubation is 19-21 days and the fledging period 23-27 days with young independent within a few days (1).	
Merlin	300 - 500	April - July	Adults return to breeding sites in April (but sometimes earlier) with peak egg laying late May to early June in Scotland. Incubation is 28-32 days and fledging period 25-27 days, becoming independent two to four weeks later. This means young birds will often still be dependent on their parents for food in August (1, 10).	
Osprey	500 - 750	March - August (2)	Birds arrive at the nest site in late March/early April with eggs typically laid from mid-April to mid-May, although they can be laid in early April. Incubation takes five to six weeks (35-43 days) and fledging 50-55 days, young being dependent for a further 10-20 days at least. Early nesters would therefore fledge in July with later birds fledging in August with young possibly still being dependent in early September (1,11,12).	

			Applies to	
	TG-NET-ENV-505	Bird Species F	Transmission	
			✓	
	Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

Species	Min-Max Protection Zone (m) (3,10,14)	Indicative Protection Zone dates	Notes	
Peregrine	500 - 750	March - June (1) (2)	Return to breeding areas in March to early May. Eggs are laid from mid-March to May. Incubation is 29-32 days per egg (clutch size 3-4 with an interval of 2-3 days between laying but hatching nearly synchronous) and fledging period is 35-42 days with young being dependent for at least two months. Late nesters could therefore fledge in July and still be dependent on their parents for food into September whereas early nesters could have fledged young in May (1,10).	
Red Kite	150 - 300	March - August (1) (2) (9) See notes	Most British birds return to their breeding sites in March and lay during the first three weeks of April (Scottish birds on average towards the end of this period) but there is considerable variation with laying possible between late March and early May. Incubation is 31-32 days and fledging period is around eight weeks. Newly fledged young are dependent on their parents for several weeks and remain close to the nest. Late attempts could see young fledged in early August and not become dependent until early September (9). For non-breeding roosts the 300 m buffer should be maintained as a minimum 2 hours before and 2 hours after sunset and sunrise respectively to avoid disturbance.	
Red-backed Shrike	150	May - mid July (1)	Post fledging dependence is long in this species with young being dependent on parents for about 40 days (1).	
Red-throated Diver	500 - 750	Apr - Aug (1) (2)	Birds usually return to their breeding lochs in April with peak egg laying from late May to early June (occasionally later). Incubation lasts around 27 days and fledging occurs after 34-48 days meaning most young fledge in August but occasionally into September. Pre-fledging movement of chicks to other nearby lochs occasionally occurs (1,2,4).	
Redwing	50 - 100	Late April - August (1) (2) (4)	This species has a long nesting season due to the fact that it commonly has two broods in a year. Eggs are laid from early May to mid-July (occasionally earlier). Incubation is for 12-13 days and fledging takes around ten days with young dependent for a further two weeks. Young are usually fledged by early August (1, 4).	
Short-eared owl	300 - 500	March - July (1) (2)	Eggs are laid from mid- to late-March to July with incubation taking 24-29 days and fledging 24-27 days with a period of post fledging dependence lasting several weeks. Late broods would therefore not fledge until August and early nesters could have chicks in the nest by mid-April (1,2).	
White-tailed Eagle	500 - 750	All year round (14) See notes	The Ruddock & Whitfield report indicates 500-750 m buffer for the breeding season. Draft forestry guidance advocates 250 m for most activities near roosts out with the breeding season, it should be noted that roosts of immatures can be all year. For non-breeding roosts the buffer should be maintained as a minimum 2 hours before and 2 hours after sunset and sunrise respectively to avoid disturbance.	

#### References:

(1) Birds of the Western Palaearctic

Vols I-V, VII, VIII (1977-1994)

- (2) Gilbert et al. (1998)
- (3) Currie & Elliott (1997)



		Applies to	
TG-NET-ENV-505	Bird Species F	Transmission	
	-		✓
Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

- (4) Batten et al. (1990)
- (5) Shawyer (1998)
- (6) Perrins (1979)
- (7) Nethersole-Thompson & Nethersole-Thompson (1979)
- (8) Watson (1977)
- (9) Carter (2001)
- (10) Petty (1998)
- (11) Dennis et al. (2004)
- (12) Poole (1989)
- (13) Watson (1997)
- (14) Ruddock & Whitfield (2007)

		Applies to	
TG-NET-ENV-505	Bird Species F	Transmission	
	-		✓
Revision: 2.00	Classification: Internal	Issue Date: April 2022	Review Date: April 2030

# **Appendix B** Protected Species Risk Assessment Template

<Project name> : Protected Species Risk Assessment

<Title including record ID and location>

Scope of Work

This method statement is applicable for *<insert details of works to be undertaken>*. The work comprises of:

Location and Access/Egress

<Insert details including map / plan>

Description of species, distance from planned works and ground conditions

Reference Number	BNGR letters	OS Grid reference	Place	Description	Distance from project works	Predicted project impact

<Insert details>

Programme of Works

The following works are planned within the buffer distance:

<Insert details including timing and duration>

Planned Equipment and Manpower

The operation will be carried out by the following personnel and using the following equipment:

<Insert details>

Risk Assessment/ Supervision of Work

<Insert details of baseline conditions including topography, proximity to works, existing disturbance levels, mitigation measures and operational controls, likely levels of disturbance from works and summary of risk rating (Low / Medium / High)>





# Water Vole Species Protection Plan



		Appli	ies to	
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

	Name	Title
Author	Francis Williams	Environmental Project Manager
Checked by	Alistair Watson	Environmental Advisor
Approved by	Richard Baldwin	Head of Environment

# **Contents**

1	Introduction	3
	References	
3	Part 1: General Protection Plan	3
4	Part 2: Project Licence Protection Plan	.10
5	Revision History	.11
Арре	endix A Project Licence Method Statement Template	.12

		Appl	ies to	
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### 1 Introduction

This Protection Plan provides guidance and agreed procedures for the protection of water voles and their shelters during construction works on Scottish Hydro Electric Transmission (SHE Transmission) projects. The Plan contains two parts and details the procedures that must be followed where there is potential for water vole to be present (Part 1), and where a Project Licence for water vole has been issued by Scottish Natural Heritage to cover the project (Part 2):

#### 1.1 Part 1: General Protection Plan

This Part applies to all projects where water vole may be present. Part 1 outlines the responsibilities of SHE Transmission and the *Contractor* regarding protection of water vole. It also details relevant legislation, survey requirements, general mitigation measures and the requirement for licensing and mitigation.

#### 1.2 Part 2: Project Licence Protection Plan

This is provided to *Contractors* in addition to Part 1 for large projects where a Project Licence has been issued by Scottish Natural Heritage (SNH) to cover the work and identifies those activities and mitigation measures which are permitted under the Project Licence and those activities which require a Method Statement to be submitted to SNH for written approval before works can commence. This Part should be followed in conjunction with Part 1 and the relevant Project Licence to provide approved guidance and the relevant Project Licence to provide approved guidance and methodologies for carrying out work.

#### 2 References

The documents detailed in Table 2.1 – Miscellaneous Documents below, should be used in conjunction with this document.

**Table 2.1- Miscellaneous Documents** 

Title
Wildlife and Natural Environment (WANE) [Scotland] Act 2011
Wildlife and Countryside Act 1981 (as amended)
www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide

#### 3 Part 1: General Protection Plan

#### 3.1 Background

Water voles (*Arvicola amphibius*) are rat sized members of the rodent family which are found in habitats closely associated with waterways such as rivers and canals as well as upland areas of bog. In Scotland, they



			Appl	ies to
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

are absent from the most of the islands and are under serious predation pressure from American mink (*Neovison vison*), which together with habitat loss have resulted in massive losses. They usually have black fur in Scotland as opposed to the brown form found in England and Wales and have a short hairy tail, small eyes, a stout body with a chubby face. As suggested by the name they swim frequently and are often first noticed as they noisily 'plop' into water. Water voles predominately eat sedges and rushes although they have been known to predate on fish and invertebrates. Tormentil (*Potentilla erecta*) is a favoured plant in upland areas.

Water voles do not hibernate, but are less active during the period October to Mid-March. Females actively defend exclusive territories particularly during the May – August breeding season, during which they have up to 5 litters. Males have not been shown to defend territories and have larger home ranges. In upland areas colonies are small and discrete with high levels of colony extinction and colonisation within a widely dispersed metapopulation.

Water vole colonies are generally found in habitats with the following characteristics:

- Watercourses with banks covered in tall grass or sedge vegetation and scrub tends to be avoided.
- Wet areas in uplands (up to 1000 m asl) often some distance away from 'typical' riparian habitats.

#### Signs of Water Vole:

- 1. Latrines home ranges are marked by latrines near nests, burrows and where they enter or leave water. Faeces are characteristically 'tic-tac' shaped about 12mm long and 4mm wide.
- 1. Prints and tracks water vole footprints are star shaped with four toes on the forefeet and five on the hindfeet. 4 9 cm broad paths though vegetation near water can also be an indication of water vole activity.
- 2. Feeding remains / feeding stations although these can be confused with other species, neat piles of grasses, sedges or reeds about 10 cm long cut cleanly at a 45 angle can be evidence of water voles.
- 3. Water vole burrows normally entrances have a diameter of between 4 and 8 cm and can be either above or below the water level along banks of watercourses. They are generally found within 2 5 m of the waters edge. but may be in places relatively far away from running water particularly in upland areas.

#### 3.2 Responsibilities

It is the *Contractor's* responsibility to comply with all the requirements of this Protection Plan where water vole may be present, and it is both the *Contractor's* and SHE Transmission's responsibility to monitor compliance with the Protection Plan. The responsibility for applying for any Licence, including a Project Licence, may vary from project to project, but all applications and mitigation works will adhere to this plan.



	Water Vole Species Protection Plan		Appli	es to
TG-NET-ENV-506			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### 3.3 Legislation

Water vole is listed in Schedule 5 of the Wildlife and Countryside Act 1981, as amended, mostly recently by the Wildlife and Natural Environment (WANE) [Scotland] Act 2011. This legislation makes it an offence to recklessly<sup>1</sup>:

- Damage or destroy or obstruct access to, any structure or place which any water vole uses for shelter or protection.
- Disturb a water vole while it is occupying a structure or place which it uses for shelter or protection.

This legislation means that water vole habitat is fully protected in Scotland. The WANE Act permits derogation of disturbance and/or destruction of water vole places of shelter by SNH for development purposes. SNH can grant licences to enable certain activities that would otherwise be an offence, to be carried out in relation to water voles and their burrows, subject to the following:

a) that undertaking the conduct authorised by the Licence will give rise to, or contribute towards the achievement of, a significant social, economic or environmental benefit; and b) that there is no other satisfactory solution.

In granting a licence SNH has to take into account the consequences for water vole at a local population level, to assist this assessment SNH will need to see maps of the area of operations and also surrounding areas of suitable water vole habitat.

#### 3.4 Surveying for Water Vole

- Initial survey for water vole must be undertaken in all works areas containing suitable water vole habitat, a maximum of 12 months² prior to the works commencing (this includes site investigations) to allow for pre-planning. In areas where water vole are identified, additional preworks survey must be carried out a maximum of 2 months prior to works commencing to ensure the availability of up-to-date information.
  Survey must be carried out during the active season between 1 April and 31 October (lowlands) and 1 May and 30 September (uplands) and ideally during the months of June, July or August.
- 2. Surveys must extend for a minimum of 10 m beyond working areas, including access tracks.
- 3. Surveys must be carried out by suitably qualified and experienced ecologists and will identify whether any water voles or places of shelter are likely to be affected by the works.

<sup>&</sup>lt;sup>2</sup> Note: Information from any previous surveys (e.g. surveys carried out to provide data for EIA or other Assessments) can be a useful guide to water vole activity in an area, particularly if burrows were recorded. However, surveys will always require to be updated if carried out more than 12 months prior to works commencing.



<sup>&</sup>lt;sup>1</sup> Reckless acts would include not having or disregarding a mitigation plan aimed at protecting water vole resulting in damage, destruction or disturbance of any water vole place of shelter, or carrying out an activity which would result in an offence where the presence of water vole was foreknown.

		Appli	es to	
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

4. Appropriate monitoring (e.g. the use of suitable camera traps) should be undertaken where required to determine if any place of shelter is being occupied.

#### 3.5 Review of Water Vole Survey

Once a water vole survey has been carried out, the ecologist / ECoW should review the survey results, apply the mitigation hierarchy outlined below and decide if a Licence is required (either Individual or Project) for the works.

Construction teams should be advised of existing / new constraints, together with mitigation and licensing requirements by the ecologist / Ecological Clerk of Works (ECoW).

Relevant site documentation and project information sources should be updated with new and amended information on water vole constraints as it is produced, with changes communicated to appropriate staff immediately.

#### 3.6 Mitigation Hierarchy

There is a general presumption against works being carried out which could disturb water voles in their burrows or to destroy an occupied burrow. A hierarchical approach to mitigation of Avoidance - Disturbance - Destruction will be applied to any burrow that may be affected by works (See Figure 1):

#### **Avoidance**

This is the preferred option for occupied burrows identified within 10 metres of works. A protection zone of 10metres should be marked and signed on the ground around each burrow or group or burrows with appropriate material to restrict work access.

All works personnel, machinery, vehicles and storage of materials must be restricted from entering protection zones. Protection zones must be maintained until works are completed. Site staff should be briefed of their purpose through a Toolbox Talk and works micro-sited outwith the protection zone. If water vole disturbance can be avoided in this way, there is no need to obtain a Licence from SNH for the works.

#### **Disturbance**

For works within 10 metres of occupied burrows which cannot be avoided, a Licence for disturbance from SNH will be required (either Individual or Project).

Individual Licence applications to SNH should be accompanied by a Species Protection Plan which outlines how disturbance will be minimised and burrows protected, for example through screening of works and modifying protection zones.

If a Project Licence is in place, the methodology detailed in Part 2 of this document must be followed.

#### Displacement of water vole and destruction of burrows

In some instances, displacement of water vole for example by close strimming around burrows, followed by destruction of burrows may be necessary to allow works to go ahead. This work will always require a licence for disturbance and burrow destruction from SNH (either individual or project). These actions must only be undertaken as a last resort and when there is no alternative. This methodology is only likely to be effective if



			Appl	ies to
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

proposed displacement distances are less than 50 metres, and only acceptable where an experienced ecologist has confirmed that there is suitable alternative habitat for water vole burrows within 50 meters of the original burrow location. Displacement work and destruction of burrows will not be licensed during the inactive or breeding periods. Suitable times for displacement work to be carried out is as follows: late February to early April (lowlands) and late March and April (uplands). Individual Licence applications to SNH must be accompanied by a Species Protection Plan which outlines timings of works, how impacts to watervole will be minimised, individuals protected, and loss of burrows compensated for.

If a Project Licence is in place, a Method Statement must be submitted to SNH in accordance with Part 2 of this document for written approval prior to any works commencing.

Any water vole place of shelter subject to works under a Licence must be monitored during and after those works.

#### Live trapping and translocation of water vole, and destruction of burrows.

This is a last resort action and a justification will be required as to why there is no alternative to translocation. This work will need significant pre-planning, and the identification of a receptor site for displaced animals. If this situation is likely to arise SNH licensing team should be contacted at the earliest opportunity to discuss timings, methodologies and licensing. This work will require an individual licence from SNH.

