

Version 5.0 (2024)

## **Document history**

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This standard has been endorsed by PEFC International for forest management certification in the UK and should be read in conjunction with the PEFC UK Scheme Document, which can be found on the PEFC UK website.

## **UKWAS Vision Statement**

## Vision

Responsibly managed UK woodlands that are healthier, more abundant, more diverse and which deliver a wide and sustainable range of benefits for society, the economy and the environment.

## Mission

To work through a consensus-driven partnership representing economic, environmental and social perspectives to develop and manage a voluntary certification standard for woodland management. The standard provides a basis for continuous improvement, independent auditing and certification under the FSC and PEFC schemes thus demonstrating that wood or non-wood products are responsibly sourced.

## **UKWAS strategic goals/objectives**

- 1. To improve the standards of UK woodland management.
- 2. To increase the public's trust and confidence in UK woodland products.
- 3. To increase the area of certified British woodlands.

## **UKWAS** values

- Collaborative: Working collectively and making decisions by consensus.
- Inclusive: Embracing a broad range of views without prejudice.
- **Objective:** Working impartially and making decisions based on evidence.
- Ethical: Working ethically for the benefit of all sections of society.
- Ambitious: Seeking continuous improvement and leading on good practice.

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## **UKWAS 5 formats & amendments**

**PDF:** the PDF version is designed for use as a portable paper document that can be downloaded and printed by the user.

**MS Word:** users requiring a plain text document in MS Word format for their use in preparing bespoke certification documentation can request a copy from the UKWAS Support Unit.

**Amendments:** any further corrections or revisions necessarily made to the certification standard prior to its next full revision will be incorporated into the electronic versions available on the UKWAS website. A list of all the changes made since publication of this edition will be maintained on the UKWAS website and users are recommended to check this on a regular basis.

#### ukwas.org.uk

# Introduction

**UK Woodland Assurance Standard Fifth Edition** (version 5.0) (2024)

The introduction is a 'normative'<sup>1</sup> part of UKWAS 5. Sections 1, 3 and 4 provide context and information for users of the standard. Section 2 details procedures for using the standard which include compulsory elements of the certification standard.

## 1. Background and purpose

The <u>United Kingdom</u> Woodland Assurance Standard (UKWAS)<sup>2</sup> is a certification standard; it provides a tool for UK <u>woodland</u> owners to demonstrate their responsible <u>forest</u> management.

The UKWAS is designed to reflect:

- The legal and good <u>forestry</u> practice requirements set out in the governmental UK Forestry Standard (UKFS) and thereby the General Guidelines adopted by European Forestry Ministers at Helsinki in 1993, the Pan-European Operational Level Guidelines (PEOLG) subsequently adopted at Lisbon in 1998 and other relevant <u>international agreements</u>.
- The requirements set out by the two leading global forest <u>certification schemes</u> the Forest Stewardship Council (FSC) and Programme for the Endorsement of Forest Certification (PEFC).
- Good practice guidance and research findings drawn from a range of sources and adapted, where appropriate, to UK circumstances.
- An ethos of continuous improvement.

Whilst the UKFS and UKWAS are closely linked, their roles are distinct and complementary:

- The UKFS is a governmental standard which sets out the requirements that all woodland owners/managers are expected to meet; the <u>forestry</u> <u>authorities</u> will assess applications for new planting, forest management and tree-felling against these requirements before granting any necessary permissions or offering grant aid.
- The UKWAS is a voluntary certification standard developed by a stakeholder group representing economic, environmental and social perspectives; the certification standard is more widely drawn than the UKFS and provides the basis for independent auditing and certification under the FSC and PEFC schemes so demonstrating that wood or <u>non-wood forest products</u> are sourced from a responsibly managed <u>woodland</u>.

FSC- and PEFC-certified products may carry a label and are much in demand in the UK and global timber markets as they provide a widely recognised way to inform customers that those timber and other woodland products have been responsibly sourced.

The standard is subject to periodic review and, if considered necessary, revision. The review and revision, including stakeholder consultation, is undertaken by an independent working group appointed by the UKWAS steering group to reflect a balance of economic, environmental and social interests.

<sup>&</sup>lt;sup>1</sup> The word 'normative' denotes a compulsory element of the standard.

<sup>&</sup>lt;sup>2</sup> 'UKWAS' and 'United Kingdom Woodland Assurance Standard' are registered trademarks.

In the most recent revision, the requirements have been adapted to reflect the global challenges of climate change, <u>biodiversity</u> loss and the need to embed <u>forest resilience</u>, enhance the natural capital value of woodlands and safeguard the provision of valuable <u>ecosystem services</u>. For example, there is greater focus on practices that enhance carbon storage in trees and soils and reduce <u>greenhouse gas</u> emissions from woodland operations.

FSC UK and PEFC UK take responsibility for submitting the revised UKWAS to their international parent bodies for assessment and, provided the UKWAS is judged to be conformant with each scheme's requirements, it will provide a standard for certification through each of these schemes. A list of certification schemes that currently use the UKWAS as the basis for certification in the UK can be found on ukwas.org.uk.

## 2. Procedures for use of the certification standard

Note: in this section of the Introduction, 'shall' indicates a compulsory element of the standard. Where 'should' is stated, it indicates a recommendation. Where 'may' is stated, it indicates a permissible option or a list of permissible options. Where 'can' is stated, it indicates a possibility or a list of possibilities.

## The woodland management unit

The unit of certification is a <u>woodland management unit</u> (WMU). A WMU is a clearly defined woodland area, or areas, with mapped boundaries, managed to a set of explicit long-term objectives. The WMU is covered by the <u>management planning documentation</u> set out in section 2.2 of the certification standard. Elements of management planning documentation may apply to a specific WMU or may be set at a higher level (such as group schemes, or state forest services) and apply to multiple WMUs.

For example, a WMU may be a single ownership incorporating several areas of woodland that are managed within a <u>woodland management plan</u>; several separate ownerships managed within a woodland management plan; a community-managed <u>forest</u>; a management subdivision of a national forest service such as a forest district covered by a woodland management plan.

In large and/or widely geographically dispersed WMUs, the spirit of the certification standard and any good practice should be conformed to throughout the WMU.

Note: The terms 'woodland management unit' and 'forest management unit' are synonymous.

## Flexibility in meeting requirements

Some requirements may not be applicable to every WMU, for example, requirements relating to <u>plantations on ancient woodland sites</u> only apply if such sites are present.

While all applicable requirements shall be met, there may be flexibility in exactly how requirements are fulfilled. Any different approach taken shall be an equally or more effective way of achieving the objectives intended by the requirement. The impacts of the approach taken shall be carefully monitored and recorded.

The <u>certification body</u> carrying out the audit shall make a professional judgement as to the acceptability of the flexibility (see 'Interpretation of the certification standard').

