

Report To:	LOCAL PLAN DEVELOPMENT PANEL
Date:	17 TH JANUARY 2023
Heading:	ADOPTION OF THE DEVELOPER GUIDE TO BIODIVERSITY AND NATURE CONSERVATION
Executive Lead Member:	NOT APPLICABLE
Ward/s:	ALL WARDS
Key Decision:	ΝΟ
Subject to Call-In:	NO

Purpose of Report

To review and propose potential changes or additions to the draft planning guidance note before it is considered by Cabinet.

Recommendation(s)

To recommend adoption of the Developer Guide to Biodiversity and Nature Conservation.

Reasons for Recommendation(s)

The Guidance Note will drive a proactive agenda for sustainable development, acknowledging the Council's ambitions to reduce Ashfield's carbon footprint whilst recognising the importance of promoting biodiversity. The guidance encourages development to meet national policy requirements for 10% measurable net gain which is anticipated to become mandatory in November 2023.

Alternative Options Considered

Not to take the Guidance Note forward. However, this would not reflect the emphasis the Council places on taking steps to tackle climate change, conserve nature and promote biodiversity ahead of mandatory national requirements.

Detailed Information

In keeping with sustainable development principles, and in line with the intentions of 'A Green Future: the UK government's 25 Year Plan to Improve the Environment', the Council wants to leave the environment of Ashfield in a better condition for future generations.

Provisions of the new Environment Act will aim at ensuring, wherever possible, that developers leave wildlife habitats in a measurably better condition than they were before development started. Under the Act, the Government is introducing a mandatory requirement for development in England to deliver a minimum 10% Biodiversity Net Gain (anticipated to become mandatory by November 2023, depending on the timetable for secondary legislation).

The purpose of this guidance is to assist planning applicants and developers to understand the importance of nature, and how development can help deliver biodiversity improvements and net gains. It explains how we will aim to secure proportionate and appropriate biodiversity net gain in the determination of planning applications, and specifically:

- The biodiversity information required when submitting a planning application;
- How to apply the mitigation hierarchy to all development proposals;
- How to assess Biodiversity Net Gain (BNG) where required;
- How to integrate biodiversity into a development; and
- How offsite compensation will be secured.

The Guidance Note cannot introduce new mandatory requirements that exceed current planning policy, but it does provide practical guidance or direction on how to plan for biodiversity and nature conservation. It brings together local, and national policy and good practice to illustrate practical interventions as part of the development management process.

The Draft Guidance Note is set out in Appendix 1. It incorporates a step-by-step guide to biodiversity and the planning application process and also provides checklists to assist applicants in the process of demonstrating full consideration in their submission.

The Guidance aims to conserve and enhance the natural environment and ensure that biodiversity and appropriate landscaping are fully integrated into new developments to create accessible green spaces for wildlife and people, to contribute to a high quality natural and built environment, and to contribute to a better quality of life. Members are requested to review the Guidance and recommend it for adoption.

Implications

Corporate Plan: The purpose of the Guidance Note is to set out the Council's ambitions and expectations for developments in the District in relation to Biodiversity and Nature Conservation. The improvement to design of development and additional measures to incorporate biodiversity will contribute towards achieving the visions set out in the Corporate Plan in relation to Health and Happiness, Homes and Housing, and Cleaner and Greener.

Legal: The Guidance Note provides advice and guidance in relation to decisions on planning applications. It does not introduce new planning policies but is reflective of the emphasis placed by national policy and guidance and local policies in relation to the protection and enhancement of biodiversity. [RLD 22/12/2022]

Finance: There are no financial implications arising as a result of this report. [PH 22/12/2022].

Budget Area	Implication
General Fund – Revenue Budget	None
General Fund – Capital Programme	None
Housing Revenue Account – Revenue Budget	None
Housing Revenue Account – Capital Programme	None

<u>Risk:</u>

Risk	Mitigation
There are no identified risks in relation to the Report.	-

Human Resources: There are no direct Human Resource implications within the report.

Environmental/Sustainability: Sustainability is at the heart of planning. A key aspect of this is to conserve and enhance the natural environment and ensure that biodiversity and appropriate landscaping are fully integrated into new developments and to contribute to a better quality of life for all.

Equalities: There are no adverse equality, diversity or inclusion implications in this report. The Guidance Note does not introduce new policy but provides guidance on the implementation of existing planning policy and guidance.

Other Implications: None

Reason(s) for Exemption: Not applicable

Background Papers: Developer Guide to Biodiversity and Nature Conservation

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Ashfield District Council

Developer Guide to Biodiversity and Nature Conservation

November 2022

N.B. This guidance will be reviewed when the Environment Bill is enacted and transitional arrangements, secondary legislation and guidance is prepared.

CONTENTS

Section No.	Section Name	Page
1	Introduction	1
2	Local Context	3
3	Protected, Notable and Priority Habitats	7
4	Planning Policies and Strategies	10
5	Information Requirements – Biodiversity Baseline/ecological Surveys and Impact Assessments	14
6	The Mitigation Hierarchy	17
7	Biodiversity Net Gain & The Biodiversity Metric	19
8	Integrating Biodiversity into Development	22
9	Biodiversity Gain Plan	31
10	Financial Contributions	32
11	Step by step guide to biodiversity and the planning application process	33
Appendix 1	Frequently Asked Questions and Useful Resources	38
Appendix 2	Hierarchy of Sites	40
Appendix 3	Key Legislation for Biodiversity	43
Appendix 4	Biodiversity Checklist for Applicants	45
Appendix 5	Glossary	53

1. INTRODUCTION

In keeping with sustainable development principles, and in line with the intentions of 'A Green Future: the UK government's 25 Year Plan to Improve the Environment', we want to leave the environment of Ashfield in a better condition for future generations.

Provisions of the new Environment Act will aim at ensuring, wherever possible, that developers leave wildlife habitats in a measurably better condition than they were before development started. Under the Act, the government is introducing a mandatory requirement for development in England to deliver a minimum 10% Biodiversity Net Gain (anticipated to become mandatory by November 2023, depending on the timetable for secondary legislation).

Purpose of this guidance

The purpose of this guidance is to assist planning applicants and developers to understand the importance of nature, and how development can help deliver biodiversity improvements and net gains. It will explain how we will aim to secure proportionate and appropriate biodiversity net gain in the determination of planning applications, and specifically:

- The biodiversity information required when submitting a planning application;
- How to apply the mitigation hierarchy to all development proposals;
- How to assess Biodiversity Net Gain (BNG) where required;
- How to integrate biodiversity into a development; and
- How offsite compensation will be secured.

New development needs to address the decline in nature as part of the design process. Biodiversity Net Gain (BNG) is an approach that aims to leave the natural environment in a 'measurably better state' than it was beforehand and seeks to deliver 'measurable' improvements for biodiversity by creating or enhancing habitats in association with development – this can be achieved on-site, off-site or through a combination of both. It relies on the application of the 'mitigation hierarchy' to first avoid, then mitigate, and only as a last resort compensate for biodiversity losses, before measures that will provide a net gain can be identified.

Section 11 of this guidance sets out a useful step by step guide to biodiversity and the planning application process, with more detailed information contained within the previous sections.

Pre-application advice

We are happy to offer advice prior to submitting a planning application. This may help to ensure that policy requirements are fully understood at an early stage, and that potential biodiversity sensitivities are identified, with discussions held at an early stage to seek advice and avoid impacts. The pre-application service may be particularly valuable to householders and those who are not regularly involved in development, who may not routinely seek professional ecological support, or be aware of all the relevant legislative requirements or issues. Information on this paid service is available on our website <u>here</u>.

2. LOCAL CONTEXT

The UK generally, and Ashfield and Nottinghamshire specifically, have seen a decline in species and habitats. Nottinghamshire has witnessed the extinction and/or substantial contraction in the population size and range of many species. This decline of wildlife and habitats results from many factors including agricultural management, urbanisation, pollution, hydrological change, woodland management, and invasive non-native species. Climate change is also resulting in widespread changes in the abundance and distribution of wildlife.

Ashfield is recognised as one of the most biodiverse areas in Nottinghamshire, due largely to its varied geological context of Magnesian Limestone, Triassic Sandstone (to the east) and coal measures (to the west). It is an area heavily scarred by the industrial development of recent centuries, which has both damaged and fragmented habitats, while also creating new opportunities for wildlife in the form of disturbed and restored sites.

The District supports a broad range of habitats, including heathland, ancient woodland dumbles, calcareous grasslands (including on post-industrial sites) and fields rich in wildflowers. The west is characterised by small fields and streams, while the east and south contains large blocks of tree planting/forestry. The rivers and streams within the District provide habitat for significant populations of water vole and native crayfish.

More than 100 species have been lost in Nottinghamshire during the last century, with many more species and habitats at risk. These losses can have severe repercussions for complex and often fragile ecosystems. The biodiversity resource in the county is highly impoverished, for example;

- Just 1.5% of the area of Nottinghamshire is designated as nationally important wildlife sites, comparing poorly with a regional average of around 4.5% and a national (England) average of just over 8%.
- 97% of the county's flower-rich meadows have been lost since the 1930s.
- 90% of our heathland has been lost since 1922.
- Species such as grass of Parnassus, pearl-bordered fritillary and Nottingham catchfly have become extinct in the county.

In addition, climate change poses a significant threat, and some species and habitats will be at risk of dying out unless they can keep pace with the impact of a changing climate, while others may suffer from increased competition for water resources. Avoiding fragmentation of habitats is significant in enabling wildlife to adapt to climate change.

The District Council is committed to playing its part in the restoration and recovery of ecosystems. Ashfield's <u>Green & Blue Infrastructure and Biodiversity Strategy 2022 -2032</u> sets out a Green Infrastructure (GI) network for Ashfield which links into the wider GI network across Nottinghamshire, Derbyshire, and other areas of the East Midlands. This includes 23 key corridors and identifies any significant 'Green Gaps' (stretches of the

corridor with limited green character, or which may significantly limit the movement of wildlife).

The <u>Biodiversity Opportunity Map for Ashfield</u> (BOM) was produced by the Nottinghamshire Biodiversity Action Group in November 2016 on behalf of ADC, working with a wide range of local stakeholders and following the same methodology as has been used in other Local Authority areas in Nottinghamshire. The BOM indicates that the Ashfield area is particularly important for its biodiversity and supports a diverse range of habitat types including Section 41 Principal Habitats under the Natural Environment and Rural Communities (NERC) Act 2006. The BOM maps show related habitats grouped together into map layers for Woodland; Heathland & Acid Grassland; Other Grassland; Wetland, with a scientifically robust assessment of current habitat network strength for each.

All four of the habitat groupings are well represented within Ashfield and opportunities to extend, buffer and link each of these have been identified as part of the BOM process. The BOM sets out long and short term opportunities and can be used to guide BNG and focus areas for biodiversity offsetting, until replaced by a Local Nature Recovery Strategy (LNRS). LNRS are a new system of spatial strategies for nature which will plan, map, and help drive more coordinated, practical, focused action and investment in nature's recovery to build the national Nature Recovery Network.