#### 3.7 Mitigation Measures

#### 3.7.1 General Mitigation

- 1. The ECoW will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to water vole is delivered.
- 2. All works in proximity to waterbodies / watercourses must follow measures outlined in the project environmental information and Contractors Environmental Management Plan (EMP) to ensure their protection against pollution, silting and erosion.
- 3. An emergency procedure will be implemented by site workers if signs of water vole (e.g. latrines or animals) are encountered. All work within 10 m will cease, and the ECoW will inspect the site and define mitigation (if required) in line with this SPP.
- 4. An exceptional circumstance procedure will be implemented should mitigation options not prove satisfactory in a particular case. In such a scenario, works will be halted whilst mitigation is determined on a case specific basis under consultation with SNH



		Appli	es to	
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### 3.7.2 Monitoring and Reporting

- 1. The Environmental Representative will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to water vole is delivered.
- 2. Reports will be submitted to SNH as required by the relevant Licence.

#### 3.8 Licensing Requirements

Licence applications must be sent into SNH licensing team sufficiently in advance of the project start date (approximately 30 days) to ensure the licence is in place prior to any work commencing.

#### 3.9 Project Licence

An SNH Project Licence is likely to be the most appropriate form of Licence for any large scale and / or long running Project, which may result in a large number of minor unavoidable water vole offences. For example, multiple instances of disturbance to a number of water vole shelters over several years. A Project Licence can be used to standardise protected species mitigation / compensation, creating consistency across the project area and throughout the Project's lifespan. Project Licences do not negate the need for thorough preconstruction survey within 12 months of the planned project start date, and additional pre-construction survey within 2 months of works commencing, in areas where water voles have been found to be present. Any Project Licence application will need to be accompanied by a Mitigation / Compensation Plan and procedures for water vole included in Parts 1 and 2 of this SPP.

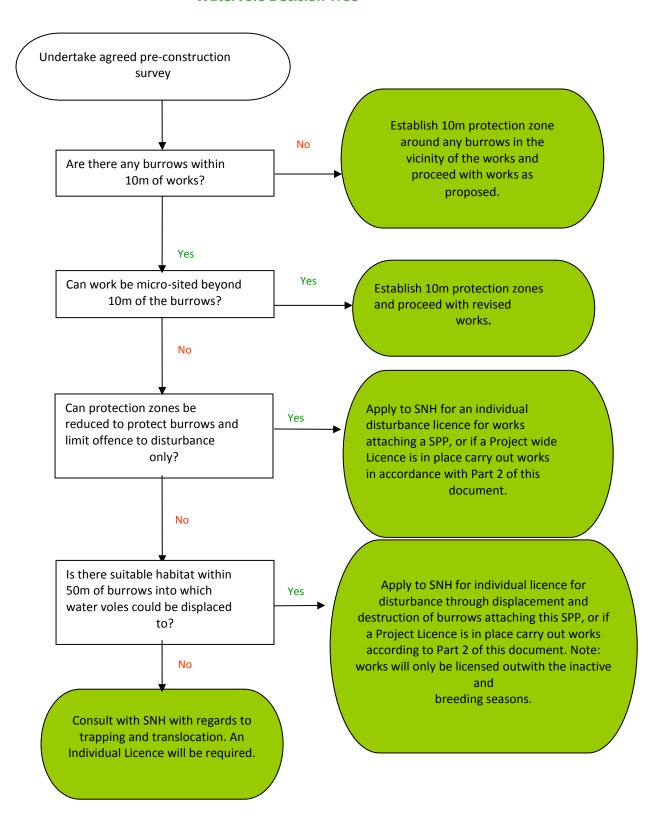
#### 3.10 Individual Licence

For small scale Projects expected to be completed over relatively short timescales, which will result in a low number of unavoidable water vole offences an Individual SNH Licence is most likely to be appropriate. Licence applications should be accompanied by a Method Statement / Mitigation Plan and should be sent sufficiently in advance of the Project start date to ensure the licence is in place prior to work commencing. Further guidance and details of how to apply for a water vole licence can be found on the SNH website <a href="https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/water-voles-and-licensing">https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/water-voles-and-licensing</a>.



				ies to
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### **Watervole Decision Tree**



	Water Vole Species Protection Plan		Appl	ies to
TG-NET-ENV-506			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### 4 Part 2: Project Licence Protection Plan

The following sections of this plan are to be read in conjunction with the Project Licence (insert Licence number) and its conditions.

As stated in the Project Licence, methodologies for certain mitigation activities permitted under the Licence are included in this Part of the SPP. More disruptive activities, listed in Section 1 below, will also require a specific Method Statement to be submitted to SNH licensing team for written approval (see Appendix A). It is the *Contractor's* responsibility to submit these Method Statements to both SHE Transmission and SNH for written approval. No works shall proceed without this written approval.

# <u>Sufficient time should be allowed for in the programme to carry out any consultation work and obtain necessary approvals.</u>

The Project Licence will specify reporting requirements detailing all disturbance and destruction works carried out.

In advance of, and during construction at any location where there is the potential for a water vole to be present, it is **essential** that this plan is followed:

#### 4.1 Works Allowed under the Project Licence

The following works may be carried out under this SPP without further approval from SNH, using the prescribed methodologies:

#### Disturbance to water voles in their places of shelter

- a. In situations where it is not possible to maintain a 10 m protection zone around a water vole burrow / place of shelter to avoid disturbance (e.g. upgrade of an existing track or watercourse crossing; or construction of temporary track or watercourse crossing), but it is possible to establish a smaller protection zone (no less than 5m in radius) which will prevent damage or destruction of the burrows. The ECoW must mark out the reduced protection zone on the ground using appropriate marking materials and signage and ensure that it remains in place for the duration of the adjacent works.
- b. The ECoW must undertake a Toolbox Talk with all contractors before the start of works to raise awareness of the presence of water vole, locations of, and restrictions posed by protection zones and any required mitigation.
- c. During the construction works the ECoW must ensure that no plant and/or work personnel enter the protection zone.
- d. All construction works within a 10 m radius of water vole places of shelter must usually be completed within 1 day. Working methods must be adopted to reduce any unnecessary disturbance including the following:
- $\cdot$  No parking of any plant or other vehicles.



	Water Vole Species Protection Plan		Appl	ies to
TG-NET-ENV-506			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

- · No site compounds or welfare facilities.
- · No use of static plant and/or generators.
- · Artificial lighting, if required, is to directed away from water vole habitat and riparian habitats in general.
- · No potential activities that may result in pollution, *e.g.* re-fuelling, will be allowed within the protection zone. Silt control measures will be agreed prior to works with the ECoW to ensure no adverse impact on water vole habitat.
- e. Use of any constructed tracks will not be subject to any subsequent restrictions on use.

#### 4.2 Activities requiring an SNH Approved Method Statement

The following works require a Method Statement to be approved in writing by SNH licensing team before works can commence:

- 1.Displacement of water vole and destruction of burrows. Please note these activities will only be licensed to take place at the following times: late February to early April (lowlands) or late March and April (uplands) to avoid inactive and breeding periods.
- 2.Translocation, live trapping and destruction of burrows. Please note these activities will only be licensed to take place during March and April to avoid inactive and breeding periods.

The Method Statement template in Appendix A has been developed in conjunction with SNH and should be used by the Contractor / Named Agent for all submissions.

Proposed mitigation works should be agreed with SNH.

# 5 Revision History

No	Overview of Amendment and Text affected	Previous Document	Revision	Authorisation
01	Transfer to new template and Nomenclature	TG-PS-LT-719 (Rev 1.00)	1.00	Richard Baldwin
02	Weblinks updated, typos corrected and decision tree corrected	TG-NET-ENV-506 (Rev 1.00)	1.01	Richard Baldwin



		Appli	es to	
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

# **Appendix A** Project Licence Method Statement Template

<PROJECT TITLE>

METHOD STATEMENT FOR WORKS UNDER (insert licence details)

<insert species record reference>

<insert date>

#### Introduction

This document, prepared on behalf of SHE Transmission provides a Method Statement for <insert details of works> to be completed under <insert licence details>. These works are required in order to facilitate the delivery of the <insert Project details> (the Project).

Condition <insert No.> of the above Licence states that a <insert species> Protection Method Statement be submitted to Scottish Natural Heritage (SNH) licensing team for written approval, under specific circumstances, prior to commencement of works which could affect <insert species>. Therefore, no works which would <insert licensed activity> <insert species> shall take place without written confirmation of SNH approval of this method statement.

This Method Statement makes reference to the following documents:

- <insert licence details>, SNH
- Species Protection Plan (SPP): <insert SPP No. and title> Rev. X <insert date>

Further information is provided in Table 1: Summary of Data.

#### Licensable Works

#### Introduction

<Insert details>

#### **Baseline Description**

<Insert description, including photographs / location plan>



		Appli	es to	
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

#### **Table 1: Summary of Data**

Reference	Easting	Northing	Date recorded	Description	Date works exclusion zone demarcated & distance

## **Survey Summary**

<Insert details>

# **Description of the Proposed Licensable Works**

<Insert details>

#### **Works Duration**

<Insert details>

#### **Consideration of Alternatives**

<Insert details>

#### **Impact Assessment**

<Insert details>



				es to
TG-NET-ENV-506	Water Vole Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: May 2018	Review Date: May 2022	

# Method Statement Site Briefing (to be delivered to relevant staff prior to works)

Site: <insert description=""></insert>
Reference number: <insert record="" reference="" species=""></insert>
Client: SHE Transmission
Task: <insert description="" of="" works=""></insert>
Prepared by: <insert company="" individual="" name="" or=""></insert>
Licensed Agent: <insert name=""></insert>
Method statement for <insert description="" works=""></insert>
Before works commence:
All relevant personnel will be made aware of the presence and location of the constraint and mitigation.
<insert details="" methodology="" of=""></insert>
During works:
<insert details="" methodology="" of=""></insert>
<insert contractor's="" name=""> I, the undersigned, confirm receipt of this method statement and fully understand and agree to work to</insert>
the conditions therein.
Signature of Contractor's Representative:
Print name in full:





# **Wildcat Species Protection Plan**



		Appli	ies to	
TG-NET-ENV-507	Wildcat Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.02	Classification: Internal	Issue Date: April 2018	Review Date: April 2022	

	Name	Title
Author	Francis Williams	Environmental Project Manager
Checked by	Alistair Watson	Environmental Advisor
Approved by	Richard Baldwin	Head of Environment

# **Contents**

1	Introduction	3
	References	
	General Protection Plan	
	Revision History	
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	Wildcat Species Protection Plan		Appl	ies to
TG-NET-ENV-507			Distribution	Transmission
				✓
Revision: 1.02	Classification: Internal	Issue Date: April 2018	Review Date: April 2022	

#### 1 Introduction

Wildcat is a European Protected Species and is afforded a high level of protection in Scotland. This Protection Plan provides guidance and agreed procedures for the protection of wildcats and their shelters during construction works on Scottish Hydro Electric (SHE) Transmission projects.

#### 2 References

The documents detailed in Table 2.1 below, should be used in conjunction with this document

**Table 2.1- Miscellaneous Documents** 

Title
Conservation of Natural Habitats and of Wild Fauna and Flora (the Habitats Directive).
Conservation (Natural Habitats &c.) Regulations1994
Conservation (Natural Habitats, &c.) Amendment (Scotland) Regulations 2007
https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/wildcats-and-licensing
https://www.nature.scot/plants-animals-and-fungi/mammals/land-mammals/wildcats

#### 3 General Protection Plan

#### 3.1 Introduction

This Species Protection Plan applies to all projects where wildcat may be present. It outlines the responsibilities of SHE Transmission and the Contractor regarding protection of wildcat. It also details relevant legislation, survey requirements, general mitigation measures and the requirement for licensing and mitigation.

#### 3.2 Background

Wildcats are a member of the felidae family with a population restricted to marginal areas predominantly in northern Scotland, in essence north of the Highland Boundary Fault. In the 19th century wildcats were heavily hunted and persecuted, this combined with habitat loss reduced their numbers dramatically. It is now estimated that approximately 400 wildcats remain in Scotland, although estimates do vary.

Domestic tabby cat strongly resemble wildcat, however they are smaller and less robust. Wildcats can easily hybridise with feral and domestic cats making it difficult to confidently identify wildcats. One diagnostic feature of a wildcat is the thick, bushy tail with black rings and a black blunt tip. Wildcats also have distinct



	ET-ENV-507 Wildcat Species Protection Plan		Applies to	
TG-NET-ENV-507			Distribution	Transmission
			✓	
Revision: 1.02	Classification: Internal	Issue Date: April 2018	Review Date: April 2022	

stripes on their flanks that are less broken or spotty than on tabby cats and hybrid cats (see Kitchener *et al.* 2005 for details<sup>1</sup>). They also do not have white paws.

Wildcats are solitary animals that occupy their own exclusive home range, however the exclusive home range of a male wildcat my overlap with the territories of one or a number of female wildcats. These home ranges can be very large, up to 18 km², but can also be much smaller depending on the density of their prey - primarily rabbits and other small mammals. Male home ranges are usually larger than female home ranges.

Wildcats are an exclusively carnivorous species. They usually inhabit woodland areas but due to the lack of suitable habitat in the UK can also be found using more open habitats such as moorland or rough grazing. Wildcats have a number of dens throughout their home range that they have access to. These dens are usually among rocks and boulders and rocky cairns on hillsides and can also be in abandoned fox earths, badger setts and rabbit burrows as well as among tree roots. Females use different dens to give birth and rear kittens than they do to shelter in.

Wildcats breed predominantly between January and March and give birth to their young between April and May, however they can breed at any time during the year. The female is the sole provider for the kittens bringing live prey to the den from when they are 3 weeks old and she will stop producing milk at 6-7 weeks. The young usually leave their mothers and become independent at around 5-6 months old. Signs of wildcat include (although these can indistinguishable from feral and hybrid cats);

- Feeding signs prey remains may be left inside or outside of dens
- Wildcat tracks and scats wildcats may mark their home range on prominent features such as trees and boulders on tracks by spraying urine or leaving scats.
- Claw marks wildcats scratch the bark of trees to mark their home range
- Places of shelter dens are usually marked my urine sprays or scats.

Due to their nocturnal activity it can be difficult to confirm the presence of wildcats at suspected dens, and to be sure that the individual is a pure wildcat, therefore camera traps may be required to positively identify a wildcat and confirm its presence in the area.

#### 3.3 Responsibilities

It is the *Contractor's* responsibility to comply with all the requirements of this Species Protection Plan where wildcat may be present, and it is both the *Contractor's* and SHE Transmission's responsibility to monitor compliance with this Species Protection Plan. The responsibility for applying for any licence, may vary from project to project, but all applications and mitigation works will adhere to this plan.

<sup>&</sup>lt;sup>1</sup> Kitchener AC, Yamaguchi N, Ward J and Macdonald DW. 2005. A diagnosis for the Scottish wildcat (Felis silvestris): a tool for conservation for a critically endangered felid. Animal Conservation (8): 223-237.