See also 'Using the certification standard' regarding flexibility in verifiers (see definition of example verifiers in that section).

## Research

The <u>owner/manager</u> should, where possible, contribute to and/or support relevant research activities which benefit the future management of woodlands. The establishment of research trials or plots shall be undertaken only in the context of a research policy and should conform to the <u>spirit</u> of the certification standard.

## Third-party rights - leases, burdens in title, ownership rights and legal restrictions on management

<u>Owners/managers</u> retain overall responsibility for <u>conformance</u> to the certification standard. However, in certain situations, pre-existing leases, burdens in title and third-party ownership rights might restrict management actions in such a way that the owner/manager is unable to fully meet all the requirements of the certification standard. For example:

- Forestry-only or long-term sporting leases where sporting or access rights might be restricted
- Timber leases under which the restocking obligation reverts to the landowner
- Wayleaves, and servitude rights
- Mineral extraction rights held by third parties
- <u>Traditional rights</u> (e.g. peat cutting).

In these circumstances conformance to the certification standard shall be achieved provided the owner/manager demonstrates that:

- The holder of the third-party rights has been made aware of those requirements of the standard which are relevant to the rights they hold and how they should assist with conformance. It is not however essential for the third party to agree to conform to the requirements of the standard
- All reasonable measures have been taken to mitigate negative impacts caused by the holders of third-party rights
- The third-party rights have not been created intentionally to avoid conformance.

<u>Certification schemes</u> might have their own requirements which apply when the owner/manager does not have full management control of a <u>woodland</u> <u>management unit</u> including where national infrastructure developments are imposed by a third party. Owners/managers are advised to seek guidance from their <u>certification body</u> or group scheme manager on any specific certification scheme requirements.

## Timing for full implementation of the requirements relating to woodland structure and layout

A special feature of woodland management is its long-term nature. Decisions made in the past have a strong influence on the woodlands of today.

Therefore, when assessing <u>conformance</u> to the certification standard, certification bodies will not evaluate woodlands solely on their present structure and layout but will consider the plans for management in the short, medium and long term.

Where present structure and layout fail to meet the requirements, woodland owners/managers shall demonstrate through <u>management planning</u> <u>documentation</u> and ongoing activities in the woodland that they are taking active measures to achieve conformance with the requirements. They shall also demonstrate that there is a time frame for achieving full conformance based on sound management principles. Further guidance on how non-conformities are dealt with can be obtained from certification bodies or group scheme managers.

## Application of the certification standard to different scales of woodland management unit and intensities of operation

<u>Woodland management units</u> vary in terms of the scale and intensity of management and the risk of negative impacts. While the principles remain the same regardless of <u>woodland</u> size and intensity of management, the level and complexity of management needed to meet the requirements of the certification standard, and the nature of the evidence to demonstrate <u>conformance</u>, may vary depending on the size and type of the woodland management unit. <u>Certification schemes</u> have different sampling intensities depending on the scale and intensity of management and operations. In drafting this standard, every effort has been made to ensure that requirements are sufficiently flexible to apply to all scales and intensities of management.

In the UK context, scale has not been found to be closely correlated with intensity or risk of woodland management; for example, many large operations might be in woodlands with relatively low environmental or social <u>values</u>, while the potential impacts of operations in those small woodlands which have higher environmental and social values might be commensurately high. As such, it has not proved possible to define a threshold or specify different requirements for lower potential impact operations, although this will be subject to review in future revisions of the standard. However, it is considered appropriate to specify different requirements for higher potential impact operations, and some of the requirements of this standard apply only where the entity holding or applying for certification, and therefore responsible for demonstrating conformance, is a <u>large enterprise</u>, as defined in the glossary.

## Use of the certification standard by certification bodies

Individual <u>certification schemes</u> might have specific requirements regarding the official version of this standard to be used by auditors. <u>Certification bodies</u> should check with the relevant scheme.

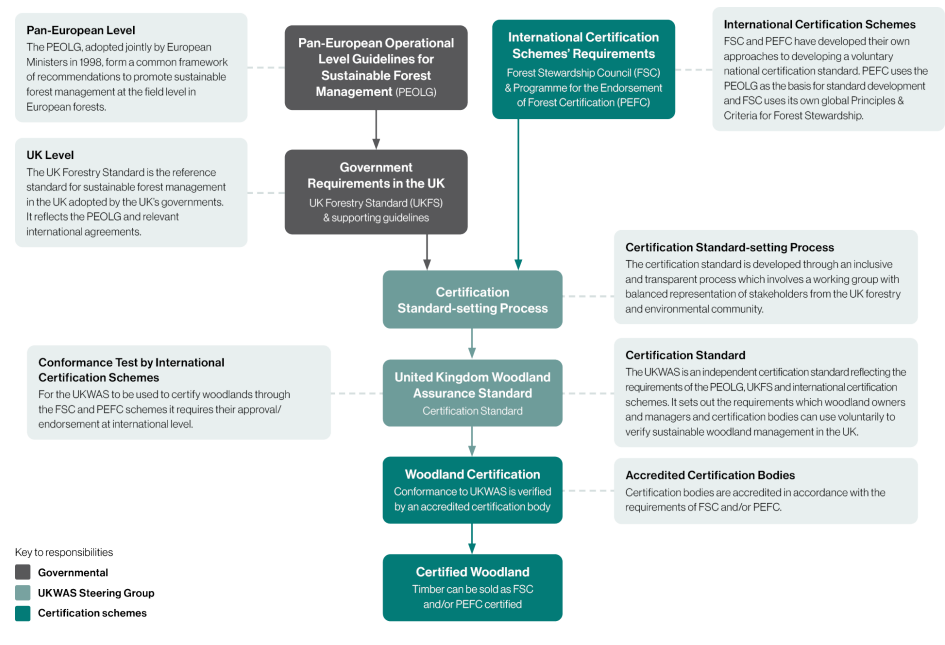
## 3. Interpretation of the certification standard

The UKWAS Interpretation Panel provides the UKWAS Steering Group and users of the certification standard with advice on its interpretation. Further information on how the panel conducts its business is available on the UKWAS website (ukwas.org.uk) including interpretation advice notes relevant to the current edition of the standard and how to submit a request for interpretation to the Interpretation Panel.

## 4. Complaints & disputes

Section 5.2.2 of the standard requires <u>owners/managers</u> to respond constructively to complaints and seek to resolve grievances through engagement with complainants.

In the first instance, any complaints about a certified <u>woodland management unit</u> should be made to the woodland owner or manager. If the complaint or dispute cannot be resolved to the satisfaction of all parties, the complainant may contact the <u>certification body</u> which issued the certificate. Further information is provided on the UKWAS website (ukwas.org.uk).