The Biodiversity Resource in Ashfield

Appendix 2 sets out the hierarchy of designated sites and protected species/habitats.

Sites of international importance

There are currently no sites of international importance in Ashfield. The Sherwood Forest area to the east of the District is currently being considered as a possible potential Special Protection Area (ppSPA), which is a site of European importance. It is being looked at as part of a UK-wide review led by the Department for Environment and Rural Affairs (DEFRA).

Special Protection Areas (SPAs) are designated to protect rare and vulnerable birds and their habitats, in this case, Nightjar and Woodlark. Whilst the area is under review, Natural England has advised us that we should take a <u>risk-based approach</u> towards development in order to avoid or reduce its impact upon the protected birds and their habitats.

Sites of national importance

There are 9 Sites of Special Scientific Interest (SSSI) in Ashfield. They have some of Nottinghamshire's richest habitats and are protected by specific legislation which includes a requirement for positive management. The 9 sites are:

- Bagthorpe Meadows
- Bogs Farm Quarry

- Friezeland Grassland
- Kirkby Grives
- Annesley Woodhouse Quarries
- Teversal Pastures
- Bulwell Wood, Hucknall
- Teversal Pleasley Railway
- Dovedale Wood.

Ancient woodland

Ancient woodland is an area of woodland that has been wooded continuously since at least 1600AD. These natural assets are irreplaceable and provide vital habitats for notable species. The Forestry Commission provide a guide for assessing potential impacts on ancient woodland and veteran trees. In addition, Natural England and the Forestry Commission's standing advice for making planning decisions can be found <u>here</u>. There are 11 ancient woodland sites identified in Ashfield, by Natural England. They are:

- Healds Wood
- Bloomer Wood
- Bulwell Wood
- Dawgates Wood
- Dovedale Wood
- High Park Wood
- Little Oak Plantation
- Millington Springs
- Normanshill/Thieves Wood
- The Dumbles.

Local Nature Reserves

There are 4 Local Nature Reserves in Ashfield. These are mainly managed by us, designated in consultation with Natural England to encourage public access and enjoyment of the natural environment. The 4 sites are:

- Portland Park, Kirkby
- Brierley Forest Park, Sutton-in-Ashfield
- Teversal/Pleasley Network
- Kingsmill Reservoir, Sutton-in-Ashfield
- Bulwell Hall Park Meadows

Local Wildlife Sites (LWS) and Local Geological Sites (LGSs)

Local Wildlife Sites (LWSs) are wildlife-rich sites selected for their local nature conservation value and form a crucial framework of 'stepping-stones' for the migration and dispersal of

species Their designation is non-statutory, but they are protected through local plan policies via the planning system.

It is worth noting that LWSs may be of greater than local importance and may even contain habitats of national value which have not been designated as a SSSI, as the SSSI suite is representative, not comprehensive.

Local Geological Sites (LGSs) are a non-statutory designation based on locally developed criteria, which identifies geological and geomorphological sites of local importance. These sites were previously referred to as Regionally Important Geological Sites (RIGs).

The <u>Nottinghamshire Biological and Geological Records Centre</u> identify and review Local Wildlife Sites (LWS) and Local Geological Sites (LGSs) based on criteria developed by the Local Wildlife Sites Panel.

3. PROTECTED, NOTABLE AND PRIORITY SPECIES AND HABITATS

Protected species

These species are protected by law. The presence of legally protected species and the extent to which they could be impacted is a material consideration in the determination of planning applications. Populations of many species are dynamic, therefore existing records can only be used as a guide to likely presence and should be tested by appropriate field survey work based on current best practice including expiration of validity. Local records of protected species are available from the Nottinghamshire Biological and Geological Record Centre (NBGRC).

European Protected Species (EPS) with known populations within Ashfield are:

- 11 bat species including Daubenton's Bat, Whiskered bat, Brandt's bat, Natterer's bat, Noctule, Leisler's bat, Common Pipistrelle, Soprano Pipistrelle, Nathusius' Pipistrelle, Serotine and Brown long-eared bat (<u>Nottinghamshire Bat Group</u>);
- Great Crested Newt;
- Otter
- White clawed crayfish

In addition to those species protected as EPS, additional species are protected by domestic legislation, i.e. Wildlife and Countryside Act (WCA), Protection of Badgers Act:

- Badgers
- Slow Worm
- Common Lizard
- Water Vole
- All wild birds (with higher protection for WCA Schedule 1 species)
- Various species of plant (WCA Schedule 8)

Priority Species

Priority species are those identified as being the most threatened and in need of conservation action. They are included within the Section 41 list prepared under the Natural Environment and Rural Communities Act.

Examples of Priority Species found in Ashfield, include Water Vole, Frog Orchid, Willow Tit, Grass Snake, West European Hedgehog and Dingy Skipper Butterfly.

NBGRC provides records of Priority Species within its data search.

Priority invertebrate species may be poorly recorded, but the identification of habitats and features of likely value to invertebrates, such as brownfield sites, will trigger the need for specialist survey.

Notable species

Notable habitats and species are not legally protected but are considered to be of local importance and conservation concern of relevance for biodiversity consideration. They include those identified as being of principal importance and are included within the Section 41 list prepared under the Natural Environment and Rural Communities Act.

The <u>Local Biodiversity Action Plan</u> (LBAP) species and Nottinghamshire <u>Species of</u> <u>Conservation Concern</u> (SoCC), identify species at a County level, many of which occur in Ashfield. Some of these are S41 Priority Species, but many are not, and their inclusion is reflective of their national Red List status or county rarity, e.g., Field Garlic.

NBGRC provides records of notable species within its data search.

Priority habitats

Priority habitats are those identified as being the most threatened and therefore in need of conservation action and are of principal importance for the conservation of biodiversity. These are included within the Section 41 list prepared under the Natural Environment and Rural Communities Act.

Natural England maintains inventories of Priority habitats, which can be viewed on the <u>MAGIC maps</u>. These inventories should only be viewed as provisional, with the presence or absence of Priority habitats to be confirmed by up-to-date field survey results, with reference to the published UK Priority habitat descriptions.

The Local Biodiversity Action Plan (LBAP) for Nottinghamshire identifies the key priorities for species and habitat conservation in the County, focusing on habitats considered to be of conservation concern and priorities for protection, restoration, and re-creation.

More information can be found on the Nottinghamshire Biodiversity Action Group website.

Invasive non-native species

Vigorous or invasive non-native plant and animal species can impact negatively upon biodiversity by out-competing native flora and fauna, for instance, limiting available feeding and cover areas, and becoming monocultural habitat.

Landscaping schemes should avoid invasive non-native species listed and known to be a local problem, opting to include locally appropriate and beneficial species of biodiversity value. It should be noted that it is an offence to spread, or cause to grow, certain plant species listed on Schedule 9 of the Wildlife and Countryside Act, 1981 as amended. Where proposals could result in the spread of non-native invasive plant species, suitable measures will need to be agreed and/or undertaken to control them.

Species of particular concern in Ashfield include:

- Japanese Knotweed (Reynoutria japonica),
- Indian/Himalayan Balsam (Impatiens glandulifera),
- Giant Hogweed (*Heracleum mantegazzianum*)
- Signal Crayfish (Pacifastacus leniusculus)

More information is available on the webpages of the GB Non-native Species Secretariat.

4. PLANNING POLICY AND STRATEGIES

The following section outlines and summarises current national and local planning policy in relation to conserving and enhancing biodiversity.

National Planning Policy and Guidance

The National Planning Policy Framework (NPPF 2021) promotes sustainable, well-designed development. Within this aim, it seeks to conserve and enhance the natural environment and ensure that biodiversity and appropriate landscaping are fully integrated into new developments to create accessible green spaces for wildlife and people, to contribute to a high quality natural and built environment, and to contribute to a better quality of life. Table 1 summarises the key paragraphs.

Table 1: NPPF requirements

Paragraph 153	Plans should take a proactive approach to mitigating and adapting to climate change, taking into account the long-term implications for flood risk, coastal change, water supply, biodiversity and landscapes, and the risk of overheating from rising temperatures.
Paragraph	Planning policies should contribute to and enhance the natural and
174	local environment by, amongst other things:
	 protecting and enhancing sites of biodiversity value in a manner commensurate with their statutory status or identified quality in the development plan;
	• minimising impacts on and providing net gains for biodiversity.
	including by establishing coherent ecological networks that are more resilient to current and future pressures.
Paragraph	 I o protect and enhance biodiversity and geodiversity, plans should: Identify map and safeguard components of local wildlife-rich
110	habitats and wider ecological networks, including the hierarchy of
	 international, national and locally designated sites of importance for biodiversity; wildlife corridors and stepping-stones that connect them; and areas identified by national and local partnerships for habitat management, enhancement, restoration or creation; and promote the conservation, restoration and enhancement of Priority habitats, ecological networks and the protection and recovery of Priority species; and identify and pursue opportunities for securing measurable net gains
	for biodiversity.

Paragraph 180	 Sets out the mitigation hierarchy for decision making: in making planning decisions, a hierarchical approach should be followed, so that significant harm should be avoided, but if it can't be avoided must be adequately mitigated, or as a last resort compensated for.
Paragraph 180	Includes advice on irreplaceable habitats, such that development resulting in their loss or deterioration should be refused unless there are exceptional circumstances and where a suitable compensation strategy has been produced.

Planning Practice Guidance (PPG)

Additional guidance on biodiversity and planning is provided on the Government's Planning Practice Guidance (PPG) webpages, including links to Natural England's standing advice on protected sites and species. The guidance encourages Local Planning Authorities (LPAs) to:

'.... consider the opportunities that individual development proposals may provide to conserve and enhance biodiversity and geodiversity, and contribute to habitat connectivity in the wider area....'

The PPG gives further guidance on how to secure net gains for biodiversity as part of green infrastructure provision. It explains:

- What is biodiversity net gain;
- How plans can encourage net gain;
- How can biodiversity net gain be achieved, and;
- How can biodiversity net gain be calculated.

The guidance also sets out the mitigation hierarchy (paragraph: 024 Reference ID8-023-20190721) and provides advice on how to achieve biodiversity net gain (paragraph: 023 Reference ID: 8-023-20190721)

A Green Future: Our 25 Year Environment Plan to improve the Environment" (25 YEP)

The 25 Year Environment Plan (25 YEP) sets out government action to help the natural world regain and retain good health and the approach to maintaining and enhancing the natural environment over a 25 year period from 2018.

The document sets out a number of goals and targets to achieve environmental benefits including the aim to embed an 'environmental net gain' principle for development, and particularly to

"…mainstream the use of existing biodiversity net gain approaches within the planning system, update the tools that underpin them …".

These objectives will be enacted through the Environment Act.

The UK 30 x 30 target

30 x 30 is a global initiative that has been endorsed by the UK Government. It seeks to conserve at least 30% of the world's lands, freshwater and oceans by 2030. The UK Government committed to the protection of at least 30% of the UK for nature, in Nottinghamshire this equates to 64,800 ha.