	IV-507 Wildcat Species Protection Plan		Applies to	
TG-NET-ENV-507			Distribution	Transmission
				✓
Revision: 1.02	Classification: Internal	Issue Date: April 2018	Review Date: April 2022	

#### 3.4 Legislation

Wildcat is a European Protected Species (EPS) protected under Annex II and IV of EC Council Directive 92/43/EEC on the Conservation of Natural Habitats and of Wild Fauna and Flora (the Habitats Directive). The Habitats Directive is transposed in Scottish law by the Conservation (Natural Habitats &c.) Regulations 1994. Wildcat is listed on Schedule 2 of the Conservation Regulations 1994. The Conservation (Natural Habitats, &c.) Amendment (Scotland) Regulations 2007 enhanced this protection. Current Legislation means that wildcat and their shelters are fully protected in Scotland. Guidance on the protection given to wildcat and their shelters is available on the Scottish Natural Heritage (SNH) website <a href="https://www.nature.scot/plants-animals-and-fungi/mammals/land-mammals/wildcats">https://www.nature.scot/plants-animals-and-fungi/mammals/land-mammals/wildcats</a>

In summary, it is illegal to:

- Deliberately or recklessly<sup>1</sup> kill, injure or take (capture) a wildcat;
- Deliberately or recklessly disturb or harass a wildcat; and
- Damage, destroy or obstruct access to a breeding site or resting place of a wildcat (i.e. a wildcat shelter).

Licences may be granted for certain purposes that would otherwise be illegal / cause an offence; such licences for development work must be applied for from SNH, licences may be granted for imperative reasons of overriding public interest including those of a social or economic nature and beneficial consequences of primary importance for the environment. Further information on licensing and wildcats can be found on the SNH website <a href="https://www.nature.scot/professional-advice">https://www.nature.scot/professional-advice</a>

#### 3.5 Surveying for Wildcat

- 1. Surveys for wildcat must be undertaken in all works areas containing suitable wildcat habitat, a maximum of 12 months<sup>2</sup> prior to works commencing, (this includes site investigations).
- 2. Surveys must extend for a minimum of 200 m beyond working areas, including access tracks.
- 3. Surveys must be carried out by suitably qualified and experienced ecologists and must identify whether any wildcat and/or their places of shelter are likely to be affected by the works.
- 4. If wildcats are known to be in the area or evidence of wildcat is found during the initial survey this should alert surveyors and staff to the need for general mitigation measures. Where mammal dens or places of

can be a useful guide to wildcat activity in an area, particularly if dens were recorded. However, surveys will always require to be updated if carried out more than 12 months prior to works commencing. surveys a maximum of 3 weeks prior to works are recommended.



<sup>&</sup>lt;sup>1</sup> Reckless acts would include not having or disregarding a mitigation plan aimed at protecting wildcat resulting in killing, injury, and/or disturbance of any wildcat or wildcat place of shelter, or carrying out an activity which would result in an offence where the presence of wildcat was foreknown.

<sup>&</sup>lt;sup>2</sup> Note: Information from any previous surveys (e.g. surveys carried out to provide data for Environmental Impact Assessment (EIA) or other Assessments)

	NV-507 Wildcat Species Protection Plan		Applies to	
TG-NET-ENV-507			Distribution	Transmission
			✓	
Revision: 1.02	Classification: Internal	Issue Date: April 2018	Review Date: April 2022	

shelter are found during protected mammal surveys, unless the area can be avoided more detailed survey will likely be required to identify which species are using the den. This will usually involve the use of trail cameras at possible dens for a minimum of 1 month and / or DNA testing of scat or hairs found at the possible den site. If evidence of use by wildcat is established the structure must be assumed to be a den. Paired camera traps are normally required to adequately capture images of the pelage, which are crucial for correct identification of wildcats. The ecologist or EcoW should consult SNH Licensing Team regarding appropriate camera trapping methodology and a licence for disturbance will be required for any camera trapping. If possible wildcat scats or tracks are found away from possible den sites, use of trail camera could be useful to establish which species left them, but the priority should be on identification of potential wildcat dens.

5. It is important to note that some intrusive surveys may require a Licence from SNH.

#### 3.6 Review of Wildcat Survey

Once a wildcat survey has been carried out, the ecologist / ECoW must review the survey results, apply the mitigation hierarchy outlined below and decide if a licence is required from SNH for the works. If required, a licence must be obtained from SNH prior to any works commencing. Construction teams should be advised of existing / new constraints, together with mitigation / compensation, and licensing requirements by the ecologist / ECoW. Relevant site documentation and project information sources should be updated with new and amended information on wildcat constraints as it is produced, with changes communicated to appropriate staff immediately.

#### 3.7 Mitigation Hierarchy

There should be a general presumption against works being carried out which will disturb wildcat in their den, or which will require the destruction of any wildcat den. A hierarchical approach to minimise the impact on wildcat should be established as follows:

#### **Avoidance**

This is the preferred option. Appropriately sized protection zones must be marked and signed on the ground by the ecologist / EcoW, with appropriate material, around all wildcat dens identified during the preworks surveys. A 200 m radius protection zone must be established around all wildcat dens at any time of year.

All works personnel, machinery, vehicles and storage of materials must be restricted from entering protection zones. Protection zones must be maintained until all works are completed. Site staff must be briefed of their purpose through a Toolbox Talk by the ecologist / EcoW. If wildcat disturbance can be avoided in this way, there is no need to obtain a licence from SNH for the works.

#### **Disturbance**

If works within protection zones cannot be avoided, a Licence for disturbance from SNH will always be required.

Individual licence applications for disturbance must be accompanied by a Mitigation Plan which outlines how the disturbance will be minimised, and dens protected from damage, for example through screening of works and modifying protection zones.



	Wildcat Species Protection Plan		Appli	ies to
TG-NET-ENV-507			Distribution	Transmission
				✓
Revision: 1.02	Classification: Internal	Issue Date: April 2018	Review Date: April 2022	

Wildcat are currently in unfavourable conservation status in Scotland therefore it is unlikely that a licence will be issued by SNH for wildcat den destruction.

#### 3.8 Mitigation Measures

- 3.8.1 General Mitigation in all wildcat areas (i.e. where no specific signs found during surveys but known to be locally present)
- 1. Any temporarily exposed pipe system should be capped when staff are off site to prevent wildcats from gaining access and becoming trapped.
- 2. All exposed trenches and holes should be provided with mammal exit ramps e.g. wooden planks or earth ramps when Contractors are off site.
- 3. An emergency procedure will be implemented by site workers if wildcat dens are encountered. All work within 200 m will cease, and the ECoW will inspect the site and define mitigation (if required) in line with this SPP.
- 4. An exceptional circumstance procedure will be implemented should mitigation options not prove satisfactory in a particular case. Works will be halted whilst mitigation is determined (with consultation with SNH Licensing Team if required).

#### 3.8.2 Mitigation where a wildcat den is subject to disturbance (under license)

Site specific conditions will be required but may include, protection zones, timing, limits on hours of operation, lighting, noise.

#### **Monitoring and Reporting**

- 1. The Ecologist / Ecological Clerk of Works (EcoW) will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to wildcats is delivered.
- 2. Reports will be submitted to SNH as required by the relevant Licence..

#### 3.9 Licensing Requirements

Licence applications must be sent into SNH licensing team sufficiently in advance of the project start date (approximately 30 days) to ensure the licence is in place prior to any work commencing.



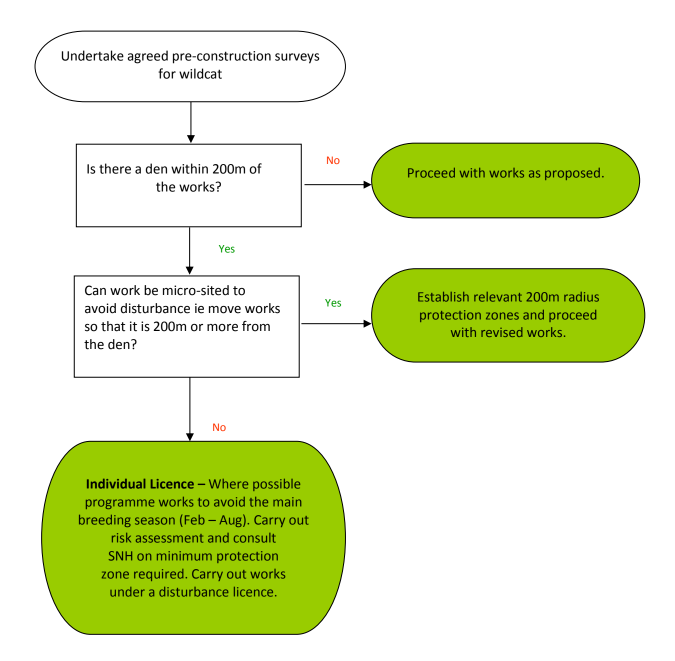
	Wildcat Species Protection Plan		Appl	ies to
TG-NET-ENV-507			Distribution	Transmission
				✓
Revision: 1.02	Classification: Internal	Issue Date: April 2018	Review Date: April 2022	

# 4 Revision History

No	Overview of Amendment and Text affected	Previous Document	Revision	Authorisation
01	Transfer to new template and Nomenclature	TG-PS-LT-720 (Rev 1.00)	1.00	Richard Baldwin
02	Update to wildcat signs section	TG-NET-ENV-507 (Rev 1.00)	1.01	Richard Baldwin
03	Reworded introduction. Update to weblinks and typo changes. Changes to decision tree.	TG-NET-ENV-507 (Rev 1.01)	1.02	Richard Baldwin

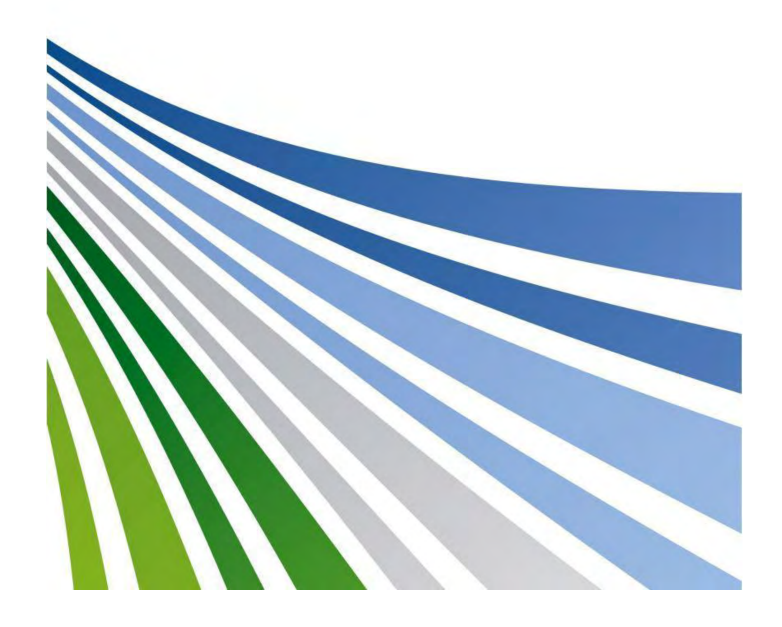
	Wildcat Species Protection Plan		Appli	ies to
TG-NET-ENV-507			Distribution	Transmission
				✓
Revision: 1.02	Classification: Internal	Issue Date: April 2018	Review Date: April 2022	

## **Wildcat Mitigation Decision Tree**





# Pine marten Species Protection Plan



	Pine marten Species Protection Plan		Appli	ies to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

	Name	Title
Author	Francis Williams	Environmental Project Manager
Checked by	Alistair Watson	Environmental Advisor
Approved by	Richard Baldwin	Head of Environment

# **Contents**

1	Introduction	3
	References	
	Part 1: General Protection Plan	
	Part 2: Project Licence Protection Plan	
	ndix A Project Licence Method Statement Template	

	Pine marten Species Protection Plan		Appl	ies to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

#### 1 Introduction

Pine marten (*Martes martes*) is listed in Schedule 5 of the Wildlife and Countryside Act 1981, as amended, most recently by the Wildlife and Natural Environment (WANE) [Scotland] Act 2011 and is afforded a high level of protection in Scotland. This Species Protection Plan provides guidance and agreed procedures, for the protection of pine marten and their shelters, during construction works on Scottish Hydro Electric (SHE) Transmission projects. The Plan contains two parts and details the procedures that must be followed where there is potential for pine marten to be present (Part 1), and where a Project Licence for pine marten has been issued by Scottish Natural Heritage (SNH) Licensing Team to cover the project (Part 2).

#### 1.1 Part 1: General Protection Plan

This Part applies to all projects where pine marten may be present. Part 1 outlines the responsibilities of SHE Transmission and the Contractor regarding protection of pinemarten. It also details relevant legislation, survey requirements, general mitigation measures and the requirement for licensing and mitigation.

#### 1.2 Part 2: Project Licence Protection Plan

This Part is provided to *Contractors* in addition to Part 1, for large projects where a Project Licence has been issued by SNH to cover the work, and identifies those activities and protection / mitigation measures which are permitted under the Project Licence and those activities which require an additional Method Statement to be submitted to SNH Licensing Team for written approval before works can commence. This Part should be followed in conjunction with Part 1 and the relevant Project Licence, to provide approved guidance and methodologies for carrying out work.

#### 2 References

The documents detailed in Table 2.1 below, should be used in conjunction with this document.

**Table 2.1- Miscellaneous Documents** 

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т	THE S	
	IU	

Wildlife and Countryside Act 1981

Wildlife and Natural Environment (WANE) [Scotland] Act 2011

https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/pine-martens-and-licensing



				ies to
TG-NET-ENV-508	Pine marten Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

#### 3 Part 1: General Protection Plan

## 3.1 Background

Pine martens are a member of the mustelid family with a population distributed throughout northern Scotland extending down to the northern boundary of the central belt and including a number of the islands including Mull and Skye. There is also a population in Dumfries and Galloway. Following the dramatic reduction in numbers of pine martens in the 19th century they are currently undergoing resurgence due in part to the legal protection they are afforded under the Wildlife and Countryside Act 1981.

Pine martens are solitary territorial animals. Although the edges of territories may overlap slightly, separate individuals are rarely found in close proximity to each other. They generally inhabit woodland or scrubby areas as they require a large amount of cover, and spend much of their time in the canopy. Pine martens are omnivorous, consuming a diet consisting of a wide variety of animals (predominantly small mammals) as well as berries and nuts allowing them to be active all year round. Both male and female pine martens have large territories of up to 8 km2 for females and 20 km2 for males. Due to the size of their territories pine martens have a number of dens (resting places) throughout their territory. They also make breeding nests, which can either be within rocks, in hollowed out trees or in bird nests / squirrel dreys. Increasing pine martens use human habitation such as attics, sheds and other farm buildings for both places of shelter and breeding dens.

Pine marten have two stages to their breeding behaviour with mating taking place in July – August but with the implantation of the fertilised egg delayed until February - March. The young are then born 1 month later and remain with the mother for approximately 12 weeks. Pine martens are mainly active at night and dawn/dusk times, although can also be seen during the day.

#### Signs of Pine marten:

- Pine marten prints and tracks five toed slightly cat like footprints only of significant use in areas with snow cover. Tracks on the edge of territories are often marked with scat which can vary considerably in size and shape depending on contents.
- Pine marten shelters or dens can be either on the ground in rocky crevices or in elevated tree cavities, abandoned bird nests or owl boxes.
- Pine marten scat is 4 12 cm long and 0.8 1.8 cm in diameter with often a narrow and twisted appearance. The scats may have a musky smell likened to Parma Violets, although this can vary and DNA analysis can be required to confirm identification.