## **Certification standard**

Fifth edition (version 5.0)

**UK Woodland Assurance Standard Fifth Edition** (version 5.0) (2024)

## Using the certification standard

In using the certification standard, <u>owners/managers</u> and <u>certification bodies</u> shall also take full account of the introduction, glossary and Appendix of reference documents.

The certification standard is set out as follows:

## **Requirements**

These are the compulsory elements of the certification standard. Woodland management must meet all applicable requirements and <u>certification bodies</u> will check that each requirement is being met.

In recent editions of UKWAS, requirements were stated as 'shall'. This edition reverts to the simpler form of wording used in the first edition of UKWAS; this does not imply any change in the status of requirements, and these remain mandatory.

When requirements are presented as separate paragraphs or in a list, their order does not indicate any ranking or priority: all applicable requirements must be met.

## **Example verifiers**

These are examples of objective information or evidence – documents, actions or discussions – that <u>owners/managers</u> may present to the <u>certification body</u> for their consideration in order to demonstrate that the requirement is being met.

Certification bodies are required to undertake audits and owners/managers should be able to present sufficient evidence to allow the auditor to report <u>conformance</u>. It will not always be necessary to use any or all of the verifiers suggested, and conformance to requirements may be demonstrated in other ways. The selected verifiers should be appropriate to the scale and intensity of management of the WMU and the risk of negative impacts.

The three most common example verifiers are:

#### • Discussion with the owner/manager.

The owner/manager may explain in conversation with the auditor their understanding of the standard, their knowledge of the WMU or the rationale for management decisions, or they may describe actions they have taken to conform to the standard.

• Field observation.

The auditor may look for tangible evidence in the WMU of conformance to the standard.

#### • Management planning documentation.

Documentation might include a piece of written, printed or electronic matter that provides information or evidence or that serves as an official record.

#### Certification standard

The owner/manager may demonstrate through written documents, records or maps their knowledge of the WMU, the rationale for management decisions, or the actions they have taken to conform to the standard. Note that if specific management planning documentation is expected to be produced it will be described in the requirements of the standard. Documentation may include that produced by third parties, for example, a <u>felling permission</u>.

When example verifiers are presented in separate paragraphs or a list, their order does not indicate any ranking or priority.

#### **Guidance notes**

These aim to help both the woodland <u>owner/manager</u> and the <u>certification body</u> to understand how requirements should be applied in practice. More information is provided to elaborate some requirements, the meaning of certain terms or phrases is explained, and examples of appropriate action are given. Where guidance is stated as 'should' it indicates a recommendation. Where it is stated as 'may' it indicates a permissible option or a list of permissible options. Where it is stated as 'can' it indicates a possibility or a list of possibilities.

Note: The guidance note can include 'Advice to owners/managers' on related matters which are beyond the direct scope of a forest management certification standard, for example, owners/managers are advised to check the specific requirements of <u>certification schemes</u> in relation to <u>chain-of-custody certification</u> matters. Such information is clearly marked and is provided as an advisory note only: it shall not be considered by certification bodies when assessing conformance with the certification standard.

When guidance notes are presented in separate paragraphs or a list, their order does not indicate any ranking or priority.

## Key to icons and formatting

## References



Check the Appendix of Reference Documents for further guidance.

#### **Glossary terms**

#### Woodland

Underlined words are explained in the glossary of terms. Generally, a glossary term is only highlighted on its first occurrence in a particular section or sub-division of the text. The following glossary terms which are used frequently throughout the text are not generally highlighted:

- Management planning documentation
- Owner/manager
- Woodland
- Woodland management unit (WMU).

## **Abbreviations**

The following abbreviations are used frequently in the text:

- ASNW Ancient semi-natural woodland
- FISA Forest Industry Safety Accord
- LISS Lower-impact silvicultural systems
- NWFP Non-wood forest product
- **PAWS** Plantation on ancient woodland site
- UKFS UK Forestry Standard
- WMU Woodland management unit

**SECTION 1** 

# Legal compliance & UKWAS conformance

**UK Woodland Assurance Standard Fifth Edition** (version 5.0) (2024)

	Requirements	Example verifiers	Guidance
1.1	Compliance and con	formance	
1.1.1	There is <u>compliance</u> with the law. There are no substantiated outstanding claims of non-compliance related to woodland management.	<ul> <li>No evidence of non- compliance from audit</li> <li>Evidence of correction of any previous non- compliance</li> <li>A system to be aware of and implement requirements of new legislation.</li> </ul>	<ul> <li>The certification standard does not go into detail in all areas covered by UK legislation. The Appendix of reference documents provides a non-exhaustive list of relevant legislation.</li> <li><u>Certification bodies</u> will be checking that there is no evidence of non-compliance with relevant legal requirements including that: <ul> <li>Management and <u>workers</u> understand and comply with all legal requirements relevant to their roles and responsibilities</li> <li>All documentation including procedures, work instructions, contracts and agreements meet legal requirements and are respected</li> <li>No issues of legal non-compliance are raised by regulatory authorities or other <u>interested parties</u>.</li> </ul> </li> <li>In the event of a perceived conflict between the requirements of the certification standard and legal requirements, owners/managers should seek guidance from the UKWAS Interpretation Panel.</li> </ul>
1.1.2	There is <u>conformance</u> to the <u>spirit</u> of any relevant codes of practice or good practice guidelines.	<ul> <li>No evidence of non- conformance from audit</li> <li>Evidence of correction of any previous non- conformance</li> <li>A system to be aware of and conform to new codes of practice and good practice guidelines.</li> </ul>	<ul> <li>The Appendix of reference documents provides further information on good practice guidelines and codes of practice.</li> <li>Conformance to the spirit means that the owner/manager is aiming to achieve the principles set out in relevant codes of practice or good practice guidelines and that:</li> <li>Management and workers understand and conform to the spirit of codes and guidelines relevant to their roles and responsibilities</li> <li>All documentation including procedures, work instructions and contracts conform to the spirit of relevant codes and guidelines.</li> <li>In the event of a perceived conflict between the requirements of the certification standard and relevant codes and guidelines, owners/managers should seek guidance from the UKWAS Interpretation Panel.</li> </ul>