At the time of drafting this report, no detailed County wide spatial distribution had been agreed, but priority areas for targeting habitat creation are identified in the <u>Nottinghamshire</u> <u>Biodiversity Opportunity Maps</u> for Ashfield (BOM), and this will be further refined through the Local Nature Recovery Strategy (LNRS) process. LNRS are to be prepared at county or unitary authority level with the expectation that all local authorities will be involved in their development, reflecting local priorities.

All Local Planning Authorities (LPAs) in Nottinghamshire have agreed to work together alongside the Nottinghamshire Wildlife Trust, Natural England, and the Environment Agency to develop an aligned approach to delivering BNG. A Biodiversity Net Gain Framework for Nottinghamshire and Nottingham is in the process of being prepared by this Partnership and will provide further clarity regarding locally agreed principle in due course.

Local Planning Policy

Current adopted planning policy is set out in the Ashfield Local Plan Review 2002 ('saved' policies). This Plan pre-dates the NPPF and the Environment Act 2021 and as such is not wholly consistent with their provisions.

Policies pertaining to the protection and enhancement of the natural environment include ST1: Development, EV4: Mature Landscape Areas, EV5: Sites of Special Scientific Interest and Local Nature Reserves, EV6: Sites of importance for nature conservation and Geological Significance (now known as Local Wildlife Sites and Regionally Important Geological Sites).

The draft Ashfield Local Plan 2020 – 2038 was consulted on in October/November 2021 and includes an emerging Policy EV4 Green Infrastructure, Biodiversity and Geodiversity. This policy will aim to deliver, conserve and enhance Green Infrastructure. It will also protect and enhance biodiversity, through Biodiversity Net Gain, the protection of Sites of

Special Scientific Interest, Local Nature Reserves, Local Wildlife Sites and sites supporting Priority Habitats and Priority Species.

Neighbourhood Plans

Ashfield District has 2 Neighbourhood Plans in place, the Jacksdale, Underwood and Selston (JUSt) Neighbourhood Plan 2017-2032, and the Teversal, Stanton Hill & Skegby Neighbourhood Plan 2016-2031.

The Neighbourhood Plans form part of the statutory development planning policy documents for these parts of Ashfield and will have weight in the determination of planning applications.

In respect of biodiversity impacts, Selston (JUSt) Neighbourhood Plan relevant policies include:

- **Policy NP 2: Design Principles** Supports the adoption of best practice design solutions to reduce water usage in new homes and in the use of Sustainable Drainage Systems (SuDs). SuDS should use native non-invasive planting to reduce the effect on the quality and quantity of run-off from developments and provide amenity and biodiversity benefits.
- **Policy NP3: Protecting the Landscape Character** requires particular consideration be given to the biodiversity of any development site. Designs that protect existing landscape features are preferred, with mitigation measures required where it can be demonstrated that this is not possible.

In respect of biodiversity impacts, Teversal, Stanton Hill & Skegby Neighbourhood Plan relevant policies include:

- Policy NP 2: Design Principles for residential development Supports the adoption of best practice design solutions to reduce water usage in new homes and in the use of Sustainable Drainage Systems (SuDs). SuDS should use native noninvasive planting to reduce the effect on the quality and quantity of run-off from developments and provide amenity and biodiversity benefits.
- Policy NP 4: Protecting the Landscape Character The character and quality of the green corridors between Stanton Hill and Skegby and between Teversal and Stanton Hill are sensitive as they prevent coalescence between the settlements and provide opportunities for biodiversity. Development is required to maintain this sense of openness.

Ashfield District Council Climate Change Strategy 2021-2026

This strategy sets out the Council's ambitions to reduce Ashfield's carbon footprint and recognises the importance of promoting biodiversity.

5. INFORMATION REQUIREMENTS: BIODIVERSITY BASELINE, ECOLOGICAL SURVEYS, AND IMPACT ASSESSMENT

Undertaking a biodiversity baseline/ ecological study will involve a Preliminary Ecological Appraisal, an Ecological Impact Assessment and consideration of key species. It is advised that ecological surveys, impact assessments, and development of mitigation and biodiversity gain plans should be carried out by suitably qualified ecologists.

It should be noted that ecological surveys have a finite shelf life and, as such, planning decisions need to be determined using up to date ecological information.

Preliminary Ecological Appraisal

A Preliminary Ecological Appraisal (PEA), is a rapid assessment, carried out by ecologists, of the ecological features present or potentially present within a site and its surrounding area (zone of influence) and typically comprises a desk study and a walkover survey. It is an initial means of recording the habitats and condition of a site and predicting the likely ecological constraints and opportunities that might arise if the site is developed (see ECOP section below).

PEAs should be commissioned at the earliest stages of design, and their results used to inform the developer's design team, influence the layout and form of the proposals and as an evidence-base to show the implementation of the mitigation hierarchy.

Identifying important ecological features at the outset and avoiding impacts will limit the loss of biodiversity and reduce the need for mitigation and compensation measures. It is also likely to save avoidable costs associated with delays or refusal.

Ecological Impact Assessment (EcIA)

Based on the information gathered during the Preliminary Ecological Appraisal and any subsequent survey work, it may be necessary to evaluate the impact of the development proposal on the biodiversity identified. This is known as the Ecological Impact Assessment (EcIA). The detail in an EcIA report should reflect the nature, scale and complexity of the development proposal and the expected risk to biodiversity and ecosystem function. It may be a standalone document or a chapter forming part of a wider Environmental Impact Assessment.

The EcIA should:

• Set out details of any biodiversity features that would be affected by either implementation of the development proposal or its subsequent operation. This includes features which are present on the development site, on any proposed offset site; and on any habitats or species indirectly affected.

- Demonstrate how biodiversity impacts have been avoided and if not explain why.
- Identify the 'residual impacts' on biodiversity features that could be expected should the development be implemented and the significance of these impacts in terms of the conservation objectives for the features in question. Residual impacts are defined as those impacts that remain following implementation of mitigation measures. Where key species have been identified, this should include an assessment of how the conservation status of the wider population is likely to be affected.
- Demonstrate how during implementation and operation of the development, impacts and risks will be reduced. (For example, by appropriate timing of works to avoid disturbance, inclusion of pollution prevention measures, sensitive site lighting design and inclusion of access points in fences).

The Council expect a proportionate approach to the provision of ecological information. In instances such as householder developments where the only likely impact would be on bats, the EcIA may take the form of a report focussed just on the impact on bats.

An <u>EcIA</u> should be produced in accordance with best practice guidance (BS42020:2013) and should contain all necessary survey results and a full assessment of ecological impacts.

All biodiversity records obtained during surveys should be submitted to Nottinghamshire Biological and Geological Record Centre (NBGRC), as required by the Chartered Institute of Ecology and Environmental Management's (CIEEM's) code of professional conduct. Applicants must not seek to restrict their ecological consultants from submitting biodiversity records.

Ecological constraints and opportunities plan (ECOP)

An Ecological Constraints and Opportunities Plan (ECOP) is a useful tool/drawing, submitted as part of the required ecology reports, used to present or 'traffic light' ecological information to other professionals and can assist with gaining the best outcomes for biodiversity. It has three main roles:

- at the pre-application stage, an ECOP may be used as an iterative tool within the design team to inform the overall design process;
- at the decision-making stage, it may be used to provide summary information for the decision-maker showing graphically how the mitigation hierarchy has been applied in practice – as such, it is an opportunity to show what and where the key biodiversity constraints and opportunities are associated with the proposed development described in the planning application; and
- at the implementation stage, it may be used to provide an overview, showing how and where biodiversity is to be addressed during the actual development works or aftercare period (e.g., as a summary drawing forming part of a construction environmental management plan)

An ECOP should be prepared using the results from ecological surveys, and initial identification of sensitive features and potential impacts, along with an assessment of their condition in relation to their potential for enhancement.

The level of detail in the ECOP should be proportionate to the nature and scale of the proposed development and should be used to inform the site design and layout, with biodiversity balanced against other competing needs, e.g., the need for amenity space.

An ECOP should be submitted as part of an EcIA where potential ecological impacts are predicted and to evidence-base implementation of the mitigation hierarchy.

Consideration of Species

The Biodiversity Metric (see Section 7) is only concerned with habitats and does not take protected species into consideration. Protected and priority habitats and designated sites should be considered in the assessment as some protected species populations may require specific habitats and may be included in the reasons for the habitat's designation.

We will use Natural England's guidance (known as standing advice), to help with our planning decision to ensure that applicable levels of statutory protection together with national and local conservation status information are considered.

Where a development proposal is likely to have a negative effect on a European protected species, we will only support a development proposal where the development is in the public interest, there is no satisfactory alternative that would cause less harm to the species, the long term conservation status of the species will not be harmed, and it is likely that Natural England will grant a wildlife licence if one is needed.

Where a development may affect the species for which the Sherwood Forest possible potential Special Protection Area (ppSPA) has been recognised, (i.e., nightjar and woodlark), it may be necessary for an Appropriate Assessment to be undertaken. Natural England have published guidance <u>Natural England's Advice Note on the Sherwood ppSPA</u> which sets out a risk-based approach to development.

For other Key Species we will only support a development proposal: where the need for the development outweighs the harm caused; where a wildlife licence is likely to be granted by Natural England if one is needed; there is no satisfactory alternative that would cause less harm to the species and its long term conservation status.

6. THE MITIGATION HIERARCHY

The overarching aims of ecological work used to inform the planning process are to minimise harm and to maximise benefits for biodiversity resulting from development. The generally accepted way of doing this, now embedded within the planning system and emerging legislation, is to follow the "mitigation hierarchy" and to achieve a minimum 10% biodiversity net gains.

Development proposals should avoid sites which have a high biodiversity value. The Council will only support proposals which would have significant and harmful direct or indirect effects on biodiversity and ecosystems processes where:

- the need for the development clearly and significantly outweighs the harm caused; and
- an appropriate scheme is proposed which will secure compensation and net increases in biodiversity.

The Biodiversity Mitigation Hierarchy should be used in the design phase to help avoid biodiversity losses, reduce impacts and make it easier to achieve the required amount of biodiversity net gain (see Figure 1). Applying Biodiversity Net Gain is not an alternative to the application of the mitigation hierarchy, it is essential the developer does everything possible to first avoid and then minimise impacts on biodiversity.

Where on-site mitigation is not possible or does not generate maximum benefit for biodiversity compensation, it should be delivered offsite having regard to the Green Infrastructure and Biodiversity Strategy and <u>Biodiversity Opportunities Maps</u> (ultimately these will form the basis for a Local Nature Recovery Strategy). Only as a last resort are developers able to purchase 'Biodiversity credits' that could secure net gain that is not local. 'Outsourcing' of BNG is the least favoured option.

Where significant harm resulting from development cannot be avoided, adequately mitigated or as a last resort compensated, then planning permission will be refused in line with the NPPF.

Schemes which result in a loss or deterioration of irreplaceable habitats will not be supported. These habitats include historic wetlands and species-rich grasslands, ancient woodland, including ancient semi-natural woodland and plantations on ancient woodland, and aged or veteran trees.