Due to their nocturnal activity it can be difficult to confirm the presence of pine martens at suspected dens, therefore camera traps may be required to positively identify a pine marten and confirm its presence in the area.

#### 3.2 .Responsibilities

It is the *Contractor's* responsibility to comply with all the requirements of this Species Protection Plan where Pine marten may be present, and it is both the *Contractor's* and SHE Transmission's responsibility to monitor



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TG-NET-ENV-508	Pine marten Species Protection Plan		Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

compliance with this Species Protection Plan. The responsibility for applying for any licence, may vary from project to project, but all applications and mitigation works will adhere to this plan.

## 3.3 Legislation

Pine marten is afforded full protection under Schedule 5 of the Wildlife and Countryside Act 1981 (as amended), most recently by the Wildlife and Natural Environment (WANE) [Scotland] Act 2011. This makes it an offence to kill, injure or take a pine marten or to intentionally or recklessly damage, destroy or obstruct access to any place used for shelter or for breeding. Disturbance to this species in any place used for shelter or breeding also constitutes an offence.

SNH can grant licences to enable certain activities that would otherwise be an offence, to be carried out in relation to pine martens and their places of shelter, subject to the following:

- a) That undertaking the conduct authorised by the licence will give rise to, or contribute towards the achievement of, a significant social, economic or environmental benefit; and
- b) That there is no other satisfactory solution.

In granting a licence SNH has to take into account the consequences for pine martens at a local population level, to assist this assessment SNH will need to see maps of the area of operations and also surrounding areas of suitable pine marten habitat.

## 3.4 Surveying for pine marten

- 1. Surveys for pine marten must be undertaken in all works areas containing suitable pine marten habitat, a maximum of 12 months<sup>2</sup> prior to works commencing, (this includes site investigations), to ensure availability of up to date information on place of shelter locations.
- 2. Surveys must extend for a minimum of 100 m beyond working areas, including access tracks.
- 3. All dens must be marked to permit easy identification.
- 4. Surveys must be carried out by suitably qualified and experienced ecologists and must identify whether any pine martens and/or their places of shelter are likely to be affected by the works.

can be a useful guide to pine marten activity in an area, particularly if dens were recorded. However, surveys will always require to be updated if carried out more than 12 months prior to works commencing. Pre-felling surveys a maximum of 3 weeks prior to works are recommended.



<sup>&</sup>lt;sup>1</sup> Reckless acts would include disregard of mitigation aimed at protecting pine martens, resulting in killing, injuring and/or disturbance of any pine marten or pine marten resting place.

<sup>&</sup>lt;sup>2</sup> Note: Information from any previous surveys (e.g. surveys carried out to provide data for Environmental Impact Assessment (EIA or other Assessments)

	Pine marten Species Protection Plan		Appl	ies to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

If works during the breeding season (March to August inclusive) cannot be avoided, and breeding dens may be disturbed by works, it may also be important to establish if these dens are being used for breeding. The non- invasive method as follows must be used in the first instance: Visual observation and camera surveillance from the ground, for a period of a minimum of 14 consecutive days prior to works commencing, used to establish if the breeding den is in regular use. If regular use is established the den must be assumed to be being used for breeding purposes.

## 3.5 Review of pine marten Survey

Once a pine marten survey has been carried out, the ecologist / Ecological Clerk of Works (EcoW) must review the survey results, apply the mitigation hierarchy outlined below and decide if a licence is required from SNH (either Individual or Project) for the works.

If required, licences (individual or project), must be obtained by SNH prior to any works commencing.

Construction teams should be advised of existing / new constraints, together with mitigation / compensation, and licensing requirements by the ecologist / ECoW.

Relevant site documentation and project information sources should be updated with new and amended information on pine marten constraints as it is produced, with changes communicated to appropriate staff immediately.

#### 3.6 Mitigation Hierarchy

There should be a general presumption against works being carried out which will disturb pine martens in their den, or which will require the destruction of any pine marten den. A hierarchical approach to minimise the works impact on pine marten should be established as follows:

#### **Avoidance**

This is the preferred option. Appropriately sized protection zones must be marked and signed on the ground by the ecologist / EcoW, with appropriate material, around all pine marten dens identified during the pre-works surveys. The breeding season (March to June inclusive) is the most sensitive time for disturbance, during this time a 100m radius protection zone must be established around all pine marten dens. Out with the breeding season, a protection zone of 30 metres radius must be established. For high noise / vibration activities (pile driving or blasting) a 100m radius protection zone around pine marten dens must be established at any time of year.

All works personnel, machinery, vehicles and storage of materials must be restricted from entering protection zones. Protection zones must be maintained until all works are completed. Site staff must be briefed of their purpose through a Toolbox Talk by the ecologist / EcoW. If pine marten disturbance can be avoided in this way, there is no need to obtain a licence from SNH for the works.

#### **Disturbance**

If works within protection zones boundaries cannot be avoided, a Licence for disturbance from SNH will be required. For small scale projects the licence may be specific to the site, for larger scale works a Project Licence may be appropriate.



	Pine marten Species Protection Plan		Appl	ies to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date	e: April 2022

Individual licence applications for disturbance must be accompanied by a Mitigation Plan which outlines how the disturbance will be minimised, and dens protected from damage, for example through screening of works and modifying protection zones.

If a Project Licence is in place, and a den being used in the breeding season will be disturbed, a Method Statement must be submitted to SNH for written approval in accordance with Part 2 of this document, prior to any works commencing. The Method Statement must state how works will be carried out in a way which ensures no abandonment of young.

#### Destruction

Destruction of dens must only be undertaken as a last resort and requires a Licence from SNH. Individual Licence applications to SNH must be accompanied by a Mitigation / Compensation Plan which outlines how disturbance will be minimised and individual pine martens protected from injury, and may include provision for the creation of an artificial den if appropriate. If destruction of a den during the breeding season is required, the plan should include details of non-invasive monitoring which will take place to ensure breeding is not taking place prior to any den destruction.

Any den subject to works under Licence must be monitored during and after those works.

#### 3.7 Mitigation Measures

#### 3.7.1 General Mitigation

- 1.An emergency procedure will be implemented by site workers if pine marten dens are encountered. All work within 30 m (non-breeding season) or 100 m (breeding season) will cease, and the ECoW will inspect the site and define mitigation (if required) in line with this SPP.
- 2. Any temporarily exposed pipe system to be capped when contractors are off site to prevent pine marten from gaining access. Similarly, all exposed trenches and holes must be provided with mammal exit ramps when contractors are off site (i.e. at night time).
- 3. An exceptional circumstance procedure will be implemented should mitigation options not prove satisfactory in a particular case. Works will be halted whilst mitigation is determined (under consultation with SNH Licensing Team if required).

#### 3.7.2 Monitoring and Reporting

- 5. The Ecologist / ECoW will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to Pine martens is delivered.
- 6. Reports will be submitted to SNH as required by the relevant Licence.

#### 3.8 Licensing Requirements

Licence applications must be sent into SNH licensing team sufficiently in advance of the project start date (approximately 30 days) to ensure the licence is in place prior to any work commencing.



	Pine marten Species Protection Plan		Appl	ies to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

## 3.9 Project Licence

An SNH Project Licence is likely to be the most appropriate form of licence for any large scale and / or long running project, in pine marten areas. For example, where multiple instances of disturbance to a number of pine marten resting places is anticipated over several months / years. A Project Licence can be used to standardise protected species mitigation / compensation, creating consistency across the project area and throughout the Project's lifespan. Project Licences do not negate the need for thorough pre-construction survey within 12 months and three weeks of the planned project start date.

Any Project Licence application will need to be accompanied by a Mitigation / Compensation Plan, and procedures for pine marten included in Parts 1 and 2 of this SPP.

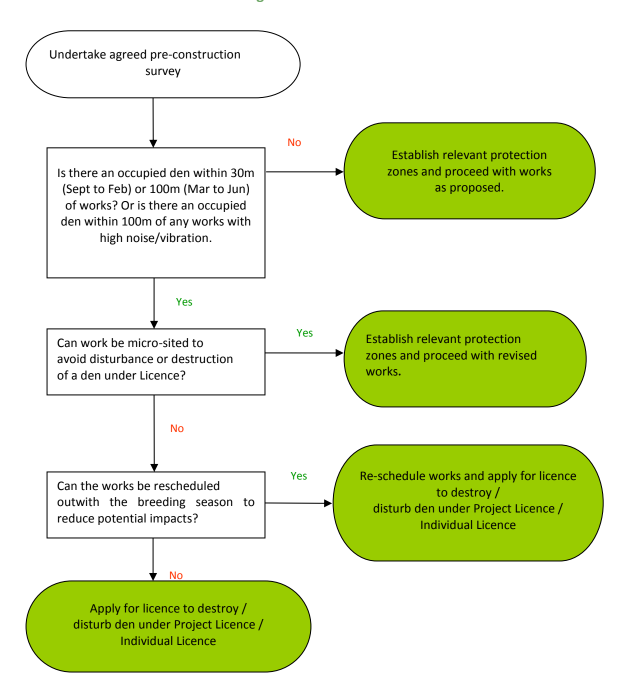
#### 3.10 Individual Licence

For small scale projects expected to be completed over relatively short timescales, which will result in a low number of unavoidable pine marten offences an Individual SNH Licence is most likely to be appropriate. Licence applications should be accompanied by a Mitigation Plan and should be sent sufficiently in advance of the project start date to ensure the licence is in place prior to work commencing. Further guidance and details of how to apply for a pine marten Licence can be found on the SNH website <a href="https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/pine-martens-and-licensing">https://www.nature.scot/professional-advice/safeguarding-protected-areas-and-species/licensing/species-licensing-z-guide/pine-martens-and-licensing</a>.



	Pine marten Species Protection Plan		Appl	ies to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

## **Pine marten Mitigation Decision Tree**



	Pine marten Species Protection Plan		Appl	ies to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date: April 2022	

## 4 Part 2: Project Licence Protection Plan

The following sections of this plan are to be read in conjunction with Part 1 of this document, the Project Licence (insert Licence number) and its conditions.

Mitigation activities permitted under Project Licence are included in this Part of the SPP (section A). More disruptive activities, listed in Section B below, will require a specific Method Statement to be submitted to SNH Licensing Team for approval, prior to works commencing (see Appendix A). It is the *Contractor's* responsibility to submit these Method Statements to both SHE Transmission and SNH for written approval. No works shall proceed without this written approval.

Sufficient time should be allowed for in the programme to carry out any consultation work and obtain necessary approvals.

The Project Licence will specify reporting requirements detailing all disturbance and destruction works carried out.

In advance of, and during construction at any location where there is the potential for pine marten to be present, it is **essential** that this plan is followed:

#### A. Works allowed under the project licence without further approval from SNH Licensing Team

The following works may be carried out under this SPP without further approval from SNH, using the prescribed methodologies:

1. Disturbance to a den or place of shelter out with the breeding season. This includes ground and aerial dens, whether occupied, or unoccupied and located within known pine marten territory.

#### Methodology:

Pine marten dens must not be damaged or destroyed, but protected from potential damage by setting up a modified protection zone (size determined by the site ecologist / EcoW). Protection zones must be clearly marked on the ground and signed, and must exclude all works personnel, machinery, vehicle and storage. The protection zone must be maintained until all works are finished. Works will be undertaken in as short a period as possible to minimise the level of disturbance. A project licence return must be sent to SNH licensing team detailing all disturbance works under the Project Licence.

- a. Before works commence, the ECoW will:
- Attend the site in order to check whether pine marten is present or not. If pine marten is
  present, then works may need to be delayed until the ECoW is satisfied suitable access /
  egress away from the place of shelter is safeguarded. If no pine marten is present, works
  can proceed.
- Brief the site personnel, including contractors and subcontractors, regarding the presence of the pine marten dens and the protected status of pine marten, their dens and the conditions



	Pine marten Species Protection Plan		Appli	es to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date	e: April 2022

of this Species Protection Plan, which allows for felling and construction within 30 m of the den

- Describe the actual den and state that no machinery must drive over it or if it is in a tree the den tree must not be cut down.
- b. The den should be clearly marked with a blue tipped stick adjacent to the hole. For an aerial den the tree will be marked with a thick band of blue tape around the trunk.
- c. For felling operations, the whole area within the 30 m protection zone, excepting the den tree itself, may be felled using a harvester.
  - d. Works within 30 m of the den will be undertaken within 1 day wherever possible. Where works take longer, the ECoW will carry out a pre-works check each morning for pine marten presence.

#### B. Activities requiring an SNH Approved Method Statement Prior to Works Commencing

The following activities require a formal Method Statement to be submitted and approved in writing by SNH licensing team prior to any works commencing:

- a. Temporary or permanent exclusion or destruction of a den.
- b. Any works within 100m of a breeding den during the breeding season.
- c. Any exceptional circumstances not covered in this SPP.

The Method Statement template in Appendix A has been developed in conjunction with SNH and should be used by the *Contractor / Named Agent* for all submissions.

# 5 Revision History

No	Overview of Amendment and Text affected	Previous Document	Revision	Authorisation
01	Transfer to new template and Nomenclature	TG-PS-LT-721 (Rev 1.00)	1.00	Richard Baldwin
02	Typos, formatting and references to other species removed.	TG-NET-ENV-508 (Rev 1.00)	1.01	Richard Baldwin



	Pine marten Species Protection Plan		Appli	es to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal Issue Date: April 2017 Review Date		e: April 2022	

# **Appendix A** Project Licence Method Statement Template

<PROJECT TITLE>

METHOD STATEMENT FOR WORKS UNDER (insert licence details)

<insert species record reference>

<insert date>

#### Introduction

This document, prepared on behalf of SHE Transmission provides a Method Statement for <insert details of works> to be completed under <insert licence details>. These works are required in order to facilitate the delivery of the <insert Project details> (the Project).

Condition <insert No.> of the above Licence states that a <insert species> Protection Method Statement be submitted to Scottish Natural Heritage (SNH) licensing team for written approval, under specific circumstances, prior to commencement of works which could affect <insert species>. Therefore, no works which would <insert licensed activity> <insert species> shall take place without written confirmation of SNH approval of this method statement.

This Method Statement makes reference to the following documents:

- <insert licence details>, SNH
- Species Protection Plan (SPP): <insert SPP No. and title> Rev. X <insert date>

Further information is provided in Table 1: Summary of Data.