1.1.3	<ul> <li>a) The legal identity of the owner/manager is documented.</li> <li>b) The boundaries of the owner's/manager's legal ownership or tenure are documented.</li> <li>c) The scope of the owner's/manager's legal rights to manage the WMU and to harvest wood and non-wood forest products and/or supply services from within the WMU is documented.</li> <li>d) Legal authority to carry out specific operations, where required by the relevant authorities, is documented.</li> <li>e) Payment is made in a timely manner of all applicable legally prescribed charges connected with woodland management.</li> </ul>	<ul> <li>Long-term unchallenged use</li> <li>Integrated Agriculture Control System (IACS) registration</li> <li>A signed declaration detailing nature and location of tenure documentation</li> <li>Solicitor's letter</li> <li>Title deeds</li> <li>Land registry records</li> <li>Companies House records</li> <li>Licences</li> <li>Written permissions from competent authorities</li> <li>Records of payments.</li> </ul>	<ul> <li>Long-term unchallenged use might be demonstrated by the existence of previous grant scheme documentation or long-term certification to this standard.</li> <li>Examples of circumstances which can affect the scope of the owner's/manager's legal rights to manage the WMU and to harvest products and/or supply services from within it include: <ul> <li>The sporting or mineral rights are held by third parties</li> <li>The owner/manager is bound by a restrictive covenant</li> <li>The WMU is managed under a forestry-only lease.</li> </ul> </li> <li>See the section on third-party rights in the introduction.</li> <li>Depending on the nature of woodland operations, the competent authorities providing legal authorisation can include the relevant forestry authorities and statutory bodies: statutory nature conservation and countryside agencies, statutory environment protection agencies, statutory historic environment agencies, or local authorities.</li> <li>Legally prescribed charges connected with forest management can include fees for licences or permissions or grant repayments where grant conditions have not been fulfilled.</li> </ul>
1.1.4	<ul> <li>a) Mechanisms are employed to identify, prevent and resolve disputes over tenure claims and use rights through appropriate consultation with <u>interested parties</u>.</li> <li>b) Where possible, the owner/manager seeks to resolve disputes out of court and in a <u>timely manner</u>.</li> </ul>	Use of dispute resolution mechanism.	<ul> <li>Unresolved disputes of substantial magnitude involving a significant number of interests will normally disqualify an entity from being certified.</li> <li>Examples of relevant tenure claims and use rights can include: <ul> <li><u>Private water supplies</u></li> <li>Joint access routes</li> <li>Shooting rights</li> <li>Peat-cutting rights</li> <li>Crofting rights.</li> </ul> </li> </ul>

1.1.5	<ul> <li>a) The owner/manager:</li> <li>Commits to <u>conformance</u> to this certification standard, and</li> <li>Has declared an intention to protect and maintain the woodland management unit and its <u>ecological integrity</u> in the short and long term.</li> <li>b) A statement of these commitments is made <u>publicly available</u>.</li> </ul>	•	Signed declaration of commitment Dissemination of the requirements of this certification standard to workers, licensees and leaseholders Public statement of policy.	<ul> <li>Workers, licensees and leaseholders should be informed of the aim of the certification standard and, to the degree that is relevant, of the practical implications for them in carrying out their activities. This may be done through, for example, meetings or briefings and the provision of appropriate written material. If a substantial failure has led to withdrawal of a woodland certification to this standard in the past, then substantial changes in ownership, policy commitment and management regime should have been implemented or a two-year track record of conformance established.</li> <li>For group schemes to meet requirement (b), whilst each group member is required to make a commitment, it is acceptable for a single commitment covering the entire group to be made available.</li> <li>Advice to owners/managers</li> <li>Owners/managers might be subject to additional requirements from their certification scheme relating to any adjustment of the area in the woodland management unit. Owners/managers are advised to seek guidance from their certification body or group scheme manager.</li> </ul>
1.1.6	<ul> <li>a) There is <u>conformance</u> to guidance on anti-corruption legislation.</li> <li>b) <u>Large enterprises</u> have and implement a <u>publicly available</u> anti-corruption policy which meets or exceeds the requirements of legislation.</li> </ul>	•	Discussion with the owner/manager Written procedures Public statement of policy.	Guidance on procedures to prevent bribery is available from the Ministry of Justice.
1.1.7	There is <u>compliance</u> with legislation relating to the transportation and trade of forest products including applicable timber legality legislation and phytosanitary requirements.	•	Relevant procedures and records.	The owner/manager should comply with any relevant phytosanitary movement licences and other statutory plant health requirements. Plant passports might be required before moving regulated plant material. The requirements are different in Great Britain and Northern Ireland. In rare cases the provisions of the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) might apply. The import, export and use for commercial gain of certain species requires a CITES permit. CITES species present in the UK include snowdrops ( <i>Galanthus</i> spp.) and the monkey puzzle tree ( <i>Araucaria araucana</i> ).

1.1.8	Where foodstuffs are produced as <u>non-wood forest products</u> , there is <u>compliance</u> with legislation relating to their handling, transportation and trade.	<ul> <li>Relevant procedures and records.</li> </ul>	
	Requirements	Example verifiers	Guidance
1.2	Protection from illeg	al activities	
1.2.1	The owner/manager takes all reasonable measures, including engagement with the police and <u>statutory bodies</u> , to prevent or stop illegal or unauthorised uses of the woodland that could jeopardise fulfilment of the objectives of management.	<ul> <li>The owner/manager is aware of potential and actual problems</li> <li>Evidence of response to actual current problems</li> <li>Evidence of a proactive approach to potential and actual problems including follow-up action</li> <li>Engagement with statutory bodies.</li> </ul>	The phrase 'reasonable measures' means measures that are both within the law, within the terms of any <u>forestry</u> tenancy and within the jurisdiction of the owner/manager and that the measures are economically viable and environmentally and socially acceptable. The scope of illegal activities which the owner/manager might encounter is so diverse that it is not possible to prescribe actions in every case. In specific cases a legal opinion might be required in order to prescribe 'reasonable measures'.
	Requirements	Example verifiers	Guidance
1.3	3 Genetically modified organisms		
1.3.1	<u>Genetically modified organisms</u> (GMOs) are not used.	<ul> <li>Plant supply records</li> <li>Discussion with the owner/manager.</li> </ul>	

SECTION 2 Management planning

**UK Woodland Assurance Standard Fifth Edition** (version 5.0) (2024)

	Requirements	Example verifiers	Guidance	
2.1	Policy and objectives			
<b>2.1</b> 2.1.1	<ul> <li><b>Policy and objective</b></li> <li>a) The owner/manager has a long-term policy and management objectives which are environmentally positive, socially beneficial, economically viable and enhance forest resilience.</li> <li>b) The policy and objectives, or summaries thereof, are available and proactively communicated to workers consistent with their roles and responsibilities.</li> </ul>	<ul> <li>S</li> <li>Discussion with the owner/manager and workers</li> <li>Management planning documentation</li> <li>Toolbox talks.</li> </ul>	The long-term policy should articulate the overall vision for woodland management in terms of economic, environmental and social outputs. Management objectives should set out tangible, shorter-term steps towards achieving that vision and management planning should demonstrate a commitment to continuous improvement. The owner/manager should be aware that long-term forest resilience will underpin environmental, social and economic objectives. This should include consideration of the effects of various woodland management practices on carbon sequestration and storage in trees and soils across the WMU. Economic viability need not be based on, or solely on, the sale of products from woodland. Income from other sources, such as membership subscriptions, government funding or private investment, might be sufficient to achieve the policy and objectives of management. The level of detail required in the policy and objectives should be proportionate to the scale and intensity of management. While a formal, written policy and detailed objectives might be appropriate for a large organisation, it might be appropriate for the owner of a small woodland managed at a low intensity to be able to communicate their vision and some simple objectives verbally.	
			Workers should be aware of the policy and objectives to the extent necessary for them to contribute to achieving the aims of management; they should understand how their actions might have positive or negative effects on meeting those aims.	
			Means of communicating the policy and objectives to workers should always be proportionate to the extent of their influence on the outcomes of management and may range from detailed notes or staff meetings to a simple verbal briefing. Where contractors are used, the emphasis should be on ensuring that those responsible for supervising them are appropriately briefed and can instruct them accordingly.	