Where appropriate, Biodiversity Gain Plans (See section 10) will be agreed with applicants and specified by a condition, planning obligation, or conservation covenant setting out how long the developer should maintain the habitat creation or enhancement, with a minimum requirement of 30 years.





In providing information to the District Council on how the mitigation hierarchy has been applied, applicants are advised to answer the following questions:

- a) What impact does the proposed design have on identified assets?
- b) If there is an impact, can the scheme be re-designed to remove or reduce that impact?
- c) If the impact cannot be avoided, can the impacts be mitigated?
- d) If the impact cannot be avoided or mitigated, can it be compensated for?
- e) If compensatory measures are proposed, where will they be?
- f) What are the compensatory measures?
- g) How will they be applied?

7. BIODIVERSITY NET GAIN & THE BIODIVERSITY METRIC

Emerging legislation and Planning Guidance indicate that Biodiversity Net Gain (BNG) will be required for all development other than the following exemptions:

- Permitted development,
- Householder applications such as extensions, and
- Sites which do not contain habitats to start with such as change of use applications and those entirely comprising buildings and sealed surfaces (excluding the conversion of traditional barns)

BNG or biodiversity enhancements are additional to any measures necessary to deal with impacts from development projects and should not be used to provide either mitigation or compensation. BNG only applies once impacts to biodiversity have been avoided, mitigated and compensated in accordance with the Mitigation Hierarchy (Section 7). Where there are no anticipated impacts, development should still secure BNG.

To meet national policy requirements ahead of mandatory measurable net gain, applicants should ensure that biodiversity enhancements are included in a development to secure measurable net gains. Creating new habitat, enhancing existing habitat or providing new features all contribute towards biodiversity enhancement and BNG (see Section 8: Integrating biodiversity into development).

BNG does not replace existing protections, for example for statutory designated sites and protected species, and does not apply to irreplaceable habitats including ancient woodland, ancient and veteran trees, ancient grasslands.

All BNG should conform to Biodiversity Net Gain Good Practice Principles for Development.

Demonstrating Biodiversity Net Gain

Demonstrating BNG requires an approach to measuring biodiversity. The <u>Biodiversity</u> <u>Metric</u> has been produced by Natural England as a tool for calculating and assessing an area's value to wildlife. Planning Practice Guidance supports the use of the Metric as a pragmatic way to calculate the impact of a development and the net gain that can be achieved.

The Metric uses habitat features to calculate a biodiversity value for a particular site and is to be used by people with competent ecological expertise. The metric calculates the values as 'biodiversity units' using the size of the habitat, its quality and location. Pre-development biodiversity value must be calculated before any site clearance or other habitat management work has taken place. The Environment Act Schedule 14 states that where a site has been cleared in advance by a developer, the biodiversity value will be calculated for the site as it was prior to 30th January 2020. The level of net gain is established by comparing the 'pre-development' unit score with the 'post development' unit score.

Biodiversity Net Gain can be achieved:

- Within the 'red line' application boundary through:
 - the creation of new habitats;
 - enhancing existing habitats; or
 - > managing existing habitats better
- By biodiversity off-setting by:
 - Delivering biodiversity benefits on other land within the applicant's control and close to the development site, or
 - Securing an agreement with a land manager or landowner to deliver biodiversity benefits on their land, as close as possible to the development site, or
 - > Financial compensation agreed with the Authority

A step by step guide to biodiversity and the planning application process can be found in Section 11 of this guidance note. As previously stated, this is current at the time of publication and may be subject to further revisions depending on government guidance.

BNG for small sites and householder applications

A simplified <u>small sites Biodiversity Metric</u> should be used to demonstrate biodiversity value and net gain on smaller sites that fall below the following thresholds, and where both of the following criteria are met:

- 1) Development sites where;
 - For residential developments the number of dwellings to be provided is between 1 and 9 inclusive, on a site having an area of less than one hectare;
 - Where the number of dwellings to be provided is not known the site area is less than 0.5 hectares; or
 - For all other development types where the site area is less than 0.5hectares or less than 5,000sqm
- 2) Where there is no priority habitat present within the development area (excluding hedgerows and arable margins)

Use of the small sites' metric is not mandatory however the District Council encourages its use to help improve the cumulative delivery of BNG. A pragmatic approach to the submission of a small sites' metric will be taken which recognises the additional burdens to smaller developers. For example, where proposals involve the regeneration of recently used urban brownfield sites a metric is unlikely to be warranted. Unless mandated, a judgement will be made by the Case Officer within the Development Management team at the Council as to whether one is needed.

BNG for larger applications

For larger developments, or where a priority habitat is present on site, the latest version of the Defra <u>Biodiversity Metric</u> should be used as a tool to inform the assessment of demonstrating biodiversity value and measurable mandatory net gain of at least 10%.

In cases where 10% BNG cannot be achieved on-site, the applicant may explore measures for the creation of compensatory biodiversity units on land off-site. This is known as biodiversity offsetting. Planning Practice Guidance indicates that such off-site measures can be secured on other land in the control of the developer or another party, or through 'habitat banks' which comprise areas of enhanced or created habitats which generate biodiversity unit 'credits'. This would be subject to the relevant agreements with landowners.

Any scheme for BNG must include a mechanism for delivery of the target habitats, management, and monitoring of their condition, and an approach to remediation in the event of targets not being met. Schemes for the delivery of BNG should be developed with regards to British Standard <u>BS8683:2021 "Process for designing and implementing biodiversity net gain – Specification".</u>

Planning conditions will be used to secure delivery of BNG measures and their long-term management. Obligations, such as Section 106 agreements or conservation covenants may be used where BNG is on land outside the applicant's control.

Achieving BNG

The Biodiversity Metric provides the tool for measuring BNG and the relative weights to varying habitats. However, it does not address some of the practical ways in which development proposals can secure this.

Opportunities are likely to exist within most development proposals to retain, create and manage habitats for biodiversity and provide BNG on-site. For example, wildlife habitats within landscaping or open space, or the inclusion of street trees within developments. (Section 8 gives more detail on opportunities to integrate biodiversity within development).

BNG should ideally be achieved on-site with retained and enhanced habitats, appropriate buffers and creation of habitats to increase connectivity for wildlife. Where BNG cannot be fully achieved on-site, off-site BNG can be explored having regard to the BOM and any emerging Local Nature Recovery Strategy.

Applicants should produce a Biodiversity Gain Plan including a management plan to ensure that the post development enhanced habitats can be effectively managed to achieve their target condition for a minimum 30-year period in line with DEFRA recommendations (see Section 10)

8. INTEGRATING BIODIVERSITY INTO DEVELOPMENT

Most development sites, even very small sites or those with limited landscaping, can provide opportunities for biodiversity enhancement through careful and well thought out design and species selection.

It should be noted that species-specific measures such as bird and bat boxes are not included within the Biodiversity Metric and as such cannot be counted towards BNG net gain. Instead, it focuses on the habitats that species need to forage and complete their life cycles, such as gardens, street trees and green roofs.

Landscaping and Planting Design

Landscape design in new development, including small scale and some types of householder development, should seek to retain, enhance and create habitats of value to biodiversity wherever possible. The retention of front gardens is encouraged as they can provide multiple environmental benefits.

Landscape elements can include boundary hedgerows, trees, wildflower grassland/flowering lawns, rain gardens and ponds. They can also include features for reptiles such as slow worm and grass snake to hibernate. New landscaping features can help to achieve biodiversity net gains, as well as contribute to the post development network for nature, allowing wildlife to move safely and easily. The use of native species of local provenance is encouraged as they generally offer more benefits to local wildlife than non-native species, as well as enhanced biosecurity.



Biodiverse garden, Wildlife Gardening Forum

Landscape design, both in garden spaces and in the wider public realm, should enhance existing habitats wherever possible and link them to new habitats created within the development, such as linking up blue and green corridors such as defunct hedgerows and tree corridors on and off site. National planning policy requires new streets to be tree-lined and that opportunities are taken to incorporate trees elsewhere in developments unless there are clear, justifiable and compelling reasons why this would be inappropriate.

Projects within the '<u>B-Lines'</u> identified by Buglife should include sustainable landscaping features of value to invertebrates, especially pollinators, including flowering lawns / wildflower grasslands, pollen and nectar-rich plants, shrubs and trees.



A 'wildflower' verge near East Midlands airport, Dave Lawrence

Ponds

Small and large ponds add value for biodiversity and wildlife. Pond creation or features that collect water during wet spells provide perfect habitats for aquatic insect life and amphibian species and link nicely with Sustainable Drainage Systems (SuDS) helping alleviate surface water flooding.



Common frog, Neville Yardy

Small garden pond

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Smooth Newt, Chris Mattison

Wider benefits of landscaping

Landscaping features can also provide opportunities to create habitats that will address environmental challenges arising from climate change.

Green roofs can provide multiple benefits including reducing run-off and the urban heat island effect. Similarly, trees can create a cooling effect and provide opportunities for shade; tree planting systems specifically designed for built environments can provide an opportunity to capture and disperse excess surface water; trees and planting can improve air quality by absorbing and trapping pollutants and particulates. Permeable surfaces should be used around any trees retained within paved areas and new tree planting should be carried out in a way that ensures that the trees have access to sufficient soil and water to achieve maturity and maintain their health.

The use of food producing plants in landscaping has benefits including biodiversity enhancement, climate change adaptation, local amenity, and health and wellbeing. Opportunities include fruit producing trees in traditional or scattered orchards; fruit bushes and edible plants instead of ornamental plants; and communal allotment or beds.



Hazel hedgerow

Incredible edibles, the Bear Pit Bristol Lavender borders

Boundaries

The arrangement of garden spaces within a development should aim to form a connected network, with links to surrounding green space and the wider landscape including Priority habitats and designated sites, thus forming part of a nature recovery network of bigger, better and well connected sites, rather than creating isolated pockets or islands within the built landscape.

Boundaries should be designed to facilitate the movement of wildlife between properties within a development. Native species rich hedgerows are the preferred boundary treatment. Fencing should be hedgehog friendly and hedgehog highways should be incorporated throughout the development.



Hedgehog friendly fencing



Kirklington Hedgehog Street

Sustainable Drainage Systems (SuDS)

SuDS can include permanent water features, such as ponds, as well as features such as rain gardens and swales that fill up during rainfall events to manage surface water run-off. SuDS have the potential to improve biodiversity by enhancing existing and creating new wildlife habitats and can deliver BNG if designed to provide natural habitats, particularly using locally native species. The Royal Society for the Protection of Birds and the Wildfowl and Wetlands Trust have produced <u>guidance</u> on maximising the benefits to biodiversity from SuDS alongside other functions. SuDS can also provide additional benefits such as improved air quality, improved water quality (filtering oils and pollution), noise mitigation and access to nature.

Inclusion of SuDS within a site is the preferred approach to managing rainfall and surface water runoff. It is essential that the management of water is considered at the earliest stage of a development and built into the design, although SuDs can also be retrofitted. The choice and design of SuDS must be appropriate to the site to ensure there is no adverse impact on groundwater quality.

<u>Susdrain.org</u> (created by Construction Industry Research and Information Association) provides a useful range of resources for those involved in delivering sustainable drainage systems (SuDS).