#### **Licensable Works**

#### Introduction

<Insert details>

## **Baseline Description**

<Insert description, including photographs / location plan>



	Pine marten Species Protection Plan		Appl	ies to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal Issue Date: April 2017		Review Date	e: April 2022

**Table 1: Summary of Data** 

Reference	Easting	Northing	Date recorded	Description	Date works exclusion zone demarcated & distance

# **Survey Summary**

<Insert details>

# **Description of the Proposed Licensable Works**

<Insert details>

## **Works Duration**

<Insert details>

## **Consideration of Alternatives**

<Insert details>

# **Impact Assessment**

<Insert details>



	Pine marten Species Protection Plan		Appli	es to
TG-NET-ENV-508			Distribution	Transmission
				✓
Revision: 1.01	Classification: Internal	Issue Date: April 2017	Review Date	e: April 2022

# Method Statement Site Briefing (to be delivered to relevant staff prior to works)

Site: <insert description=""></insert>
Reference number: <insert record="" reference="" species=""></insert>
Client: SHE Transmission
Task: <insert description="" of="" works=""></insert>
Prepared by: <insert company="" individual="" name="" or=""></insert>
Licensed Agent: <insert name=""></insert>
Method statement for <insert description="" works=""></insert>
Before works commence:
All relevant personnel will be made aware of the presence and location of the constraint and mitigation.
<insert details="" methodology="" of=""></insert>
During works:
<insert details="" methodology="" of=""></insert>
<insert contractor's="" name=""></insert>
I, the undersigned, confirm receipt of this method statement and fully understand and agree to work to the conditions therein.
Signature of Contractor's Representative: Date/ /
Print name in full:

All method statements must be submitted to, and agreed in writing by, SNH licensing team: licensing@snh.gov.uk
Telephone 01463725364





# **Wood Ant Species Protection Plan**



	Wood Ant Species Protection Plan		Applies to
TG-NET-ENV-527			Transmission
			✓
Revision: 1.00	Classification: Internal	Issue Date: March 2022	Review Date: March 2030

	Name	Title
Author	Kenneth Reid	Consents and Environment Manager
Checked by	Alistair Watson	Consents and Environment Manager
Approved by	Richard Baldwin	Head of Environment

# **Contents**

1	General Protection Plan Introduction	3
2	Background	3
3	Responsibilities	4
4	Legislation	4
5	Surveying for Wood Ants	4
6	Mitigation Hierarchy	5
7	Monitoring	8
8	Revision History	10



	Wood Ant Species Protection Plan		Applies to
TG-NET-ENV-527			Transmission
	•		✓
Revision: 1.00	Classification: Internal	Issue Date: March 2022	Review Date: March 2030

## **1** General Protection Plan Introduction

This Protection Plan provides guidance and agreed procedures for the protection of wood ants during construction works on SSEN Transmission projects. The plan details the procedures that must be followed where wood ants have been observed within the construction area.

# 2 Background

#### 2.1 There are three key species of wood ant, which are as follows:

Formica aquilonia (Scottish wood ant)  This species has a fringe of hairs at the rear of the head which does not extend down to the compound eyes. Viewed from the side, it does not appear hairy. It builds very large mound nests, up to two metres in diameter and up to 1.5 m high. These nests are rarely isolated and are often linked by long trails to neighbouring mounds, effectively forming one huge colony.	©Gabor Pozsgai	©Jenni Stockan
Formica lugubris (Hairy or Northern wood ant)  In F. lugubris the fringe of hairs at the rear of the head extends down to the compound eyes. There are also long hairs on the thorax and when viewed from the side, the top of the thorax looks very hairy. They build large mound nests about two metres in diameter and one metre high. Some nests exist in isolation, but large groups of interconnecting nests often occur, and may contain many hundreds of queens.	©Hayley Wiswell	©Hayley Wiswell
Formica exsecta (Narrow-headed ant)¹  The distinctive feature of this ant is the notch in the top of the head and the narrow appearance of the head. It is smaller in size compared to the other wood ants, with workers around seven millimetres long. Their nests are dome-shaped mounds, smaller in size than the other two species, about 30 cm in diameter.  Note: Narrow-headed ant has a very restricted distribution: Abernethy, Glenmore, Carrbridge, Mar Lodge (all in the Cairngorms National Park), and Camghouran alongside Loch Rannoch. It's not known elsewhere in Scotland.	© Alex Hyde	©Jenni Stockan

	Wood Ant Species Protection Plan		Applies to
TG-NET-ENV-527			Transmission
			✓
Revision: 1.00	Classification: Internal	Issue Date: March 2022	Review Date: March 2030

<sup>&</sup>lt;sup>1</sup>Formica exsecta is not strictly speaking a wood ant however they share a common ancestor. Therefore, F. exsecta is being considered as a wood ant for the purposes of this plan.

- 2.2 The nests of all three species offer opportunities for shining guest ant (Formicoxenus nitidulus) which is about 2.8 to 3.6 mm long and lives in the colonies of the much larger species. It is difficult to detect; therefore, all wood ant nests should be considered to be potential habitat.
- 2.3 Further information on wood ants can be found in a 'Guide to the Wood Ants of the UK and related species', published by the Cairngorms National Park Authority in 2021. A digital copy of this guide and further guidance on relocation of wood ant nests can be found at www.woodants.org.uk.

## 3 Responsibilities

It is the Contractor's responsibility to comply with all the requirements of this Protection Plan where wood ants may be present, and it is both the Contractor's and SHE Transmission's responsibility to monitor compliance with the Protection Plan.

## 4 Legislation

- 4.1 Narrow-headed ant and shining guest ant are both included on the Scottish Biodiversity
- 4.2 Section 1(2)(a) of the Nature Conservation (Scotland) Act 2004 requires every public body and office-holder to have regard to the Scottish Biodiversity List as a requirement of their biodiversity duty under section 1(1) of the Act. This requirement includes SSEN Transmission as the holder of a licence under section 6(1) of the Electricity Act 1989.

# **5** Surveying for Wood Ants

- 5.1 In advance of construction a walkover will be undertaken by a qualified and experienced ecologist to check construction areas for wood ants. Once the survey has been carried out, the ecologist / Environmental Clerk of Works (ECoW) shall review the survey results and apply the mitigation hierarchy outlined below.
- 5.2 Ongoing checks will be undertaken throughout construction by the project ecologist. Construction teams should be advised of existing / new constraints, together with mitigation requirements by the ecologist / ECoW.
- 5.3 Relevant site documentation and project information sources should be updated with new and amended information on constraints as it is produced, with changes communicated to appropriate staff immediately.



	Wood Ant Species Protection Plan		Applies to
TG-NET-ENV-527			Transmission
			✓
Revision: 1.00	Classification: Internal	Issue Date: March 2022	Review Date: March 2030

#### **Mitigation Hierarchy** 6

There is a general presumption against works being carried out which could destroy wood ants. A hierarchical approach to mitigation of Avoidance – Relocation will be applied nest that may be affected (See Figure 2.1):

#### 6.1 **Avoidance**

- 6.1.1 This is the preferred option for nests identified within construction areas. A protection zone of at least five metres around the nest should be marked and signed on the ground with appropriate material to restrict work access. This protection zone may need to be larger depending on size of nest and activity of workers around the nest. The protection zone should ideally take into consideration significant foraging routes, and 'foraged' trees if these are present to avoid a large number of workers being harmed.
- 6.1.2 Protection zones must be maintained until works are completed. Site staff should be briefed of their purpose through a Toolbox Talk and works micro-sited out with the protection zone.

#### 6.2 Relocation

- 6.2.1 Where avoidance is not possible, the following wood ant relocation protocol shall be followed.
- 6.2.2 Wood ant species have different habitat requirements. The microhabitat of the affected site must be surveyed to include aspect, slope, elevation, hill-shading, canopy, location and size of trees etc. Potential receptor sites that match these requirements must be identified.
- 6.2.3 Wood ants are territorial and will compete with the same and other ant species. Territory differs between species but may be up to 100m from the nest. As such a survey for other ant nests within 100m of potential receptor sites will also be undertaken.
- 6.2.4 Wood ants are active throughout the summer, while queens hibernate during winter. These are sensitive times for the colony and relocation should not be undertaken at these times.
- 6.2.5 The relocation of narrow-headed ants should be avoided where at all possible as current evidence suggests a high risk or probability the nest will fail if it is relocated. Relocation should only be considered as an emergency last resort when a nest is threatened with likely imminent extinction if there is no intervention.
- 6.2.6 The optimum time for relocation of F. aquilonia and F. lugrubis is Spring, however it is possible in Autumn. The optimum time for relocation of F. exsecta is late summer (after August) to late autumn. The optimum temperature for relocations is between 5 to 10°C.
- 6.2.7 Relocation must be carried out in fine weather and be followed by at least several days of similar weather, so that the ants can organise themselves and set about nest building. It is crucial therefore to watch for weather forecasts during the relocation season, so that optimum conditions prevail.



	Wood Ant Species Protection Plan		Applies to
TG-NET-ENV-527			Transmission
			✓
Revision: 1.00	Classification: Internal Issue Date: March 2022		Review Date: March 2030

- 6.2.8 All relocations must be supervised by the ecologist / ECoW to tackle any issues arising.
- 6.2.9 Prior to relocation preparations are essential and include:
  - The ecologist / ECoW undertaking a site survey to identify a suitable resettlement
    location away from construction activities. The potential resettlement site(s) should
    be visited in advance at different times of the year. A site which appears suitable in
    winter may have a completely unsuitable state in summer, and vice versa.
    Unsuitable factors principally include excessive shading and/or potential waterlogging due to poor drainage, lack of food-source trees etc
  - When deciding on a new location the following factors should be considered:
    - o It should preferably have an open southerly aspect, free from shading overgrowth and with good drainage. If necessary, any shading vegetation should be cleared or thinned. A focal point for nest building, such as an old stump or decaying tree trunk or boughs, should be present, or artificially added if not. Twiggy 'brash' added over the stump or boughs will serve to provide a framework for nest building
    - o It should be as similar as possible to the source site
    - o It should be in a location that facilitates monitoring for as long as possible
    - Suitable tree and shrub species must be present to provide enough food in the form of honeydew from aphids and other plant-lice
    - O Prepare the resettlement site by excavating a hole to at least the same size (nests can extend one metre below ground depending on the size of the nest, and underground components usually mirror those above ground)
  - The ecologist / ECoW undertaking a detailed Toolbox Talk in advance of the relocation works to all personnel involved
- 6.2.10 When planning for relocation there are two possible methods, as outlined in Table 6.1 and below.

**Table 6.1 - Planning for Relocation Methods** 

Method	Strengths	Weaknesses
Hand Tool Method	Less reliance on retaining nest architecture. Can allow nests to be moved in a vehicle to a distance resettlement site. Can work for any size of nest and particularly useful for large nests where digging whole nest is not feasible. Can be done using hand tools and at sites when access for machinery is not possible	Results in total loss of nest architecture, though the "layers" of material are still retained. Relies on the ability of the ants to rebuild the nest structure and thatch which they can do surprisingly quickly depending on size of colony and time of year.  Best timed to seasons when the ants are active and able to recover (i.e., not immediately before hibernation and cold spells of weather).

	Wood Ant Species Protection Plan		Applies to
TG-NET-ENV-527			Transmission
	•		✓
Revision: 1.00	Classification: Internal	Issue Date: March 2022	Review Date: March 2030

Method	Strengths	Weaknesses
Excavator Method	Can retain nest architecture if done carefully Can make use of machinery that may already be on site.	Should only be used when nests are being moved very short distances, to avoid loss and damage to nest whilst being carried in excavator bucket.  Best suited to small-medium sized nests.

#### 6.3 Hand Tool Method

- 6.3.1 Tools to be used include spades, shovels, and possibly saws or axes (if roots etc are a problem). Nest transfer into the sack should preferably be done using wide, flat coal-type shovels, which are less potentially damaging than sharp digging spades. Organic Hessian-type potato sacks make the best containers, and the use of plastic sacks must be avoided. String or similar cord is necessary to tie up each sack as it is filled. Sixty litre plastic barrels with lids have also proven successful, and could be considered for this method.
- 6.3.2 When using hand tools shovel up as much of the massed ants and material as possible, in as few scoops as possible, in order to minimise the time taken and the disturbance to the ants. Work down as far as the soil structure will allow. Do not over-fill each hessian sack, which could lead to some crushing at the bottom, and try to include some small branches etc to alleviate pressure. Tie up each sack as quickly as possible after filling.
- 6.3.3 Keep the time between removal of the ants from the old location and their release at the new location as short as possible.
- 6.3.4 Untie the sack(s) and carefully tip the ants and nest material over the prepared nest site. After the bulk material is emptied, there will still be many ants clinging to the inside (and outside) surfaces of the sack, which should be shaken vigorously to dislodge as many as possible. The sack should be turned inside out, and then cut into two or three sections which can be placed and left on and around the nest heap. This will enable all the ants to keep together, and also ensure that any other small creatures, such as myrmecophilous beetles etc, which might be clinging to the sack, will be able to remain with the ants. The Hessian sack material will add to the overall nest framework and will eventually rot away.

#### 6.4 Excavator Method

- 6.4.1 Prepare the route between the old location and resettlement site. A trial run should be undertaken to identify and remove hazards when not using existing roads or tracks prior to relocation.
- 6.4.2 Ensure the excavator slowly moves to the ant nest and excavates the entire nest using the bucket (ensuring minimal damage to the nests architecture occurs).
- 6.4.3 Care needs to be taken to ensure the nest is kept as intact as possible and where possible move the nest as one complete unit to maintain nest architecture.



	Wood Ant Species Protection Plan		Applies to
TG-NET-ENV-527			Transmission
	•		✓
Revision: 1.00	Classification: Internal	Issue Date: March 2022	Review Date: March 2030

- 6.4.4 Once the nest has been excavated ensure the bucket is covered in thermal breathable fabric coverings to help retain heat within the nest, should the transport take longer than 30 minutes. This covering will assist in preventing any ant's falling out of the bucket during transit. The excavator shall move the nest as slowly and steadily as possible (around 2.5 miles per hour).
- 6.4.5 Ensure the excavator places the bucket containing the ant nest into the resettlement site, ensuring retention of the nest aspect. The bucket is to be retracted slowly, ensuring the nest is gently placed into the resettlement site and limits damage of the internal structure of the nest.

#### 6.5 Post Excavation (either method)

- 6.5.1 After the nest has been excavated, the excavation site should be checked by the ecologist / ECoW for any significant number of ants, ant queens or signs of nest architecture (nests can extend one metre below ground depending on the size of the nest, and underground components of the nest usually mirror those above ground). These should be gathered and taken to the resettlement site.
- 6.5.2 If the relocation site is in proximity to construction activities a protection zone of at least five metres around the nest should be marked and signed on the ground with appropriate material to restrict work access. This protection zone may need to be larger depending on size of nest and activity of workers around the nest. The protection zone should ideally take into consideration significant foraging routes, and 'foraged' trees if these are present to avoid a large number of workers being harmed. If the nest is out with the construction area it should be clearly marked so it can easily be located for monitoring.
- 6.5.3 Where badgers are known to be present physical barriers may be required for the first year after relocation to prevent the nest being damaged or destroyed.
- 6.5.4 Provide supplementary sugary food (e.g. bee food dough, honey-breadwater mash, or jam) at the receptor site daily for first two weeks post-move to ensure long term success in the new site.
- 6.5.5 During the initial days after the relocation the old location should be checked if possible, and if necessary, remaining ants should be collected and moved to the resettlement site.

#### 7 **Monitoring**

The ecologist / ECoW will attend site on a regular basis throughout the construction period to ensure all environmental mitigation relevant to wood ants are delivered, including:

- food supply have the ants set up foraging routes to a foraged tree(s), which may harbour an aphid colony?
- If not, then further supplementary feeding may be required
- are the ants active and remained where they were relocated with evidence of thatch repair and/or growth in the size of the nest?