2.1.2	Woodland management planning takes full account of the short- and long-term positive and negative economic, environmental and social impacts of proposed operations, including potential impacts outside the WMU.	<ul> <li>Discussion with the owner/manager</li> <li>Management planning documentation.</li> </ul>	Management planning should be proportionate to the scale and intensity of woodland management, and to the potential economic, environmental and social impacts of management activities. Management planning should take into account the positive and negative impacts on the carbon sequestration and storage in trees, soils and woodbased products. Consideration should be given to the potential for restoration of <u>peatlands</u> or wetlands within the WMU where this is appropriate, practicable and sustainable.
2.1.3	<ul> <li>a) Woodland management planning demonstrates a commitment to long-term economic viability.</li> <li>b) The owner/manager aims to secure the necessary investment to implement the management plan in order to meet this standard and to ensure long-term economic viability.</li> </ul>	<ul> <li>Discussion with the owner/manager</li> <li>Management planning documentation</li> <li>Financial records relating to the woodland resource</li> <li>Budget forecasting, expenditure and potential sources of funding.</li> </ul>	Management planning should show how the stated policy and objectives of management can be achieved and sustained economically in the long term, for example, from future timber production, other <u>ecosystem services</u> or alternative sources of income. Detailed projections are not required but there should be evidence that the longer-term resourcing of essential woodland operations has been considered. For example, management planning documentation can show how <u>silvicultural</u> systems, species choice and tree densities and other woodland management are designed to achieve long-term economic viability.
	Requirements	Example verifiers	Guidance
2.2	Documentation		
2.2.1	All areas in the WMU are covered by <u>management</u> <u>planning documentation</u> which is retained for at least 10 years and incorporates: a) A long-term policy for the woodland.	<ul> <li>Management planning documentation</li> <li>Appropriate maps and records.</li> </ul>	The subsequent sections of this standard provide additional guidance and information on how to meet this requirement. There should be a link between features and sensitivities identified in (b), (c), (d), (e), (f) and (g) and the setting of management objectives. Equally, monitoring should be linked to potential positive and negative impacts of management on these features and sensitivities and to the delivery of management objectives.

b) Assessment of relevant components of the woodland resource, including potential wood or <u>non-wood forest</u> <u>products</u> and services which are consistent with the management objectives.

c) Assessment of <u>environmental values</u>, including those outside the WMU potentially affected by management, sufficient to determine appropriate <u>conservation</u> measures and to provide a baseline for detecting possible positive and negative impacts.

d) Identification of special characteristics and sensitivities of the woodland and appropriate treatments.

e) Identification of a <u>conservation area network</u> and a record of its location and condition. This includes areas identified in sections 4.1-4.6, 4.9 and 5.1.4.

f) Specific conservation management measures to maintain and where possible enhance those areas identified within the conservation area network considering areas where either the extent of these areas or their sensitivity When considering management for different wood products in (b), their potential for carbon storage and cascading use should be taken into account.

Where a woodland is being managed for non-timber <u>ecosystem services</u> there should be an assessment of what these are and how the level of service is to be permanently maintained.

The documentation and level of detail associated with the planning process should be appropriate to scale, intensity and risk.

The documentation can include:

- For <u>low-intensity managed woodlands</u>: a brief statement of intent and an annotated map
- For other woodlands: a plan covering a 20-year period and incorporating an assessment at the <u>landscape level</u>
- For a WMU consisting of multiple areas: an overarching plan.

The management planning documentation should cover all elements of the requirement but may refer to other documents as appropriate; these can include:

- A fire plan
- A deer management plan
- An integrated <u>pest</u> management strategy
- A research policy
- Project plans
- Necessary permissions from applicable regulatory and licensing authorities
- A <u>veteran tree</u> management plan
- A <u>deadwood</u> conservation plan
- An invasive non-native species control plan
- An historic environment site management plan.

A conservation area network is made up of those areas of the WMU for which the primary objective is the conservation of environmental and <u>biodiversity</u> values, ecosystem services and community needs, or cultural and heritage values.

The conservation area network includes:

- Environment and biodiversity values
  - Statutory nature conservation sites (section 4.1)
  - Ancient semi-natural woodlands (<u>ASNW</u>) (section 4.2)

<ul> <li>to operations might be unknown.</li> <li>g) Identification of community and social needs and sensitivities.</li> <li>h) Prioritised objectives, with verifiable targets to measure progress.</li> <li>i) Rationale for management prescriptions.</li> <li>j) Outline planned felling and <u>regeneration</u> over the next 20 years.</li> <li>k) Where applicable, annual allowable harvest of non-wood forest products.</li> <li>l) Rationale for the operational techniques to be used.</li> <li>m) Plans for implementation, first five years in detail.</li> <li>n) Appropriate maps.</li> <li>o) Plans to monitor at least those elements identified under section 2.15.1 against the objectives.</li> </ul>		<ul> <li>Plantations on ancient woodland sites (PAWS) (section 4.3)</li> <li>Other priority habitats (section 4.4)</li> <li>Other woodlands and semi-natural habitats with identified areas, species or features of conservation value (section 4.5)</li> <li>Ecosystem services and community needs <ul> <li>Areas and features of critical importance for watershed management and erosion control (section 4.6) as they provide important ecosystem services</li> <li>Private water supplies (section 5.1.4)</li> </ul> </li> <li>Cultural and heritage values <ul> <li>Cultural and historic environment sites (section 4.9).</li> </ul> </li> </ul> <li>Areas and features within the conservation area network should be mapped and this might require specialist surveys. <ul> <li>In relation to requirement (k), see also section 2.4.3 on non-wood forest products.</li> </ul> </li>
a) The owner/manager publicises the availability of management plans and provides details of a public contact point.	<ul> <li>Evidence of fulfilling requests for management planning documentation or summaries</li> </ul>	Owners/managers may demonstrate that they are receptive to requests to make documentation available by providing details of a public contact point in a manner proportionate to the scale and intensity of their operations. Examples may include provision of an email address, a website or on-site notices.