Sheffield grey to green project, Nigel Dunnett



Upton street swale

In relation to the development site location and layout, developers should check details of Registered Toad crossings and advice listed by <u>Froglife</u>. This will help avoid direct impacts on known toad breeding populations from the discharge of the sustainable drainage systems constructed for the development, alongside considered design of raised kerbs and drains/gully pots within the development which can cause fragmentation of commuting routes, and trap and kill amphibious species.

SuDS can attract breeding amphibians and future migration routes should be considered to avoid creating new road or drain fatality hotspots. Measures such as avoiding gully pots or offsetting them from the edge of the kerb, using dropped kerbs where appropriate, and installing <u>amphibian ladders</u> in existing gully pots can help to protect and conserve amphibious and other species.

Biodiverse roofs and walls

Biodiverse, living or green roofs and walls can provide valuable habitat on sites, particularly where space for new habitat creation is constrained, and are therefore good options for highly urban developments. They can play an important role in providing new habitat for species displaced by the development, for invertebrates and wildlife species that already live in the city and gardens and for connecting up the wider landscape.

In addition to ecological and aesthetic improvements, biodiverse roofs can provide a range of other benefits, such as slowing storm runoff, reducing flood risk, cooling urban areas, increasing energy efficiency, sound insulation and a longer lifespan than a traditional roof. There is also evidence that green roofs increase the efficiency of photovoltaics.

• **Intensive living roofs**, with soil depths of over 350mm can support trees, shrubs and even water features. However, these will add a significant additional load to the roof structure and are likely to require substantial maintenance.

- **Extensive living roofs** have substrate depths of between 25mm and 125mm and add much lower loading to the roof structure than intensive roofs. These can support a range of plants and growing mediums and can be planted with a range of native grassland plants, using locally sourced growing mediums.
- **Biodiverse roofs** are constructed from layers of impermeable membrane, cushioning and a growth medium to provide a habitat for vegetation. Habitat design and species mix should support diverse habitats of local relevance, rather than monocultures which have aesthetic appeal but limited value to biodiversity. The use of native species of local provenance is encouraged. Thin substrate sedum systems do not maximize the biodiversity potential of green roofs and would not merit Good condition in the Metric.
- **Brown roofs**, landscaped with exposed substrates and a varied topography, supporting nectar and pollen rich flowering plants, are also a good alternative and can provide new habitat for invertebrates and other wildlife species such as birds.



Green roof on a garden shed, Countryfile magazine



Green roofs in London

Biodiverse walls normally incorporate permanent trellis work, spaced off the masonry, to support non-clinging climbers. They can be designed to avoid structures, gutters and downpipes, confining climbing vegetation to the wall itself. Climbing plants should be planted at least 40cm away from the wall in an irrigated plant pit stocked with nutrient-rich topsoil. Biodiverse walls have also been combined with trickle irrigation systems and growing media to support non-climbing plants directly on the walls themselves.

Biodiverse walls protect masonry from extreme temperatures, air pollution and rainfall. They can also provide nesting and feeding habitat for birds (particularly Wren, Robin and Blackbird) and other wildlife. Native plant species suited to creating climbing green walls include Honeysuckle (Lonicera periclymenum), Hop (Humulus lupulus), Traveller's Joy (Clematis vitalba), and Ivy (Hedera helix). Non-native climbing species can also provide nature conservation benefits if known to be pollen and nectar rich.



Living wall at Kings College London

Integrated boxes for Priority Species

In addition to other measures such as companion landscape planting which provides a food-source and supports the various stages of the lifecycle, a combination of bird, bat and insect boxes, should be provided to support other species. These should target Priority species and species of local conservation concern such as insects, house sparrow, starling and bats. High quality durable boxes can be acceptable on retained trees within the public realm but must be supported by a long-term plan for their maintenance and replacement.

Swift boxes and bricks

Swift boxes and bricks provide nesting accommodation for swifts either within brickwork (swift brick) or externally (swift box). These can be placed on any elevation, but ideally under shade-casting eaves and should be installed in groups of at least three, at a height above 4 metres.



New build development of 5m or greater in height should incorporate swift bricks/boxes. Internal swift bricks that are integrated into the walls are preferred to external boxes, where feasible. As swift are colonial, it is better to install them in small groups of 2-6. As a guide Swift bricks/boxes should be sought at the following rate:

• Minor residential development to provide a minimum of 3 swift bricks, or two per residential unit, whichever is the greater;

• Minor commercial development to provide 3 swift boxes, or one per 50sqm of floorspace, whichever is the greater; and

• Major developments should seek to secure similar provision and will be recommended by an ecology advisor.

Bug-hotels and log piles

Inclusion of landscaping features that mimic natural insect habitats specifically dead wood piles and stands for beetles such as stag beetle, and nesting sites for solitary bees and wasps (Aculeate hymenopterra), when combined with biodiverse planting, provide easy wins for local wildlife including shelter and foraging opportunities for birds and bats and other mammals such as hedgehog. Features can be as small as a few logs piled in the corner linking to boundary hedges, or bug hotels comprising of wood drilled with small holes located in a sunny spot. If development requires vegetation or tree removal, the by products can be used to create instant habitat features on the site without the need to bring in outside materials and with no added costs.



Bee hotel

Bee bricks

All new build development and extensions to existing buildings should incorporate bee bricks at a rate of one bee brick per dwelling. Different requirements may be recommended for major applications. Bee bricks are integrated into the external walls of the development, in place of a standard brick. Complimentary planting, including nectar-rich species, should be provided within the landscaping to attract the bees and provide a food-source.





Example of bee bricks

Lighting

The extensive use of Artificial Lighting at Night (ALAN) creates an ever-increasing threat to wildlife (<u>Buglife UK</u>). Invertebrates can be especially affected by ALAN, including their feeding, migration and dispersal, predator avoidance and reproduction. These impacts can potentially have sustained consequences on insect diversity and the ecosystem services that they provide.

In cases where lighting must be used, there are methods to reduce the impact lights may have on the wider environment while simultaneously lighting our way – by using the right bulb, in the right place, for the right amount of time.

Lighting designed to reduce light pollution and avoid disturbing wildlife can include,

- avoiding the most damaging short wavelengths (blues and ultra-violet);
- avoiding directing light upwards, over water bodies and onto vegetation;
- better angling of light or installing shields to lights to illuminate only the necessary areas and limit light pollution.

Bat-sensitive lighting schemes should be designed in accordance with guidance produced by the Institution of Lighting Professionals, available <u>here</u>.

Maintenance and management

To ensure long-term benefits for biodiversity are maximised, any measures incorporated within a development must be maintained and appropriately managed. Where measures provide mandatory biodiversity net gain, these must be maintained and managed for a minimum period of 30 years, as required by the Environment Act. Maintenance and management may be secured by planning condition, obligation or conservation covenant.

Management and monitoring are key and will determine whether schemes are successful, and the desired outcomes are achieved.

9. BIODIVERSITY GAIN PLAN

Planning permissions subject to mandatory Biodiversity Net Gain will be required to submit a Biodiversity Gain Plan (BGP) for planning authority approval prior to commencement. The BGP must relate to the development granted and must specify the following:

- Any information about the steps taken or to be taken to minimise the adverse effect of the development on the onsite biodiversity, how residual losses will be compensated for and any other affected features (mitigation plan);
- The pre-development biodiversity value of the onsite habitat, including any recent changes to the site that may have lowered the biodiversity value;
- The post-development biodiversity value of the onsite habitat;
- The biodiversity value of any offsite habitat provided in relation to the development;
- Any statutory biodiversity credits purchased (when available);
- How biodiversity will be protected during construction work,
- A costed management plan designed to deliver the required measurable biodiversity gain for a minimum of 30 years, plus
- Any further requirements as set out in secondary legislation in due course.

We will expect a BGP to provide compensation appropriate to the habitat types affected. This will provide replacement of the habitats lost (i.e., no net loss) together with an additional element which would constitute at least 10% biodiversity gain (measured in biodiversity units). Any compensation scheme may also need to incorporate appropriate measures to maintain and enhance any individual species populations where habitat creation and restoration proposals would not be sufficient to ensure that the population would be maintained in its natural range.

CIEEM have published <u>Biodiversity Net Gain Report and Audit Templates</u> that provide a useful framework for writing reports for projects aiming to achieve BNG. For outline applications, a Biodiversity Net Gain Feasibility Assessment report should be submitted, and for Full and Reserved Matters applications, a Biodiversity Net Gain Design Stage report should be submitted.

Future protection of land included in Biodiversity Gain Plans

Details of any land/site which is the subject of a biodiversity gain plan will be kept on record and will form part of constraint checking procedures for future development proposals (Natural England are currently developing the digital Biodiversity Gain Sites Register). If a development proposal is received which affects such a site, the land will be assessed as if the extent and condition of the biodiversity features intended to be provided by the compensation scheme have already been achieved. It is the applicant's responsibility to ensure that there is sufficient space and resources to enable the compensatory provision to function in perpetuity.

10. FINANCIAL CONTRIBUTIONS

We recognise that in some instances it may not be possible for a developer to achieve at least 10% biodiversity net gain on their development site following application of the mitigation hierarchy. In these circumstances, the developer should endeavour to provide BNG at an offset location themselves, or buy credits from a third party BNG provider, with a requirement for as close a location to the development as possible.

Where this is not possible and development is clearly justified, there will be an option for the developer, as part of the biodiversity gain plan, to make a financial contribution to the Authority for offsite compensation, thus ensuring that any damage in one place is compensated for somewhere else.

There is no fixed price for a biodiversity unit, and there is currently no national approach. It is left to each planning authority to determine financial compensation. We will consider each situation on a case by case basis having regard to the scale, condition and type of biodiversity lost together with the habitat creation costs. This will be set out in either a planning condition or legal agreement.

11. STEP BY STEP GUIDE TO BIODIVERSITY AND THE PLANNING APPLICATION PROCESS

The following tables summarise the main steps at each stage of the planning process to ensure development is in accordance with the mitigation hierarchy, provides appropriate and measurable biodiversity net gains, and that adequate information on biodiversity is provided. Adopting this approach ensures best practice for integrating biodiversity into the design of development is achieved.