	Wood Ant Species Protection Plan		Applies to
TG-NET-ENV-527			Transmission
			✓
Revision: 1.00	Classification: Internal	Issue Date: March 2022	Review Date: March 2030

- have the ants moved to a new site of their own choosing? This often happens, sometimes after an initial period (lasting a few days to perhaps a week or so) of stability and is not a problem unless the uncertainty becomes prolonged
- where protection measures around the relocated nest have been installed, as described above, does this require to be modified and/or repaired?
- It is not unusual for the population to appear to be significantly reduced in the next season after relocation. This is due to losses during the previous year and over the winter, caused by physical injury, predators and/or 'shock' older workers in particular may not adjust to their new surroundings. If all is well, however, losses are made up during the succeeding months and years. To ascertain success / failure, the nest shall be monitored through the first season and in the April of the following season. For the purposes of monitoring the following process is recommended as a minimum:
  - o following relocation supplementary feeding should be undertaken daily for the first two weeks
  - in the third week following relocation check whether the ants have established foraging routes and decide whether to continue supplementary feeding or not
  - a month later check whether the nest has been damaged or had major disturbances
    - If so, protection measures to prevent further damage or disturbance should be considered
  - where protection measures to prevent damage by badgers are installed they can be removed after one year
  - o in April of the season following relocation determine short-term success / failure to ascertain if there is any learning that can be used to update / amend the relocation process. If so, this should be reported to the SSEN Transmission Consents and Environmental Manager for the project

	TG-NET-ENV-527 Wood Ant Species Protection Plan		Applies to	
TG-NET-ENV-527			Transmission	
			✓	
Revision: 1.00	Classification: Internal	Issue Date: March 2022	Review Date: March 2030	

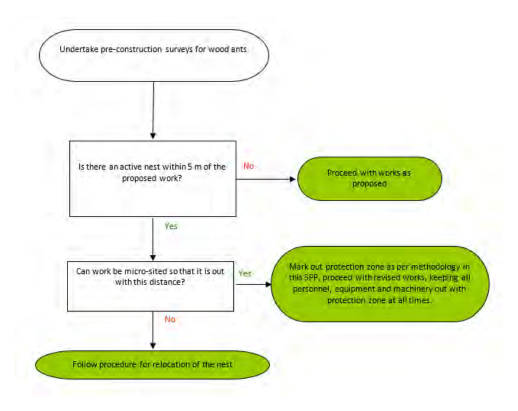


Figure 7.1 - Wood Ant Mitigation Decision Tree

# **8** Revision History

No	Overview of Amendments	<b>Previous Document</b>	Revision	Authorisation
01	Created after review by Hayley Wiswell (Cairngorms National Park), Athayde Tonhasca (NatureScot) and Jenni Stockan (James Hutton Institute)	n/a	1.00	Richard Baldwin
02				



**Technical Appendix 2.4: Woodland Plans** 



## **SSE LT245 OHL Woodland Report**

## **Aline Community Woodland**

#### Contents

- 1. Woodland Characteristics
- 2. Development Requirements
- 3. Wind Blow Risk
- 4. Woodland Management Impact
- 5. Mitigation Opportunities
  - a. Restructuring
  - b. Restocking
- 6. Net Effect/Summary
- 7. Compensatory planting

#### **Appendices**

- 1. Location Plan
- 2. Plan showing operational corridor & felling



#### 1. Woodland Characteristics

Aline Community Woodland is developed and managed by the Erisort Trust, they bought the woodland in 2005 from Forestry and Land Scotland through a Community Buyout scheme. The woodland is accessed from the A859 at Aline (please refer to Location plan in Appendix 1). The woodland ownership boundary as shown in Appendix 1 was taken from the Scottish Forestry woodland grant scheme datasets<sup>1</sup>. This commercial woodland is mainly Lodgepole pine and Sitka spruce. The proposed Over Head Line (OHL) alignment impacts significantly between poles 310-348.

#### Poles 310-348

The forest was established in 1969, and the main species are Lodgepole pine (LP) and Sitka spruce (SS) growing on flushed peats and peaty gleys on generally very wet ground conditions. In the 1990's the forest was attacked by the pine beauty moth, which created substantial areas of standing deadwood, approximately 40% of the forest. There are areas of wind throw damage within the western block and significant areas of failed/checked planting throughout the forest. Creation of a green edge along the eastern boundary of the Operational Corridor (OC) will require additional felling out-with the OC. Wind firm edges have been identified to ensure stability of the remaining crop.



Progressive wind throw damage

<sup>&</sup>lt;sup>1</sup> https://open-data-scottishforestry.hub.arcgis.com/

# Galbraith



Failed/checked planting



Standing deadwood, wet peat ground conditions.





**Existing OHL** 



Significant standing deadwood

#### 2. Development Requirements

A resilient OC of 30 m in width either side of the OHL is required throughout the commercial woodland. This allows for the widest part of the pole and an allowance for maintaining the necessary safety clearance distances.

The forest is served by a well-constructed Class A forest road running through the middle of the woodland from the A859.



These roads can serve as the main arterial construction route. Tree felling and timber extraction will be able to utilise existing tracks, prior to any construction activity.

Stump mulching will be required within the operational corridor.

#### 3. Wind Blow Risk

There is a low wind blow risk across much of the woodland (wind throw hazard class assessed at 1, low risk). As detailed in section 1, there are several pole spans where the proposed OC opens a green edge to the prevailing wind necessitating additional felling outwith the OC to reach a stable edge. In areas where the trees are smaller due to disease or exposure then the wind blow risk is reduced along with the requirement for additional felling to wind firm boundaries.

#### 4. Woodland Management Impact

The overhead line route will create additional challenges for the future management of the forest as it dissects existing management units and introduces an electrical hazard. The constraint associated with the electrical hazard will be reduced by regular maintenance of the Operational Corridor which will avoid the incidences of "Red Zone" trees (reference FISA 804 "Electricity at Work: Forestry"). Along the route, open space and poorer crop areas will reduce the loss of high value woodland and the requirement for machine movement below the conductor. As part of construction works, dedicated crossing points will be discussed once the overhead line has be constructed, thus insuring safe future working within the woodland.

The total loss of Native Broadleaved woodland resulting from the proposed alignment is Nil hectares.

#### 5. Mitigation Opportunities

#### a. Restructuring

The thinning of Aline Community Woodland is ongoing and will continue to be undertaken by the landowner in the future, regardless of development felling. It is recognised that the proposed development will result in additional felling being brought forward. The felling of the OC for the proposed development will create a new green edge, allowing the landowner to carry out future clear fell more safely in proximity to the new power line.

#### b. Restocking

Restocking will be carried out by the landowner in all areas out-with the Operational Corridor with suitable species to continue the commercial viability of the forest. Any opportunity to restock within the Operational Corridor will be discussed with Scottish Forestry following felling to link in with adjacent planned felling coupes where appropriate.

#### 6. Net Effect/Summary



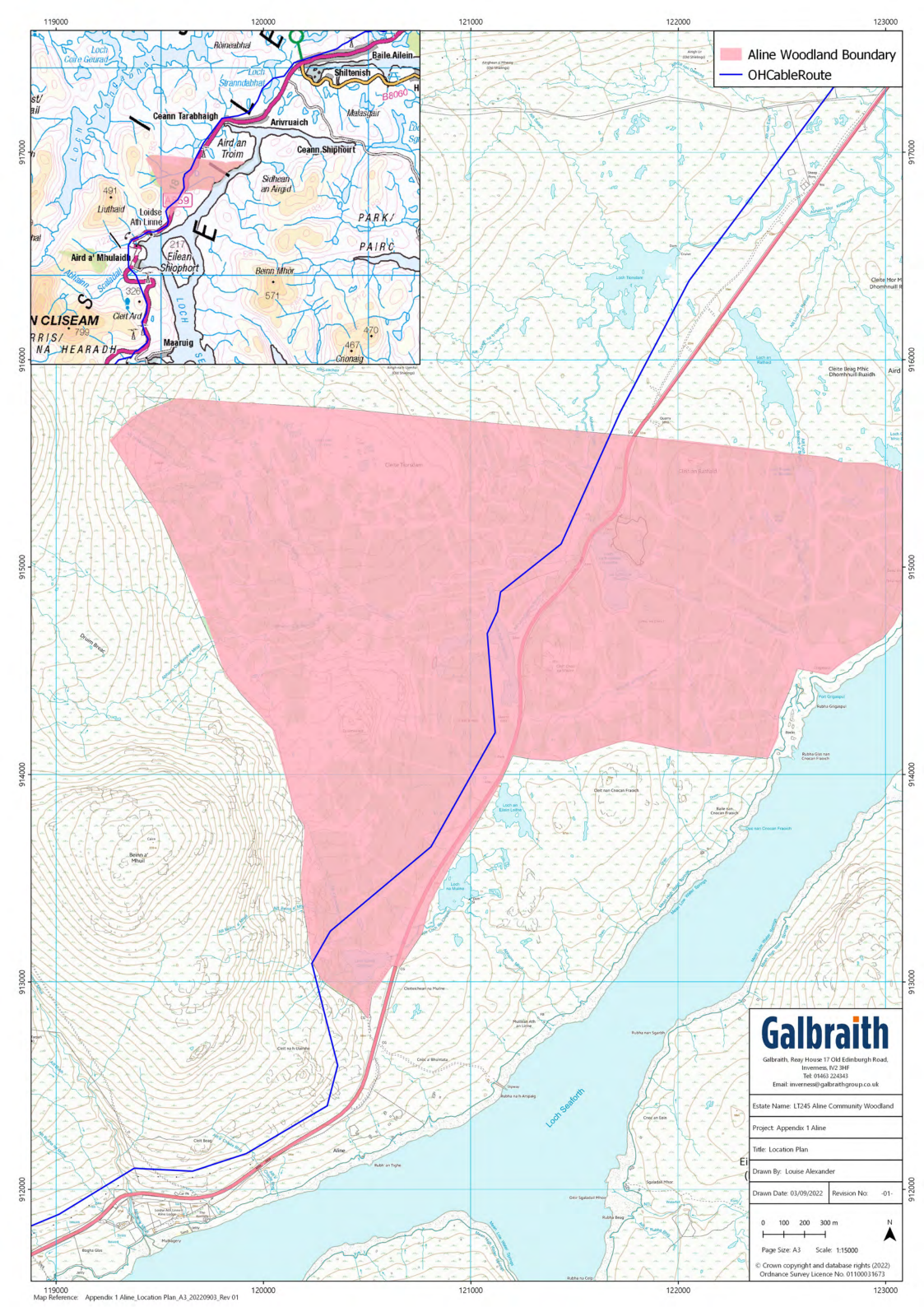
Pole Span	Operational Requirements			
311-348	Gross area of Operational Corridor felling			
	approved via the Section 37 and undertaken by			
	SSEN -			
	Clear fell all standing commercial trees within			
	OC – LP/SS – 11.2 ha			
Additional area of recommended felling outside	Clear fell to windfirm edge – LP/SS – 6.2 ha			
OC for wind throw or forest design purposes				
(Landowner to fell under forest plan revision or				
felling licence)				
Compensatory I	Planting Options			
Potential onsite replacement planting/	0			
regeneration within OC				
Nett effect (Loss of Woodland)	11.2			
Operational Works				
	Total Area (ha)			
Clear fell harvesting within OC	11.2			
0	6.2			
Clear fell harvesting out with OC	0.2			

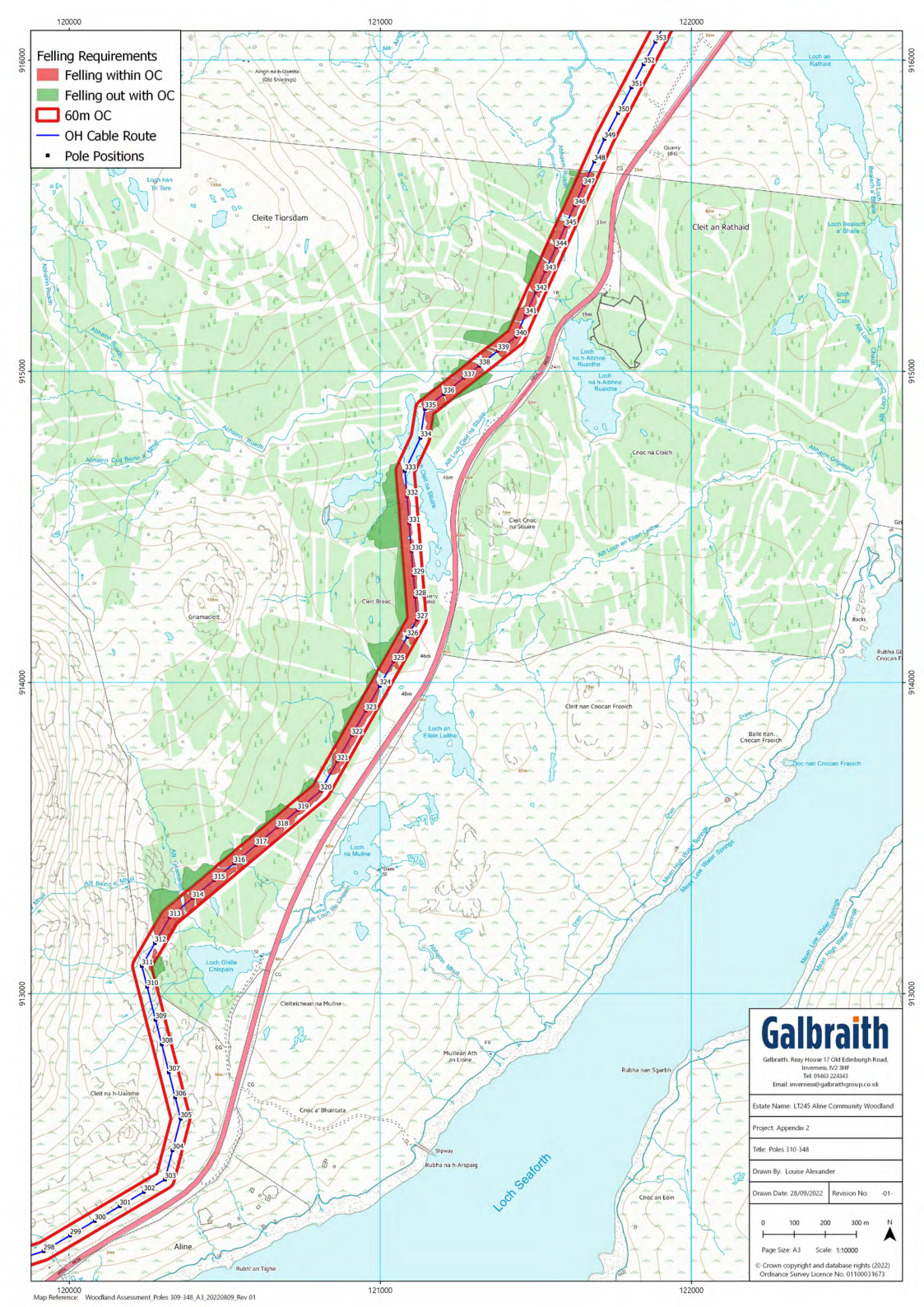
#### 7. Compensatory Planting

The total amount of net felling requiring compensation under the Control of Woodland Removal Policy is 11.2 hectares.

In order to provide a greater balance limiting long term impacts on forestry interests it is proposed that the majority of this woodland loss is compensated via offsite compensatory planting. It is proposed that full details of the areas subject to this offsite compensatory planting is notified to Scottish Forestry prior to energising the Overhead Line.