	<ul> <li>b) While respecting the confidentiality of information, the owner/manager has a mechanism to make <u>publicly</u> <u>available</u> either:</li> <li>Management planning documentation, or</li> <li>A summary of the management planning documentation.</li> </ul>	<ul> <li>A public contact point</li> <li>Summary management planning documentation.</li> </ul>	<ul> <li>This requirement deliberately gives the owner/manager discretion as to how they make management planning documentation available to allow for situations where they are happy to provide documentation in full and where producing a summary might be an unnecessary administrative burden. This might often be the case for owners/managers of smaller woodlands or woodlands managed at a low intensity. However, owners/managers of woodlands with lengthy, complex management planning documentation should note that a summary might be more useful for non-specialist stakeholders.</li> <li>Examples of confidential information include data and content:</li> <li>Related to investment decisions</li> <li>About intellectual property rights</li> <li>Which is client-confidential including personal information covered by the <u>UK General Data Protection Regulation</u> (GDPR)</li> <li>Whose dissemination could put at risk the protection of wildlife species and habitats.</li> </ul>
2.2.3	<ul> <li>a) <u>Management planning</u> <u>documentation</u> is kept current taking into account changes required as a result of:</li> <li>Monitoring programme results</li> <li>Results of audits</li> <li>Results of stakeholder engagement</li> <li>New research and technical information, and</li> <li>Changed environmental, social, or economic circumstances.</li> <li>b) All management planning documentation is reviewed at least every 10 years.</li> </ul>	<ul> <li>Management planning documentation.</li> </ul>	<ul> <li>Examples of changed circumstances include:</li> <li>Major <u>windthrow</u></li> <li><u>Pest</u> or disease outbreaks including spread of <u>invasive non-native</u> species</li> <li>Changes in markets.</li> <li>Monitoring programme requirements and post-review revision of management planning documentation are set out in sections 2.15.1 and 2.15.2.</li> </ul>

Requireme	nts	Example verifiers	Guidance		
2.3 Consul	Consultation and co-operation				
<ul> <li>organisation</li> <li>parties are in made aware</li> <li>The wood evaluate certifica</li> <li>New or in managed docume specified 2.2.1, is</li> <li>High impare plan</li> <li>b) The owned ensures that operation we forestry autic consultation</li> <li>c) The owned consults, the appropriate people, releated and other in and provide their engage and monito</li> <li>d) Methods and engage</li> </ul>	dland is being d for initial tion evised <u>ment planning</u> <u>ntation</u> , as d under section being produced bact operations ned. er/manager t there is full co- ith the relevant <u>hority's</u> n processes. er/manager rough <u>culturally</u> means, with local vant organisations terested parties, s opportunities for ement in planning ing processes. of consultation ment are designed at local people,	<ul> <li>Consultation with the relevant forestry authority</li> <li>Evidence that users of the WMU are informed about high impact operations (e.g. signs, letters or other appropriate means)</li> <li>Evidence that consultation feedback has been evaluated and considered</li> <li>A list of interested parties</li> <li>Established means of proactive communication</li> <li>A public contact point.</li> </ul>	The owner should be able to justify the frequency and level of consultation and the <u>certification body</u> will look for corroborating evidence. Examples of methods for identifying and making local people and relevant organisations aware include: • Statutory consultations by the relevant forestry authority or voluntary consultation with <u>statutory bodies</u> • Letters to individuals or groups • Temporary or permanent signs in or near the affected woodland • Information in local newspapers or other publications • Meetings and dialogue • Internet • Consultation with the relevant archaeology service. Consultation and engagement with local people should be sufficient to identify: • Their <u>permissive</u> or traditional uses of the woodland • Sites or features of special <u>cultural</u> or historical significance. During consultation, owners/managers should include those who derive their income from the woodland or are dependent on the supply of forest products such as forest <u>workers</u> , hauliers and timber processors. For timber transport issues, owners/managers should seek to identify and consult with the regional groups from the Timber Transport Forum, <u>local</u> <u>authority</u> roads or highways authorities, and appropriate community groups. For <u>access</u> issues, owners/managers should seek to identify and consult local representative groups or bodies which can represent users, including the statutory Local Access Forum where relevant. For <u>biodiversity</u> issues, owners/managers should seek to identify and consult representative groups or relevant bodies which can represent biodiversity interests, including the Local Biodiversity Partnership (or equivalent), experts and nature groups. For historic environment issues, owners/managers should seek to identify and consult		

easonable opportunities to articipate equitably, without iscrimination and through	the local authority historic environment service, and, for statutorily designated sites and features, the local office of the statutory historic environment agencies.	
culturally appropriate means. e) At least 30 days are allowed for people to respond to notices, letters or meetings.		For water supply issues, owners/managers should seek to identify and consult with statutory environment protection agencies, local authorities or appropriate inspectorates, water supply organisations and the owners of (household or community) private water supplies.
f) The owner/manager engages with local people and takes action to identify and avoid significant negative social, environmental and economic impacts of		Consultation and engagement should be appropriate to the scale and intensity of woodland management and to the risk of potential impacts on the interests of stakeholders. For smaller woodlands, engagement may be informal and largely verbal. For larger woodlands with many potentially affected local people, it might be more appropriate to engage with representatives of local communities rather than with individuals.
<ul> <li>anagement activities, and to minimise or repair any that do occur.</li> <li>g) The owner/manager responds to issues raised or requests for ongoing dialogue and engagement.</li> <li>h) The owner/manager ensures that where possible and practicable there is appropriate sharing of knowledge gathered during consultation.</li> </ul>		Whether an operation is high-impact depends very much on circumstances and should be assessed on a case-by-case basis. A proportionate, risk-based assessment of social impacts can be carried out in a similar way to the assessment of environmental impacts required in section 2.5. The owner/manager should be able to demonstrate that they have considered how many interests will be affected, to what degree and over what timescale.
		In planning and undertaking consultation, the owner/manager should ensure that sufficient time is allowed to assess and consider the feedback and where appropriate to amend management objectives or proposed operations accordingly.
		Owners/managers should take a balanced view of consultation responses and evaluate the information provided accordingly. It might not be possible to fully resolve all issues raised but it is good practice to inform consultees how their comments have been taken into account in refining plans.
		See also section 4.9.1 which covers sites and features of special cultural or historical significance and section 5.1.2 which covers permissive uses.
The owner/manager seeks to engage with neighbouring woodland owners and to	Awareness of potential problems and verbal	Potential and actual impacts, both negative and positive, can occur on either or both sides of the ownership boundary.