Stage /	A - Pre	e-applicatior	ו and	Design	Stage
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Step	Key considerations/actions	Outputs	Useful Links/Resources
1. First Impressions Survey (Biodiversity Checklist)	Check whether biodiversity features are present and likely to be affected.	Biodiversity Checklist. Preliminary Ecological Appraisal (PEA) including Ecological Constraints and Opportunities Plan (ECOP).	Appendix 4 sets out the Biodiversity Checklist to be used, including which types of planning applications do not require one.
2. Pre-application advice	Option to seek pre-application advice to ensure policy requirements are fully understood and to clarify the scope of any information likely to be required in further assessments.	Pre-Application Advice.	The council offers a <u>paid pre-application</u> <u>advice service</u> . Applicants needing to find an ecological consultant can use the <u>find-a-consultant</u> <u>tool</u> on the CIEEM website.
3. Ecological survey and assessment; BNG baseline assessment	Appropriate surveys and assessment carried out by suitably qualified ecologist. BNG habitat baseline assessment carried out using the relevant Defra Biodiversity Metric.	Ecological Impact Assessment with information from all ecological surveys including PEA / ECOP,	Where appropriate, planning applications will need to be supported by <u>adequate</u> <u>ecological information</u> , using up to date desk studies and site assessment

		and habitats and species surveys. Baseline Defra Metric.	See Section 6 for more detail.
4. Avoidance, mitigation and compensation	Scheme design and layout to avoid harm / impacts wherever possible; minimise impacts to identified features, firstly through adequate mitigation then compensation as a last resort.	Draft scheme design in accordance with the Mitigation Hierarchy	Design in accordance with the mitigation hierarchy should be considered as a sequential process, with each step in the hierarchy being considered in turn and incorporated into the design before the next step is considered.
5. Biodiversity Net Gain	Design to incorporate enhancements to deliver net gains. Defra Biodiversity Metric completed, where relevant, to reflect design.	Completed Defra Metric. Draft Biodiversity Gain Plan (BGP)	BNG or biodiversity enhancements are additional to any measures necessary to deal with impacts from the development and should not be used to provide either mitigation or compensation. See section 8 for more detail.

Stage B – Application and Validation Stage

Step	Key considerations/actions	Outputs	Useful Links/Resources/Notes
Submission of	Ensure the application includes:	Biodiversity Checklist	Planning applications must be
planning	biodiversity checklist; PEA and	Ecological Surveys and	accompanied by all necessary and relevant
application and	ECOP report if no additional	Impact Assessment (where	ecological information for it to be validated
accompanying	surveys required, or EcIA	relevant) including EcIA /	and determined. This will vary between
information	incorporating protected species	PEA / ECOP	applications and will depend on the
	survey results, ECOP, assessment		proposal and the site itself.
	and mitigation where relevant;	Biodiversity Gain Plan	
	BGP including Biodiversity Metric	(BGP)	If insufficient ecological information is
	calculations.		provided the council may suggest the
	Ensure all assessments		application is withdrawn, decline to validate
	undertaken in accordance with		the application, or refuse it on grounds that
	specified standards by suitably		there is insufficient information to make a
	qualified professionals.		lawful determination.

Stage C – Post planning permission granted: Construction Phase

Step	Key considerations/actions	Outputs	Useful Links/Resources/Notes
Construction	Discharge any relevant planning	Construction	The construction process may involve
	conditions, such as Construction	Environmental	demolition or clearance of vegetation which
	Environmental Management Plan	Management Plan (CEMP)	has the potential for impacts on
	(CEMP) and Landscape and	and/or Landscape and	biodiversity.
	Ecology Management Plan	Ecology Management Plan	
	(LEMP).	(LEMP)	Practical measures which may be
			appropriate depending on the scale of
			development include:

Ensure good practice is followed	Sensitive siting and timing of construction
during construction and CEMP	activities including works compounds
adhered to, where relevant.	 Fencing to protect sensitive features
	 Wildlife exclusion barriers
	 Sensitive construction lighting
	 Provision of temporary shelters
	 Containment and control of invasive
	species
	All protected and Priority species on site
	will need to be moved to a place of safety
	This may include supervision of any habitat
	works by an Ecological Clerk of Works.

Stage D – Post-construction: Management and Monitoring

Step	Key considerations/actions	Outputs	Useful Links/Resources/Notes
Operation	Ensure adequate provision is	LEMP – Landscape and	Where habitats are retained within a
	made for ongoing management	Ecology Management Plan	development site boundary, the council will
	and monitoring of biodiversity		seek to secure their long- term
	habitats retained or created,		management via condition requiring
	including any requirements		relevant details to be provided within a
	relating to a LEMP, where		Landscape and Ecological Management
	relevant.		Plan.
	This is key to determining		All management plans should include
	whether schemes are successful,		appropriate monitoring to ensure
			effectiveness and should include a process

and the desired outcomes are achieved.	for remediation and review for any measures that have not been effective.
	The Environment Act requires mandatory BNG habitat to be secured for at least 30 years via planning obligations or conservation covenants. More details of how BNG should be monitored is expected through secondary legislation.

APPENDIX 1: FAQS AND USEFUL RESOURCES

How do I know if my site contains or is near to a designated site, ancient woodland or priority habitat?

The mapped distribution of the following statutory and non-statutory sites can be found on the <u>Defra MAGIC mapping tool</u> under the Designations tab in the table of contents.

- Limestone Pavement Orders (Limestone pavement is an irreplaceable habitat)
- Local Nature Reserves
- National Nature Reserves
- Ramsar Sites
- Proposed Ramsar Sites
- Sites of Special Scientific Interest
- Special Areas of Conservation
- Candidate Special Areas of Conservation
- Sites of Community Importance
- Sites of Special Scientific Interest Impact Risk Zones
- Special Protection Areas
- Marine Conservation Zones

The MAGIC website also provides details (under the Habitats and Species / Habitats / Woodland tab) of:

• Ancient Woodland

How can I find records and conservation objectives for Designated Sites?

Natural England have an <u>online search tool</u> which lists details of all designated sites and links to the MAGIC mapping tool.

How do I know if my site contains or is near to a non-statutory designated site?

Nottinghamshire Biological and Geological Record Centre (NBGRC) publish data every 6 months. Local wildlife Sites are a local, non-statutory designation, that sit below (but complements) the national suite of statutorily designated Sites of Special Scientific Interest (SSSIs). They are of substantive value for the conservation of biodiversity and are home to rare and scarce species, or represent the best surviving examples of habitats that were once widespread and typical of the Nottinghamshire landscape.

Collectively, these sites form an essential ecological network and act as wildlife corridors and stepping-stones, allowing species to migrate and disperse between sites. The continued existence of these sites is vital to safeguard wildlife from the pressures of development, intensive agriculture and climate change. The following sites are frequently updated, and boundaries can be viewed on the <u>Nottinghamshire Insight Mapping</u> website.

- Local Wildlife Sites
- Local Geological Sites

What Priority Habitats (Habitats of Principal Importance) occur in Ashfield and how do I know where they might be?

Information about the location of some of these Priority Habitats can be found on the Defra MAGIC website https://magic.defra.gov.uk/MagicMap.aspx under the Habitats and Species tab in the Table of Contents.

While some areas of priority habitat are located within designated sites, priority habitat is not confined to them. Please note this information is based on the best habitat surveys currently available, which are not comprehensive. In some instances, priority habitat may occur in areas not included in the map. And due to technical difficulties, particularly in mapping habitat mosaics, the map may not always reflect habitat on the ground.

Will I need to engage an ecological consultant?

The need for an ecological consultant will depend on the details, scale and location of your proposal. The most common reason you may need the services of an ecologist is that a building project (development proposal) has been identified as having the potential to have an impact on important or legally protected wildlife (species and habitats).

How do I find an ecological consultant?

The Chartered Institute of Ecology and Environmental Management (CIEEM) provides a professional directory of its members. You can search the directory to find a competent ecologist or environmental manager based on the services you require and their location. Details of the directory can be found <u>here</u>.

Information sources for desk based surveys

Nottinghamshire Biological and Geological Records Centre (NBGRC) is recognised as the central repository for local biodiversity information.

The <u>National Biodiversity Network</u> (NBN) should be consulted in addition (but not instead of) the NBGRC for any supplementary records.

APPENDIX 2: THE HIERARCHY OF SITES

When considering potential impacts on designated sites, it is important to consider the 'Integrity of the site' by reflecting on the conservation objectives and the reason the site was designated. The integrity of the site can be usefully defined as the sum of the site's ecological structure, function and processes across its whole area, which enables it to sustain the habitats and/or populations of species for which the site is designated.

Internationally Designated Sites: Habitats (European and European Marine) Sites

- Special Areas of Conservation
- Special Protection Areas
- Ramsar Sites

The presumption in favour of sustainable development does not apply where development is likely to have a significant effect on a Habitats site (either alone or in combination with other plans or projects) unless an appropriate assessment has concluded that the plan or project will not adversely affect the integrity of the habitats site.

A Habitat Regulations Assessment (HRA) will be required for development proposals which may impact upon a Habitats site. If it is determined that a plan or project is likely to have a significant effect on the interest features of a site, the proposal will be subject to an Appropriate Assessment, taking into account any mitigation measures designed to address impacts upon the designated site. Due to recent case law (People over wind), any mitigation measures intended to avoid or reduce the harmful effects of the plan or project on the site conserved should only be considered within an appropriate assessment (rather than at an earlier stage in the HRA).

Development which would adversely affect the integrity of Habitats sites will not be permitted unless there are no alternative solutions and there is an imperative reason of overriding public interest (IROPI) for permitting the development. If a priority natural habitat type or a priority species (as listed in Habitats Directive) is affected, development would only be permitted for reasons relating to human health, public safety or beneficial consequences of primary importance to the environment.

Nationally Designated Sites

- Sites of Special Scientific Interest
- Marine Conservation Zones
- National Nature Reserves
- Important hedgerows
- Irreplaceable Habitats

Development which is likely to have an adverse effect (directly or indirectly) on a Site of Special Scientific Interest (SSSI), Marine Conservation Zone (MCZ) or National Nature Reserve (NNR) (either individually or in combination with other developments), should not normally be permitted. The only exception is where the benefits of the development in the location proposed clearly outweigh both its likely impact on the features of the site and any broader impacts on the national network of protected sites.

If a development proposal is agreed to, notwithstanding a negative assessment of the implications for the site, any compensatory measures will ensure that the overall coherence of the SSSI / MCZ / NNR network is protected.

Irreplaceable Habitats

Development resulting in the loss or deterioration of Irreplaceable Habitats should be refused unless there are wholly exceptional reasons. The biodiversity metric is not designed to quantify the biodiversity units that would be required to deliver BNG. Any biodiversity net gain plan relating to loss of irreplaceable habitat would require greater compensation than any biodiversity metric requirements and would need to be drawn up separately.

Important Hedgerows

Development resulting in the loss or deterioration of Important Hedgerows should be refused unless the need for the development clearly outweighs the loss of the hedgerow and its function as a wildlife corridor.

If a development proposal is agreed to, notwithstanding any impact on Important Hedgerows, then any compensation scheme must include hedgerow replacement details which reflect the style and species composition of the hedgerow to be lost and be situated where possible to restore and improve the coherence of the hedgerow network local to the development. Any proposed work to hedgerows must have due regard The Hedgerow Regulations 1997

Locally Designated Sites

- Local Nature Reserves
- Local Wildlife Sites
- Habitats of Principal Importance (Priority Habitats)

Development resulting in the loss or deterioration of locally designated sites (or sites which meet local site criteria) should be refused unless the benefits of the development in the location proposed clearly outweigh both the likely impact on the features for which the site was designated and the contribution that the site makes to the coherence of the core ecological network.

Species

Many site designations list certain species specifically as part of the reason for designation. But this does not preclude a requirement to consider species in relation to specific protections and policy requirements. Species may be included in one or several of the categories listed below.