The decommissioning of the existing 132 kV OHL will allow potential opportunities for compensatory planting where practical and in agreement with the landowner.







# **SSE LT245 OHL Woodland Report**

# **Ardvourlie Woodland**

## Contents

- 1. Woodland Characteristics
- 2. Development Requirements
- 3. Wind Blow Risk
- 4. Woodland Management Impact
- 5. Mitigation Opportunities
  - a. Restructuring
  - b. Restocking
- 6. Net Effect/Summary
- 7. Compensatory planting

# **Appendices**

- 1. Location Plan
- 2. Plan showing operational corridor & felling
- 3. Plan showing restocking



#### 1. Woodland Characteristics

Ardvourlie Woodland is owned by The North Harris Trust. The woodland is accessed from the A859 at Scaladal (please refer to Location plan in Appendix 1) The woodland ownership boundary as shown in Appendix 1 was taken from the Scottish Forestry woodland grant scheme datasets<sup>1</sup>. This native woodland is mainly an upland birch woodland (W4). The proposed Over Head Line (OHL) alignment impacts significantly between poles 264-269.

The woodland is managed as per the Woodland Grant Scheme (WGS) Case no. 30001403.

#### Poles 264-269

The woodland was established in 1999 as a Woodland Grazing scheme. The main species present are downy birch, willow and alder. Heights vary between 0.5-2 m. The scheme is of a mixed quality with a scattered open habitat. Due to the site conditions and exposure, the anticipated growth rate should be minimal. There may be a need for future management in reducing the canopy within the Operational Corridor (OC).



<sup>&</sup>lt;sup>1</sup> https://open-data-scottishforestry.hub.arcgis.com





Open scattered W4 Upland birch woodland habitat.

## 2. Development Requirements

A resilient OC of 30 m in width either side of the OHL is required throughout the woodland. This allows for the widest part of the pole and an allowance for maintaining the necessary safety clearance distances.

The woodland is served by a well-constructed Class A forest road running west to east from the A859. These roads can serve as the main arterial construction route.

Stump mulching will be required within the operational corridor.

## 3. Wind Blow Risk

There is a low wind blow risk across much of the woodland (wind throw hazard class assessed at 1, low risk).

# 4. Woodland Management Impact

The total loss of Native Broadleaved woodland resulting from the proposed alignment is 2.1 hectares.

## 5. Mitigation Opportunities

Upland Birchwood (W4) and Willow (W7) is likely to regenerate in the vicinity of the pole post construction and present an opportunity to replace some of the woodland loss from pole/ line construction.

## a. Restructuring

There is currently no active management plan for the woodland area. The proposed felling will have no impact on future works.

# b. Restocking



It is anticipated that native broadleaved regeneration is likely to occur within the OC from poles 264-268.

Refer to Appendix 3 for plan showing on site restocking.

## 6. Net Effect/Summary

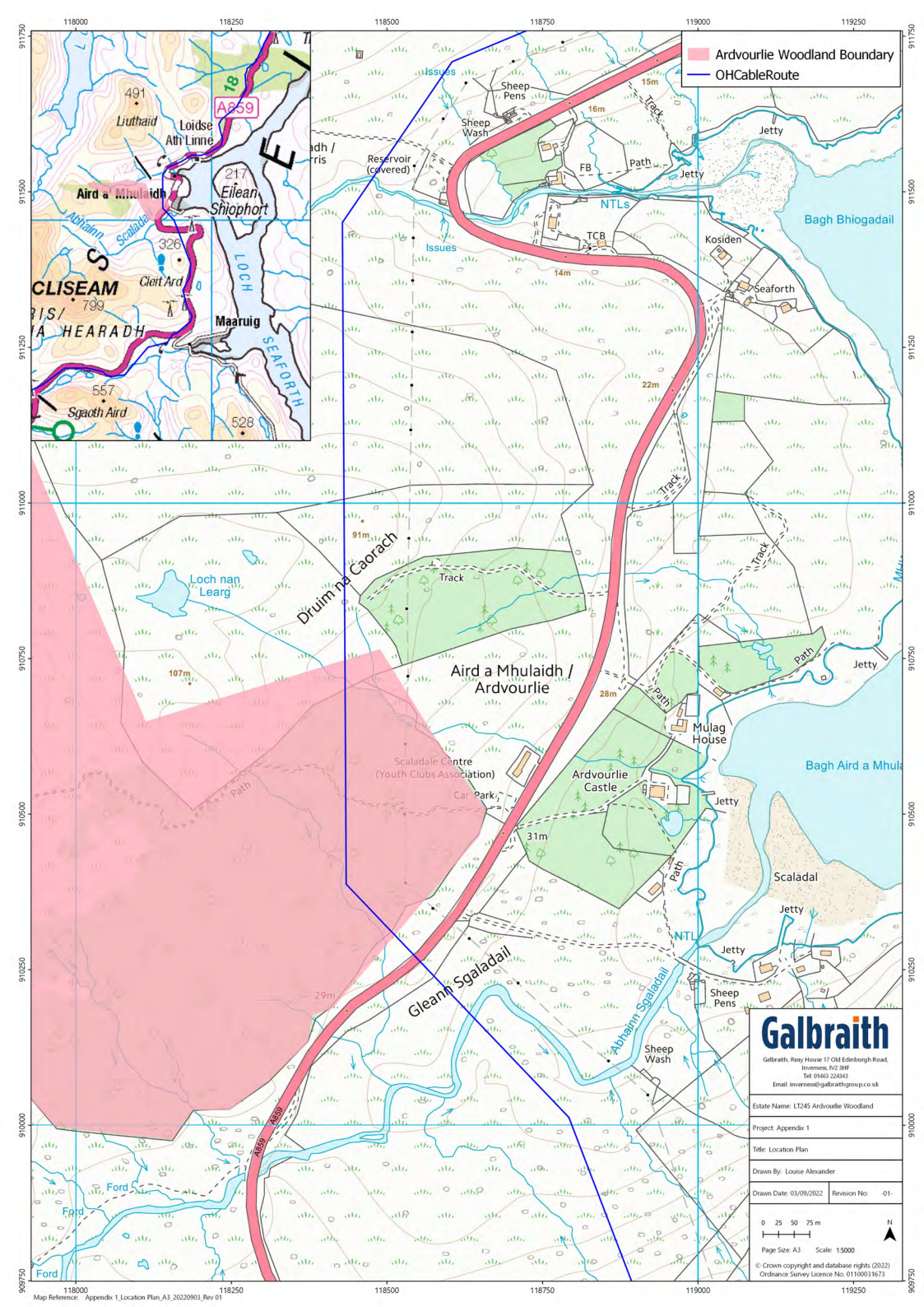
Pole Span	Operational Requirements
264-269	Gross area of OC felling approved via the
	Section 37 and undertaken by SSEN
	Transmission -
	Clear fell all standing trees within OC – Native
	woodland – 2.1 ha
Compensatory Planting Options	
Potential onsite replacement planting/	0
regeneration within OC	
Net effect (Loss of Woodland)	2.1
Operational Works	
	Total Area (ha)
Clear fell harvesting within OC	2.1
TOTAL	2.1

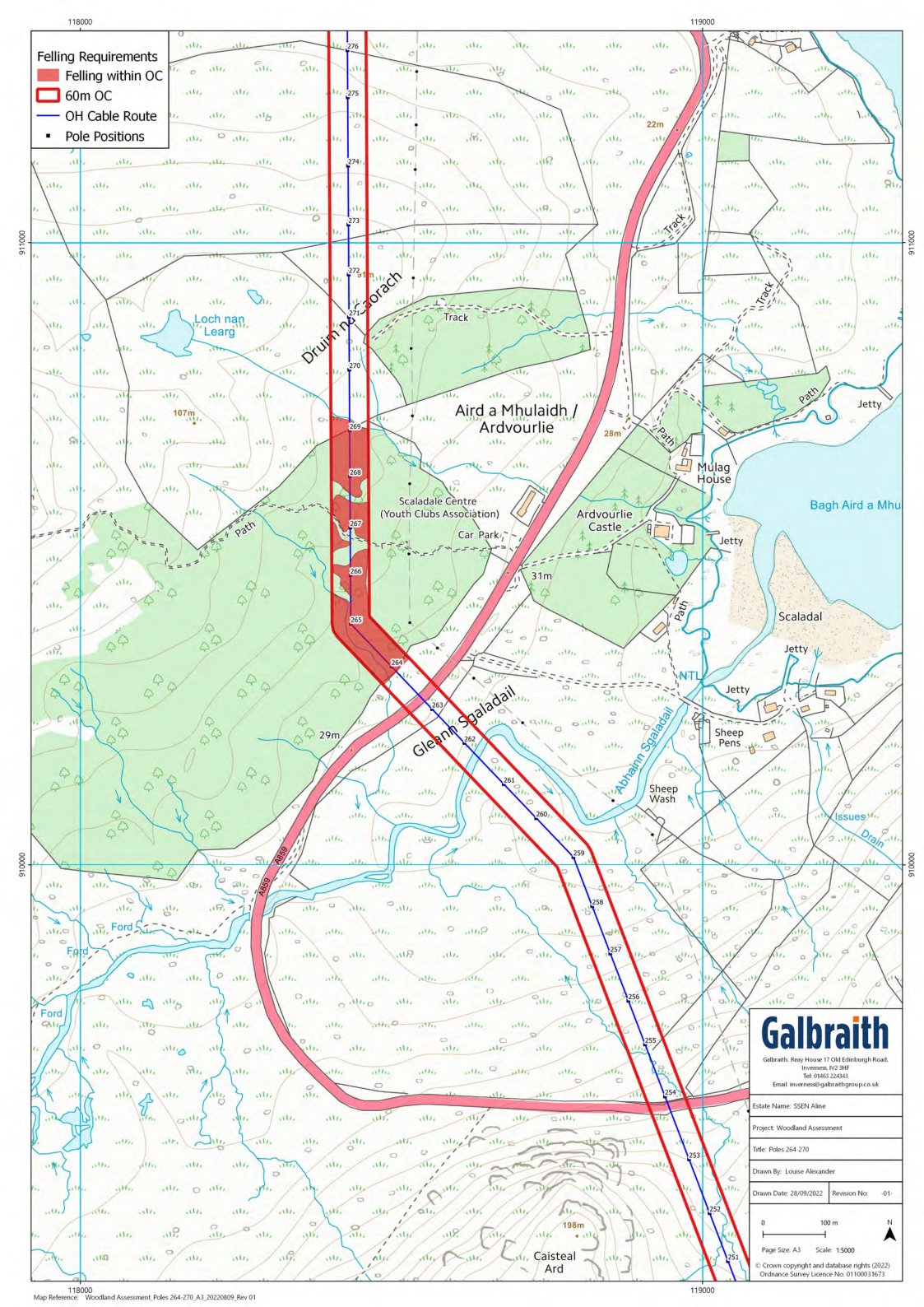
## 7. Compensatory Planting

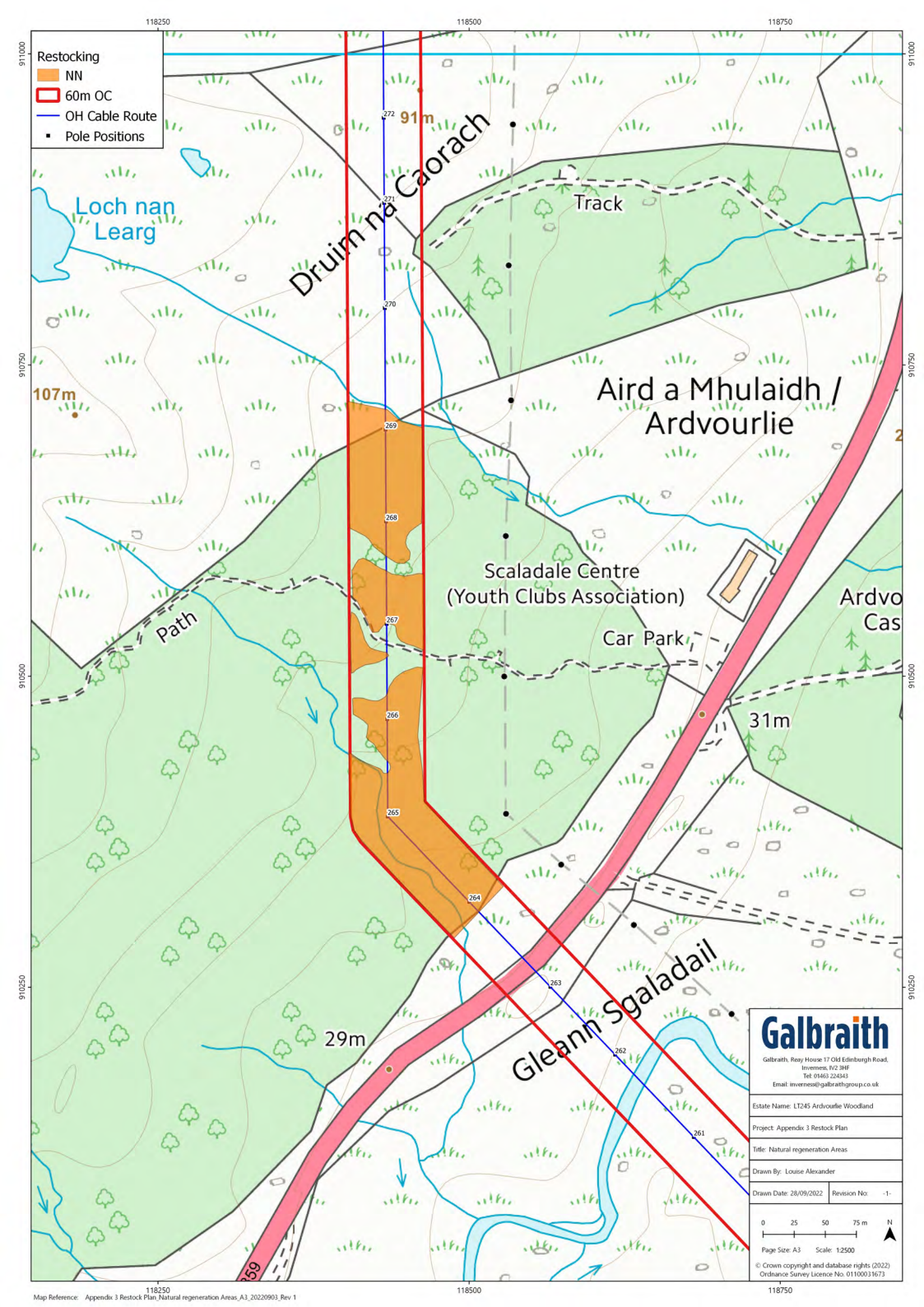
The total amount of net felling requiring compensation under the Control of Woodland Removal Policy is 2.1 hectares.

In order to provide a greater balance limiting long term impacts on forestry interests it is proposed that the majority of this woodland loss is compensated via offsite compensatory planting. It is proposed that full details of the areas subject to this offsite compensatory planting is notified to Scottish Forestry prior to energising the Overhead Line.

The decommissioning of the existing 132 kV OHL will allow potential opportunities for compensatory planting where practical and in agreement with the landowner.