	ensure that the management of each woodland complements and does not unreasonably compromise, the management of the others.	<ul> <li>description of appropriate action</li> <li>Record of communication and discussions with neighbouring landowners</li> <li>Felling plan.</li> </ul>	<ul> <li>Where potential or actual impacts have been identified, the owner/manager should attempt to identify and agree appropriate measures and seek to cooperate with the neighbouring landowner(s).</li> <li>Impacts can include: <ul> <li>Wind stability of neighbouring stands due to restructuring</li> <li>Changes in hydrology including <u>drainage</u> both into and from the neighbouring woodland</li> <li>Spread of <u>invasive non-native</u> species from the WMU which is incompatible with the management and condition of the neighbouring woodland</li> <li>The landscape due to restructuring.</li> </ul> </li> <li>Where works or operations having a potential or actual impact were necessarily undertaken at short notice such as for emergency or health and safety reasons, the owner/manager should attempt to identify and inform the neighbouring landowner as soon as is reasonably practicable.</li> </ul>
2.3.3	The owner/manager seeks to engage with neighbouring landowners and considers, where possible, opportunities for co-operating in wider <u>forestry</u> and <u>conservation</u> initiatives.	<ul> <li>Awareness of conservation efforts on adjoining land for <u>priority habitats and</u> <u>species</u></li> <li>Awareness of potential problems and verbal description of appropriate action</li> <li>Record of communication and discussions with neighbouring landowners</li> <li>Where there is a significant problem caused by wildlife, a documented plan (which may take the</li> </ul>	<ul> <li>Opportunities for co-operating can include:</li> <li>Timber harvesting</li> <li>Integrated <u>pest</u> management</li> <li>Wild mammal control</li> <li>Control of <u>invasive non-native</u> species.</li> <li>Co-operation with neighbouring landowners has the potential to broaden the positive impacts of responsible forest management. It can increase the effectiveness of forestry initiatives, such as shared access/haulage routes, or conservation initiatives, such as the establishment of woodland and other habitat corridors.</li> <li>Co-operation can also increase the effectiveness of management to mitigate negative impacts on forest management and conservation which might occur on either or both sides of the ownership boundary and often operate across landscapes.</li> <li>Impacts might be caused by:</li> <li>Deer browsing</li> <li>Invasive non-native species such as:</li> </ul>

		form of a contract or licence) for control. • Membership of a wildlife management group.	<ul> <li>Rhododendron ponticum</li> <li>Himalayan balsam</li> <li>Feral mink</li> <li>North American signal crayfish</li> <li>Damage to the conservation of priority habitats and species due to:         <ul> <li>Spread of trees from the WMU which is incompatible with the management and condition of the adjoining woodland, priority habitat or designated sites</li> <li>Changes in hydrology including <u>drainage</u> both into or out of the adjoining woodland and priority habitat.</li> </ul> </li> <li>An example of a wildlife management group might be a grey squirrel (<i>Sciurus carolinensis</i>) control group or a deer management group.</li> </ul>
	Requirements	Example verifiers	Guidance
2.4	Productive potentia	l of the woodland	management unit (WMU)
2.4.1	The owner/manager plans and implements practices to maintain and/or enhance long- term soil, hydrological and ecological functions including soil carbon.	<ul> <li>Management planning documentation</li> <li>Field observation.</li> </ul>	Protection of basic <u>ecosystem</u> functions in terms of soils and hydrology is fundamental to sustainable woodland management. The owner/manager should refer to relevant guidelines on soils, water, water catchments and climate change, and adopt good practice.
2.4.2	<ul> <li>a) Timber is normally harvested from the WMU at or below a level which can be permanently sustained.</li> <li>b) The average annual allowable cut is quantified, and actual harvesting levels are justified.</li> </ul>	<ul> <li>Compartment records</li> <li>Growth and yield estimates</li> <li>Production records or appropriate standing sale volume assessments and reconciliation with estimates</li> <li>A restructuring plan</li> </ul>	<ul> <li>Timber harvesting in excess of increment may be justified:</li> <li>During restructuring of even-aged woodlands</li> <li>During habitat management or restoration for <u>biodiversity</u></li> <li>In response to <u>pests</u>, diseases or storm damage.</li> <li>In order to preserve the productive potential of the woodland, over-cutting should be avoided in all but the justified circumstances referenced in requirement (b). However, the owner/manager should be aware that significant under-cutting might be detrimental to long-term growth, good <u>silvicultural</u> practice, biodiversity, and/or carbon sequestration and storage.</li> </ul>

#### SECTION 2 Management planning

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	<ul> <li>c) Selective harvesting is not to the long-term detriment of the quality and value of stands.</li> <li>d) Throughout the WMU, management planning identifies opportunities where sustainable timber harvesting can be achieved alongside other objectives.</li> </ul>	<ul> <li>Demonstrated control of thinning intensity</li> <li>Discussion with the owner/manager</li> <li>Field observation.</li> </ul>	Examples of growth and yield estimates include:
			<ul> <li>Average growth rates or yield class for major species on different site types</li> <li>Predictions of <u>thinning</u> and felling yields for different crop types</li> <li>Forecasts of areas to be subject to harvesting operations in future years.</li> </ul>
			For woodlands or stands which are irregular in species, age or structure, records of harvest outturn and evidence from monitoring plots may be used to demonstrate that the growth of the woodland is being sustained over time.
			Accuracy of growth and yield estimates should be appropriate to the scale and intensity of the operation.
			The resilience of the woodland and different species to climate change should be considered.
			In <u>low-intensity managed woodlands</u> , or in woodlands being restructured in areas of high <u>windthrow risk</u> , area rather than volume predictions are acceptable in planning and monitoring.
			In practice, actual timber harvesting levels are likely to vary significantly from year to year. Particularly in small woods, there might be long periods without any harvesting followed by a brief period of activity. The owner/manager should determine an appropriate timescale for comparing the annual allowable cut with average actual harvesting levels; this might range from five years for large holdings to 20 years or even longer for very small woods.
			In relation to requirement (c), timber crops should not be creamed or high- graded. However, selective harvesting of high-quality stems might be entirely appropriate in stands which have been managed to promote <u>regeneration</u> from the most promising individuals, for example.
2.4.3	<ul> <li>a) Harvesting of <u>non-wood</u> <u>forest products</u> (NWFPs) or use of <u>ecosystem services</u> from the WMU is at or below a level which can be permanently sustained.</li> <li>b) Where venison or wild boar/feral pig meat are to be</li> </ul>	• Evidence from records and discussion with the owner/manager that quantities harvested are in line with sustain- able growth rates and that there are no significant adverse environmental impacts	<ul> <li>There is a generic definition of non-wood forest products (NWFPs), also known as non-timber forest products (NTFPs), in the glossary. However, because good-practice information on harvesting levels and avoiding negative impacts is (at the time of writing) available only for the NWFPs listed below, only these products are explicitly included within the scope of this standard:</li> <li>Venison</li> <li>Wild boar/feral pig meat</li> <li>Moss</li> <li>Sap</li> </ul>

supplied as certified, the owner/manager has:

- Policies and procedures for lethal wildlife management activities with reference to animal welfare and public safety
- Procedures for monitoring the impacts of management activities on wildlife populations
- A general evaluation of the ecological impact of wildlife management activities.

reference and <u>conformance</u> to recognised good practice information and guidance.