- European Protected Species
- Protected Species (UK/England)
- Species of Principal Importance (Priority Species)
- 'Red' Listed species of Conservation Concern
- LBAP and SoCC species

APPENDIX 3: KEY LEGISLATION FOR BIODIVERSITY

Applicants must demonstrate that proposals are compliant with all relevant legislation regarding the protection of wildlife and habitats and should ensure that they receive the necessary professional advice to be able to do so. Current legislation is summarised below.

Legislation	Key Information
Environment Act 2021	The Act sets out the Government's intention to improve air and water quality, protect wildlife, increase recycling and reduce plastic waste. A key part of the Act is to mandate biodiversity net gain (BNG) by amending the Town & Country Planning Act (TCPA). It is likely to become law in the form of BNG statutory instruments and regulations in 2023.
	It introduces a mandatory requirement for a minimum of 10% BNG in the planning system, above the pre-development value of the site unless exempt; biodiversity value and BNG to be measured using the Defra Biodiversity Metric by a suitably qualified and experienced ecologist; submission of a Biodiversity Gain Plan with planning applications; BNG to be provided on-site, off-site or through a statutory biodiversity credit scheme; habitat secured for at least 30 years via planning obligations or conservation covenants. The Act also introduces the concept of a national Nature Recovery Network (NRN) and the development of Local Nature Recovery Strategies (LNRS) across England.
Wildlife and Countryside Act 1981 (as amended)	The primary mechanism for the protection of all wildlife in the UK and includes schedules that set out those species with additional levels of protection. It also provides the basis for the identification of sites of national importance for nature conservation, Sites of Special Scientific Interest.
Natural Environment and Rural Communities Act 2006	Section 40 (as amended by the Environment Act) places a duty on public bodies in England to conserve and enhance biodiversity. It requires local authorities to have regard to the purpose of conserving and enhancing biodiversity in a manner that is consistent with the exercise of their normal functions such as policy and decision-making. Section 41 requires the Secretary of State to publish and maintain lists of species and types of habitats to be of "principal importance" for the purposes of conserving biodiversity, known as Priority habitats and species.

Conservation of Habitats and	Often referred to as the Habitats Regulations, these provide protection for designated sites, habitats and species considered to
Snecies	be of international importance, including the designation of Habitats
Decies	Sites and European Protected Species
(as amondod)	Siles and European Protected Species.
(as amended)	
Protection of	This Act refers specifically to Badgers, making it an offence to kill,
Badgers Act 1992	injure or take a Badger, or to damage or interfere with a sett unless
	a licence is obtained from a statutory authority.
Hedgerow	Although outside of the development management process, these
Regulations 1997	Regulations provide a convenient framework for the identification of
	hedgerows with importance for wildlife, landscape and heritage. For
	projects that do not require planning consent, the requirements of
	the Regulations need to be met to permit the removal of any
	hedgerow or hedgerow section, except if it forms a curtilage to a
	property.

APPENDIX 4: BIODIVERSITY CHECKLIST FOR APPLICANTS

The Biodiversity Checklist is designed to identify developments which may have an impact on biodiversity, particularly whether protected, Priority or notable species may be affected by proposals. Protected and Priority species are a material consideration in the planning process, and if there is a likelihood that a development will impact them, further information must be submitted in support of a planning application. Applicants or their agents should use the Biodiversity Checklist to carry out a 'first impressions' check of their application site (Stage A1). This should be carried out while on site and does not require ecological expertise.

The Checklist is **not required** for the following types of planning applications - advertisement applications, air conditioning units/air source heat pumps (and similar), changes of use, conversion to flats (if not affecting the roof), crossovers (where no hard standing needs to be created), extract ducting, fences, removal of fire escapes, roller blinds/shutters, satellite dishes, shop fronts, walls and gates, windows and doors.

All other types of development proposal must include a completed biodiversity checklist for the application to be

validated. This includes householder applications where the development requires a planning application (not permitted development); listed building consents where the roof will be affected including roof lights, solar panels or floodlighting of churches or trees; full planning applications including single/two storey extensions and residential/commercial new build; and outline planning applications.

Failure to complete the Biodiversity Checklist accurately may result in your application not being validated and may cause delay to the determination process. There are two different Biodiversity Checklists:

- one for householder applications and
- one for all other types of planning applications.

Householder Applications Biodiversity Checklist

The Householder Biodiversity Checklist includes questions to help determine whether Protected or Priority species may be affected and whether further information may be required. If the answer is 'yes' to any of the questions listed, an ecological report may be required to assess impacts and provide for appropriate avoidance, mitigation and compensation.

Question 1: Will the proposals affect (e.g., modify or demolish) existing buildings with any of the following features: (These could indicate the likelihood of bats being present and may trigger the need for assessment to support an application)

Features	Response
Weather boarding, roof voids and/or hanging tiles that are within 200m of woodland, designated nature sites, and/or fresh water	Yes / No
Pre-1960 detached buildings or structures within 200m of woodland, designated nature sites and/or fresh water	Yes / No
Pre-1914 buildings or structures within 400m of woodland, designated nature sites and/or fresh water	Yes / No
Pre-1914 buildings with gable ends, traditional clay tile roofs or slate roofs, hanging tiles or weather boarding (regardless of location)	Yes / No
Located within, or immediately adjacent to woodland, designated nature sites and/or immediately adjacent to fresh water	Yes / No
Underground structures including, but not limited to, cellars, icehouses, air raid shelters	Yes / No
Any structure with gaps around roof structures such as flashing, ridge tiles, fascia and soffit boards within 200m of woodland, designated nature site and/or fresh water	Yes / No
Structures where there is known current or historic bat use	Yes/No

Question 2: Do the proposals involve felling, removal or works to:

Features	Response
Woodland	Yes / No
Native hedgerows and/or lines of trees	Yes / No
Old and veteran trees (Veteran trees are those which are of interest biologically, culturally or aesthetically because of its age, size or condition. Veteran trees often have decay features such as branch death or hollowing)	Yes / No
Mature trees with holes, cracks, cavities, or that are covered with mature ivy (including dead trees)	Yes / No

Question 3: Do the proposals involve the removal/modification of mature garden features?

Features including rough grassland; large mature compost heap; large mature log pile; large rockery; scrub;	Yes / No
copse; allotment; orchard.	

Question 4: Do the proposals involve the removal/modification of a (permanent or temporary) water body, such as a pond?

Yes / No

Notes:

• Woodland, some wetland habitats, and designated nature sites can be viewed magic.gov.uk

If you have answered YES to any of the above questions you may need an ecological assessment. In the first instance, a Preliminary Ecological Appraisal (PEA) will be required. A full Ecological Impact Assessment may be required where the PEA indicates that priority habitats or species may be affected (See Sections 6 and 11). This should be addressed before you submit your planning application by seeking further advice from a professional and suitably qualified ecologist.

Assessments should be proportionate to the size of the site and the nature of the proposals. If your ecologist considers the impacts on ecology are negligible, they should provide justification with clear photographs to explain why. This must include an explanation of how all potential impacts on biodiversity will be avoided and/or why protected and Priority species are not an issue on your site. If the ecological information received does not provide certainty of likely impacts, the application may be refused.

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1	Have all questions on all sections been completed?	Y/N	If YES, go to 2	If NO, application should not be validated
2	Have any questions been answered "Yes"?	Y/N	If YES, go to 3	If NO, application can be validated
3	Has a separate ecological statement, report or	Y/N	If YES application can be	If NO, application should not be validated
	other supporting information been submitted to		validated	
	identify and address potential impacts			

Full and Outline Applications Biodiversity Checklist

The Checklist for other types of planning application includes indicative thresholds and criteria which will trigger the consideration of Protected and Priority species, based on the likelihood of these being present and affected by development. It should be used by applicants to identify which ecological surveys are likely to be necessary for an individual development given its condition and location. If the checklist indicates that species may be present and affected, a suitably qualified ecologist should ensure any necessary ecological surveys are undertaken in the appropriate season. Where a suitably qualified ecologist considers that surveys are necessary, these will need to be carried out and submitted alongside the planning application in order for it to be validated.

Proposals for Deve Protected, Priority	lopment That Will Trigger a Survey for the relevant or Notable Species	Bats	Barn Owls	Breeding Birds	Gt. Crested Newts	Dormouse	Water vole	Badger	Reptiles	Amphibians	Schedule 8 Plants & Fungi	Stag Beetle	Aculeate hymenoptera	Other Priority Species	Notable species of local concern (e.g. swifts)	Response (please tick)
Proposals affect existing buildings with any of the	All buildings with weather boarding, roof voids and/or hanging tiles that are within 200m of woodland and/or fresh water	Y										2				
following:	Pre-1960 detached buildings or structures within 200m of woodland and/or fresh water;	Y	5			0 5		d 6								
	Pre-1914 buildings or structures within 400m of woodland and/or fresh water;	Y														
	Pre-1914 buildings with gable ends, traditional clay tile roofs or slate roofs, hanging tiles or weather boarding regardless of location;	Y	5			<i>c i i</i>		2 3		5. 20		×				
	All tunnels, mines, kilns, ice-houses, adits, military fortifications, air raid shelters, cellars and similar underground ducts and structures;	Y								~ ~ ~		č				
	All bridge structures (especially over water and wet ground).	Y	2			s	Y									
	Any structure with gaps around roof structures such as flashing, ridge tiles, fascia and soffit boards within 200m of woodland and/or fresh water	Y				8										
	Structures where there is known current or historic bat use	Y														

Proposals for Devel Protected, Priority	opment That Will Trigger a Survey for the relevant or Notable Species	Bats	Barn Owls	Breeding Birds	Gt. Crested Newts	Dormouse	Water vole	Badger	Reptiles	Amphibians	Schedule 8 Plants & Fungi	Stag Beetle	Aculeate hymenoptera	Other Priority Species	Notable species of local concern (e.g. swifts)	Response (please tick)
Proposals involving lighting of churches and listed buildings or flood lighting of green space within 50m of woodland, water, field hedgerows or lines of trees with obvious connectivity to woodland or water		Y	Y	Y		Y				9			2		5	
Proposals affecting woodland, or field hedgerows and/or lines of trees with obvious connectivity to woodland or water bodies.		Y		Y		Y	-	Y			Y	Y				
Proposals within 20	Om of a designated site for nature conservation	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	
Proposed tree	old and Veteran trees that are older than 100 years;	Y	Y	Y								Y				
work (felling or	trees with obvious holes, cracks or cavities;	Y	Y	Y												
development affecting:	trees with a diameter greater than 1m at chest height;	Y	Y	Y			2		2	0			0			
Proposals affecting	natural cliff faces, crevices or caves.	Y		Y	Y				Y				Y			
Major proposals wit of pond, or where t <u>Red Risk Zone</u> for G	hin 500m of a pond or Minor proposals within 100-250m ne site or part of it lies within a <u>District Licensing Amber or</u> reat Crested Newts?				Y		Y	5	5) 5	Y			8		5 X2	-
Proposals affecting habitats such as ree	or within 200m of a river, stream, lake, or other aquatic dbed, grazing marsh and fen.	Y		Y			Y		Y	Y	Y		20			
Proposals affecting brownfield sites, allotments and railway land which involve a change to derelict areas with exposed soil, brambles, piles of rubble etc of more than 100m ² .				Y	Y			Y	Y	Y		Y				
Loss or modification of grassland grazed by horses, cattle or sheep, or more than about 100m2							2				Y		Y	Y	2	
Proposals for large v Onshore Wind Turb	vind turbines: see <u>Scottish Natural Heritage <i>et al</i> Bats and</u> ines: Survey, Assessment and Mitigation	Y		Y												

Proposals for Development That Will Trigger a Survey for the relevant Protected, Priority or Notable Species	Bats	Barn Owls	Breeding Birds	Gt. Crested Newts	Dormouse	Water vole	Badger	Reptiles	Amphibians	Schedule 8 Plants & Fungi	Stag Beetle	Aculeate hymenoptera	Other Priority Species	Notable species of local concern (e.g. swifts)	Response (please tick)
Proposed development affecting any buildings, structures, feature or locations where protected, notable or Priority species are known to be present.	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	Y	2 3	

Notes:

• Woodland, some wetland habitats, and designated nature sites can be viewed magic.gov.uk

If you have ticked any of the above questions you are likely to need an ecological assessment. In the first instance, a Preliminary Ecological Appraisal (PEA) will be required. A full Ecological Impact Assessment may be required where the PEA indicates that priority habitats or species may be affected (See Section 6 and 11). This should be addressed before you submit your planning application by seeking further advice from a professional and suitably qualified ecologist.