# **SSE LT245 OHL Woodland Report**

# **Leiniscal Woodland**

## Contents

- 1. Woodland Characteristics
- 2. Development Requirements
- 3. Wind Blow Risk
- 4. Woodland Management Impact
- 5. Mitigation Opportunities
  - a. Restructuring
  - b. Restocking
- 6. Net Effect/Summary
- 7. Compensatory planting

# **Appendices**

- 1. Location Plan
- 2. Plan showing operational corridor & felling



#### 1. Woodland Characteristics

Leiniscal Woodland is owned by the Stornoway Trust. The woodland is accessed from the A859 at Loch Leiniscal (please refer to Location plan in Appendix 1). The woodland ownership boundary as shown in Appendix 1 was taken from the Scottish Forestry woodland grant scheme datasets<sup>1</sup>. This commercial woodland is mainly Lodgepole pine established in 1991. The proposed Over Head Line (OHL) alignment impacts significantly between poles 615-622.

The woodland is managed as per the Woodland Grant Scheme (WGS) Case no. 510002007.

## Poles 615-622

Lodgepole pine (LP) and Sitka spruce (SS) growing on flushed peats and peaty gleys on generally very wet ground conditions, creating a checked poor quality crop. Top height ranges from 0.5-3 m. There is no commercial value within the crop, it is recommend that the trees are mulched on site.



Wet, peaty ground conditions.

<sup>&</sup>lt;sup>1</sup> https://open-data-scottishforestry.hub.arcgis.com





Severely checked and failed planting of LP.

#### 2. Development Requirements

A resilient Operational Corridor (OC) of 30 m in width either side of the OHL is required throughout the commercial woodland. This allows for the widest part of the pole and an allowance for maintaining the necessary safety clearance distances.

The forest is served by a well-constructed Class A forest road running west to east from the A859. These roads can serve as the main arterial construction route.

Stump mulching will be required within the operational corridor.

## 3. Wind Blow Risk

There is a low wind blow risk across much of the woodland (wind throw hazard class assessed at 1, low risk). In areas where the trees are smaller due to age or exposure then the wind blow risk is reduced along with the requirement for additional felling to wind firm boundaries.

## 4. Woodland Management Impact

The line route will create additional challenges for the future management of the forest as it dissects existing management units and introduces an electrical hazard. The constraint associated with the electrical hazard will be reduced by regular maintenance of the OC which will avoid the incidences of "Red Zone" trees (reference FISA 804 "Electricity at Work: Forestry"). Along the route open space and poorer crop areas will reduce the loss of high value woodland and the requirement for machine movement below the conductor. As part of construction works, dedicated crossing points will be discussed once the OHL has been constructed, thus insuring safe future working within the woodland.



The total loss of Native Broadleaved woodland resulting from the proposed alignment is Nil hectares.

# 5. Mitigation Opportunities

#### a. Restructuring

The felling of the OC for the development will create a new green edge, allowing the landowner to carry out future clear fell more safely in proximity to the new power line.

#### b. Restocking

Restocking will be carried out by the landowner in all areas out-with the OC with suitable species to continue the commercial viability of the forest.

Any opportunity to restock within the OC will be discussed with Scottish Forestry following felling to link in with adjacent planned felling coupes where appropriate.

## 6. Net Effect/Summary

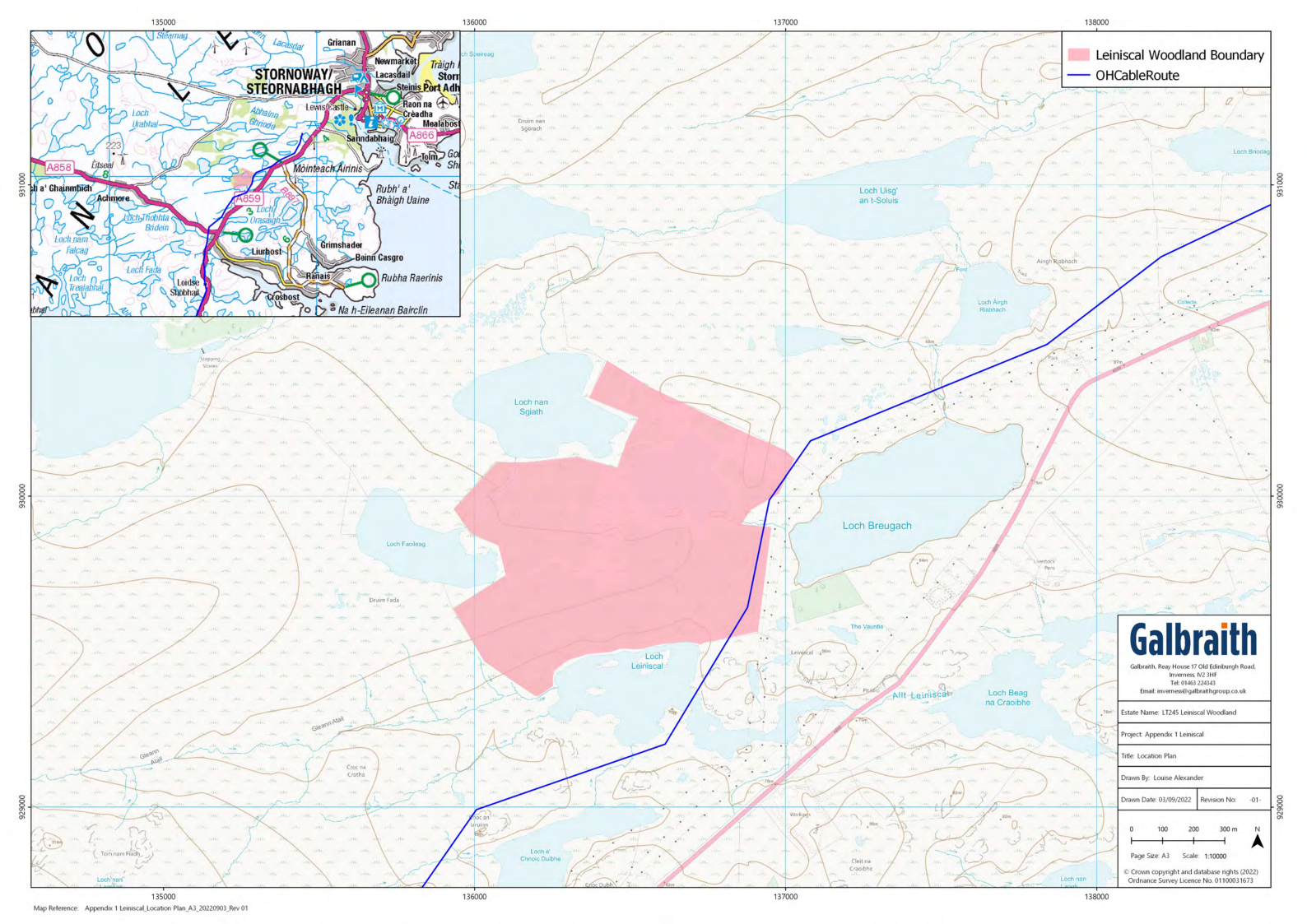
Pole Span	Operational Requirements
615-622	Gross area of OC felling approved via the
	Section 37 and undertaken by SSEN
	Transmission -
	Clear fell all standing commercial trees within
	OC – LP/SS – 1.5 ha
Compensatory Planting Options	
Potential onsite replacement planting/	0
regeneration within OC	
Nett effect (Loss of Woodland)	1.5
Operational Works	
	Total Area (ha)
Clear fell harvesting within OC	1.5
TOTAL	1.5

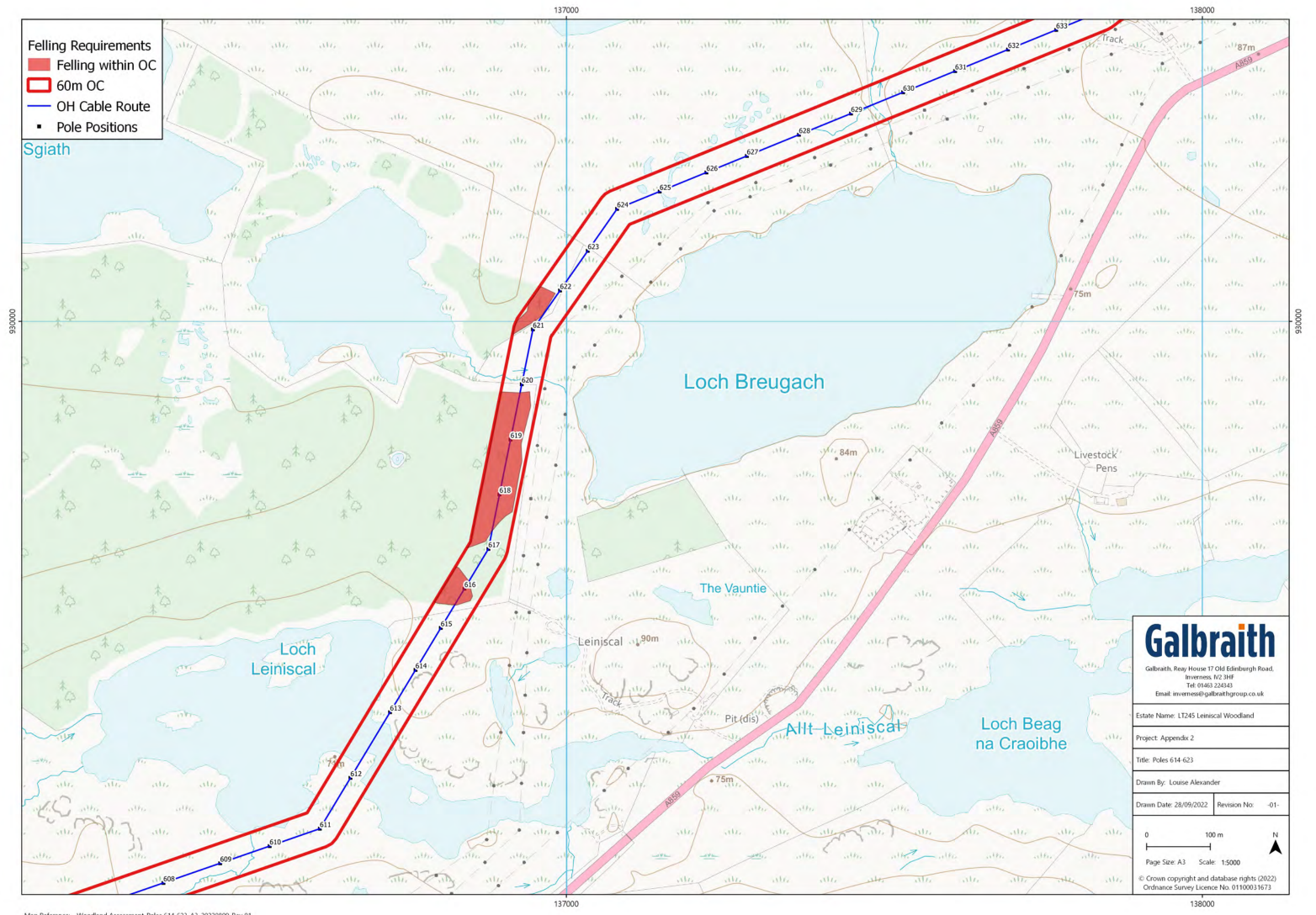
#### 7. Compensatory Planting

The total amount of net felling requiring compensation under the Control of Woodland Removal Policy is 1.5 hectares.

In order to provide a greater balance limiting long term impacts on forestry interests, it is proposed that the majority of this woodland loss is compensated via offsite compensatory planting. It is proposed that full details of the areas subject to this offsite compensatory planting is notified to Scottish Forestry prior to energising the OHL.

The decommissioning of the existing 132 kV OHL will allow potential opportunities for compensatory planting where practical and in agreement with the landowner.







# **SSE LT245 OHL Woodland Report**

# **Tarbert Woodland**

## Contents

- 1. Woodland Characteristics
- 2. Development Requirements
- 3. Wind Blow Risk
- 4. Woodland Management Impact
- 5. Mitigation Opportunities
  - a. Restructuring
  - b. Restocking
- 6. Net Effect/Summary
- 7. Compensatory planting

# **Appendices**

- 1. Location Plan
- 2. Plan showing operational corridor & felling
- 3. Plan showing restocking



#### 1. Woodland Characteristics

Tarbert Woodland is owned by the Bays of Harris Estate and managed under the Diracleit and Kendebig Crofters. The woodland is accessed from the A859 at Tarbert (please refer to Location plan in Appendix 1) The woodland ownership boundary as shown in Appendix 1 was taken from the Scottish Forestry woodland grant scheme datasets <sup>1</sup>. This woodland is mainly native broadleaves. The proposed Over Head Line (OHL) alignment impacts significantly between poles 70-74.

## Poles 70-74

The forest was established through the Rural Development Contract (RDC) Case no. 3896007. The main species are native broadleaves including downy birch and rowan, growing on very steep ground.



Semi-mature native broadleaves, very steep ground.

<sup>&</sup>lt;sup>1</sup> https://open-data-scottishforestry.hub.arcgis.com/



## 2. Development Requirements

A resilient OC of 30 m in width either side of the OHL is required throughout the woodland. This allows for the widest part of the pole and an allowance for maintaining the necessary safety clearance distances.

There are no existing access tracks within the woodland, a 4x4 vehicle track is accessible from Caw steading on the A859 which stops approximately 500m from the OHL.

Stump mulching will be required within the operational corridor.

#### 3. Wind Blow Risk

There is a low wind blow risk across much of the woodland (wind throw hazard class assessed at 1, low risk).

## 4. Woodland Management Impact

The line route will create additional challenges for the future management of the forest as it dissects existing management units and introduces an electrical hazard. The constraint associated with the electrical hazard will be reduced by regular maintenance of the Operational Corridor which will avoid the incidences of "Red Zone" trees (reference FISA 804 "Electricity at Work: Forestry"). Along the route, open space and poorer crop areas will reduce the loss of high value woodland and the requirement for machine movement below the conductor. As part of construction works, dedicated crossing points will be discussed once the overhead line has been constructed, thus insuring safe future working within the woodland.

The total loss of Native Broadleaved woodland resulting from the proposed alignment is 1.5 hectares.

## 5. Mitigation Opportunities

#### a. Restructuring

There is currently no active management plan for the woodland area. The proposed felling will have no impact on future works.

#### b. Restocking

It is anticipated that native broadleaved regeneration is likely to occur within the OC from poles 70-73.



# 6. Net Effect/Summary

Pole Span	Operational Requirements
70-74	Gross area of Operational Corridor felling approved via the Section 37 and undertaken by SSEN - Clear fell all standing native woodland within OC – NBL – 1.5 ha
Compensatory Planting Options	
Potential onsite replacement planting/ regeneration within OC	1.5
Nett effect (Loss of Woodland)	1.5
Operat	tional Works
	Total Area (ha)
Clear fell harvesting within OC	1.5
TOTAL	1.5

## 7. Compensatory Planting

The total amount of net felling requiring compensation under the Control of Woodland Removal Policy is 1.5 hectares.

In order to provide a greater balance limiting long term impacts on forestry interests, it is proposed that the majority of this woodland loss is compensated via offsite compensatory planting. It is proposed that full details of the areas subject to this offsite compensatory planting is notified to Scottish Forestry prior to energising the Overhead Line.

The decommissioning of the existing 132 kV OHL will allow potential opportunities for compensatory planting where practical and in agreement with the landowner.