Exceptions for When a Full Species Survey and Assessment may not be Required

- a) Following consultation by the applicant at the pre-application stage, the Council's ecological adviser has stated in writing that no protected or Priority species surveys and assessments are required.
- b) If it is clear that no protected or Priority species are present, despite the guidance in the above table indicating that they are likely, the applicant should provide evidence with the planning application to demonstrate that such species are absent (e.g. this might be in the form of a brief report from a suitably qualified and experienced ecologist, or a relevant local nature conservation organisation).
- c) If it is clear that the development proposal will not affect any protected or Priority species present, then only limited information needs to be submitted. This information should, however, (i) demonstrate that there will be no significant impact on any

protected or Priority species present (this includes protecting habitats not to be impacted by the development during construction and post construction phases), and (ii) include a statement acknowledging that the applicant is aware that it is a criminal offence to disturb or harm protected species should they subsequently be found or disturbed.

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- 1 Have all questions on all sections been completed? Y/N
- 2 Have any questions been answered "Yes"?
- 3 Has a separate ecological statement, report or other supporting information been submitted to identify and address potential impacts

Y/NIf YES, go to 2Y/NIf YES, go to 3

Y/N If YES application can be

validated

If NO, application should not be validated If NO, application can be validated If NO, application should not be validated

APPENDIX 5: GLOSSARY

<u>Acronyms</u>

BNG	Biodiversity Net Gain
BOA	Biodiversity Opportunity Areas
CIEEM	Chartered Institute of Ecology and Environmental Management
EcIA	Ecological Impact Assessment
ECOP	Ecological Constraints and Opportunities Plan
EIA	Environmental Impact Assessment
HRA	Habitats Regulations Assessment
LNP	Local Nature Partnership
LNR	Local Nature Reserve
LNRS	Local Nature Recovery Strategy
LWS	Local Wildlife Site
NRN	Nature Recovery Network
PEA	Preliminary Ecological Appraisal
ppSPA	possible potential Special Protection Area
SAC	Special Area of Conservation
SSSI	Site of Special Scientific Interest
SuDS	Sustainable Urban Drainage Systems
UNESCO	D United Nations Educational, Scientific and Cultural Organization

Definitions

Ancient or veteran tree: A tree which, because of its age, size and condition, is of exceptional biodiversity, cultural or heritage value. All ancient trees are veteran trees. Not all veteran trees are old enough to be ancient but are old relative to other trees of the same species. Very few trees of any species reach the ancient life-stage.

Ancient woodland: An area (with ancient soil ecology) that has been wooded continuously since at least 1600 AD. It includes ancient semi-natural woodland and plantations on ancient woodland sites. Soils are a vital component of ancient woodlands due to the time

(centuries or millennia) taken to form and their relative lack of disturbance means they are hugely complex and diverse.

Biodiversity: the variety of life that can be found on Earth (plants, animals, fungi and micro-organisms) and the habitats in which they live.

Biodiversity baseline: Assessment of existing / current biodiversity conditions to provide a starting point (e.g., pre-project condition of biodiversity) against which comparisons can be made (e.g., post-impact condition of biodiversity), allowing the change in biodiversity to be quantified.

Biodiversity Gain Plan: A document detailing how a project has followed the mitigation hierarchy and also then achieved BNG in addition to any/all required mitigation.

Biodiversity metric: A Biodiversity metric has been developed by Defra. It is a tool used to measure and quantify biodiversity and assess changes (losses and gains) in biodiversity associated with development. The current metric (Version 3.1 was published on the 21.04.2022) only measures habitats and does not take species into consideration.

Biodiversity Net Gain (BNG): Where the natural environment is left in a measurable better condition after development than before. Gains in biodiversity must be greater than any losses in biodiversity following the implementation of a development to achieve biodiversity net gain (BNG). The Environment Act 2021 seeks mandatory measurable BNG for development that qualifies.

Biodiversity Offsetting: Biodiversity offsetting are conservation activities that are designed to give biodiversity benefits to compensate for losses - ensuring that when a development damages nature (and this damage cannot be avoided or mitigated) new nature sites will be created. Where appropriate, biodiversity offsetting is an option available to developers to fulfil their obligations under the planning system's mitigation hierarchy.

Biodiversity Units: The unit of measurement used by the Biodiversity Metric. The units come in three types: area, riverine and hedgerow/line of trees.

Conservation covenants: are private, voluntary agreements between a landowner and a "responsible body", such as a conservation charity or government body. The covenant binds the initial landowner and subsequent landowners to ensure long-term conservation and environmental benefits on net gain sites (Environment Act)]

Ecological Impact Assessment (EcIA): The process of identifying, quantifying and evaluating the potential effects of development-related impacts or other proposed actions on habitats, species and ecosystems.

Ecological networks: An ecological network is a network generally made up of 5 components:

 Core areas of high nature conservation value which contain rare or important habitats or ecosystem services. They include protected wildlife sites and other seminatural areas of high ecological quality.

- Corridors and 'stepping-stones' enabling species to move between core areas. These can be made up of a number of small sites acting as 'stepping-stones' or a mosaic of habitats that allows species to move and supports ecosystem functions.
- Restoration areas, where strategies are put in place to create high value areas (the 'core areas' of the future), restoring ecological functions and wildlife.
- Buffer zones that protect core areas, restoration areas, and 'stepping-stones' from adverse impacts in the wider environment.
- Sustainable use areas, areas of surrounding land that are managed in a sustainable and wildlife friendly way. The ecological networks for different species work at varying scales: some species need a large area, others a much smaller area.

Environmental impact assessment: A procedure to be followed for certain types of projects to ensure that decisions are made in full knowledge of any likely significant effects on the environment. The ecological information can form the ecology chapter as part of the process.

European site: Defined in the Regulation 8 of the Conservation of Habitats and Species Regulations 2017 as: Special Areas of Conservation, Sites of Community Importance, candidate Special Areas of Conservation and Special Protection Areas.

Habitat Creation: Habitat creation involves the creation of a habitat where is does not currently exist. For example: establishment of a species rich grassland on land previously used as a car park.

Habitat Restoration: Involves remediation of a habitat to a condition higher than its current state or that was likely to exist in the recent past.

Habitats Banks: Sites where habitat is created in advance, prior to any loss occurring. This habitat will need to be secured and managed long-term.

Habitats site: Used in the NPPF to define any site which would be included within the definition at Regulation 8 of the Conservation of Habitats and Species Regulations 2017. Includes: European sites and European Marine sites defined above. In addition, for the purposes of the NPPF potential Special Protection Areas, possible Special Areas of Conservation, listed or proposed Ramsar sites and sites identified, or required, as compensatory measures for adverse effects on habitats sites, potential Special Protection Areas, possible Special Areas of Conservation, listed or proposed Ramsar sites and sites identified Special Protection Areas, possible Special Protection Areas, possible Special Areas of Conservation, and listed or proposed Ramsar sites.

Important Hedgerows: Hedgerows which meet the criteria listed in the Hedgerow Regulations 1997 will be considered to be 'Important Hedgerows'.

International, national and locally designated sites of importance for biodiversity: All international sites (Special Areas of Conservation, Special Protection Areas, and Ramsar sites), national sites (Sites of Special Scientific Interest) and locally designated sites including Local Wildlife Sites.

Irreplaceable habitat: Habitats which would be technically very difficult (or take a very significant time) to restore, recreate or replace once destroyed, taking into account their

age, uniqueness, species diversity or rarity. They include ancient woodland, ancient and veteran trees, blanket bog, limestone pavement, sand dunes, salt marsh and lowland fen. (Definition taken from the NPPF)

Local Nature Recovery Strategies (LNRS): will set out locally agreed priorities and opportunities for nature recovery in written and mapped form.

Material Consideration: A material consideration is a matter that should be taken into account in deciding a planning application or on an appeal against a planning decision. Can include (but not limited to) nature conservation, government policy and previous planning decisions.

Mitigation Hierarchy: The principle that environmental harm resulting from a development should be avoided as a priority, adequately mitigated, or, as a last resort, compensated for (NPPF, 2021).

National biodiversity credits scheme. The Environment Act makes provision for the Secretary of State to set up a system of statutory biodiversity credits that will be invested in habitat creation. The credits can be bought by developers as a last resort when onsite and local offsite provision of habitat cannot deliver the BNG required. The price of biodiversity credits will be set higher than prices for equivalent biodiversity gain on the market. The intention is that this system will be run by a national body, not at the local level.

Natural Capital: Can be defined as the world's stocks of natural assets which include geology, soil, air, water, and all living things (biodiversity).

Nature Recovery Network: An expanding, increasingly connected, network of wildlife rich habitats supporting species recovery, alongside wider benefits such as carbon capture, water quality improvements, natural flood risk management and recreation. It is likely to include and expand upon the existing ecological networks including protected sites, other wildlife rich habitats (priority habitats), as well as landscape or catchment scale recovery areas and corridors where there is coordinated action for species and habitats.

Priority habitats and species: Commonly used term for Species and Habitats of Principal Importance included in the England Biodiversity List published by the Secretary of State under section 41 of the Natural Environment and Rural Communities Act 2006.

Special Areas of Conservation: Areas defined by regulation 3 of the Conservation of Habitats and Species Regulations 2017 which have been given special protection as important conservation sites

Species and Habitats of Principal Importance: Habitats and species included in the England Biodiversity List published by the Secretary of State under section 41 of the Natural Environment and Rural Communities Act 2006.

Wildlife corridor: Areas of habitat connecting wildlife populations or habitats of importance together

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