Evidence includes

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- Tree seeds
- Christmas trees
- Bulbs
- Fungi
- Wild garlic.

The UKWAS Appendix of reference documents provides further information on good practice guidelines and codes of practice.

It is recognised that objective information on sustainable harvesting levels for other NWFPs is limited, and also that in the case of venison and wild boar/feral pig meat it might be desirable to harvest at a level that reduces the deer or wild boar/feral pig population to aid tree establishment and <u>biodiversity</u>.

In all cases the owner/manager should give careful thought to the annual sustainable harvest and should be able to justify harvest levels based on their objectives and best available information. Where the information necessary to determine a sustainable harvesting level is not available, the owner/manager should not harvest this product.

Policies and procedures for lethal wildlife management activities should follow industry good practice. The owner/manager should consider adopting national standards/schemes such as the Scottish Quality Wild Venison (SQWV) Assurance Scheme in Scotland.

Both wildlife population-monitoring and evaluations of ecological impact should be proportionate to the scale and intensity of wildlife management activities but should also be sufficiently detailed to inform adaptive management.

The owner/manager should update policies and procedures for lethal wildlife management activities if monitoring suggests that they are not meeting management objectives or if there is evidence of negative impacts on <u>environmental values</u>.

Methods for evaluating the ecological impact of wildlife management activities might include routine monitoring using the herbivore impact assessment method.

See also sections 1.1.3 (c), 1.1.7 and 1.1.8 regarding appropriate legal authority, section 2.3.3 in relation to protection from wild mammals, section 2.12.1 in relation to a wild deer management strategy, section 2.13.5 for Christmas trees, and section 4.10 in relation to game management.

2.4.4	Priority species are: a) Not <u>commercially exploited</u> . b) Only harvested or controlled with the consent of the relevant <u>statutory body</u> .	<ul> <li>Discussion with the owner/manager</li> <li>Monitoring records</li> <li>Species inventories</li> <li>Regulatory consent notices</li> <li>Specific licence issued by the relevant statutory body</li> <li>General Licence's terms and conditions.</li> </ul>	Advice to owners/managers         It might be possible to certify other NWFPs not included in the list above if good practice on harvesting levels can be demonstrated. Owners/managers are advised to seek guidance from their certification body or group scheme manager.         Image: Consent is recognised through:         • Regulatory consent process and permission notices         • Adherence to appropriate General Licence terms and conditions.         Where no regulatory consent is required and there are no priority-species-appropriate General Licences then good practice should be followed.
	Requirements	Example verifiers	Guidance
2.5	Assessment of envi	ronmental impact	s in existing woodland
2.5.1	<ul> <li>a) During woodland management planning, the positive and negative impacts of proposed operations on <u>environmental values</u> are assessed in a manner appropriate to their scale and the sensitivity of the site.</li> <li>b) The results of the environmental assessments are incorporated into planning and implementation in order to prevent adverse environmental impacts of management activities.</li> </ul>	<ul> <li><u>Management planning</u> <u>documentation</u></li> <li>Documented environmental impact assessment or <u>Appropriate Assessment</u> where such has been requested by the relevant <u>forestry authority</u></li> <li>Documented environmental appraisals</li> <li>Discussion with the owner/manager</li> <li>Field observation</li> </ul>	<ul> <li>An assessment of potential impacts on environmental values as per requirement <ul> <li>(a) should be carried out in all circumstances. The owner/manager should also be aware of relevant legal requirements for <u>environmental impact assessment</u>.</li> <li>Depending on scale and sensitivity, the assessment of environmental impacts can include:</li> <li>Information received during the consultation process (see section 2.3)</li> <li>Brief <u>environmental appraisals</u> for management practices or operations which might affect sites recognised for their <u>cultural</u> features, landscape, hydrological or ecological <u>value</u> or for their impact on <u>priority habitats</u> and <u>species</u></li> <li>Ecological assessments of <u>ancient semi-natural woodland</u> and projections of their response to management and natural processes</li> <li>Specific assessments for unusual and/or extensive operations</li> </ul> </li> </ul>

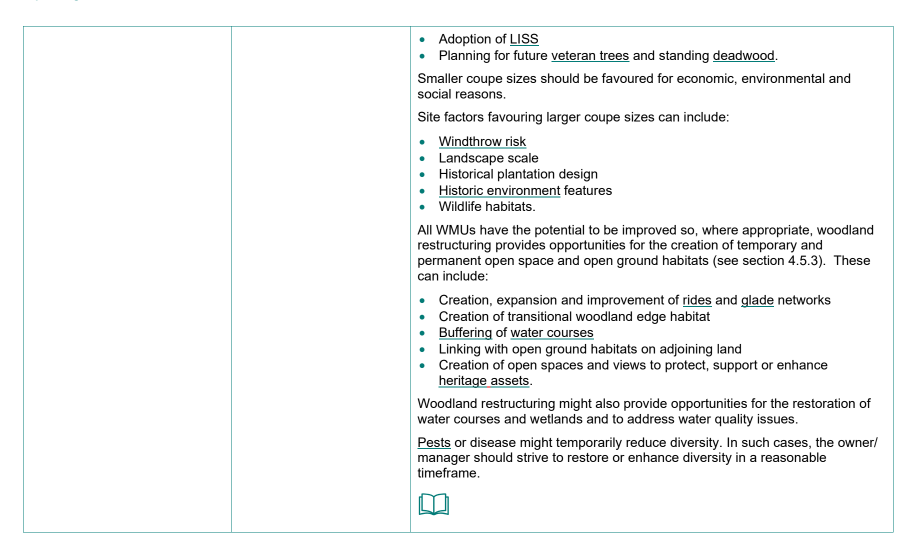
		• Evidence of appropriate consultation with relevant organisations.	<ul> <li>It might be appropriate to seek specialist advice on the potential impacts of operations, for example, in relation to:</li> <li>Statutory designated sites</li> <li>Priority habitats and species</li> <li>Raptor nest sites</li> <li><u>Historic environment</u> sites and landscapes</li> <li>Flood risk and mitigation potential in accordance with local flood risk management plans or strategies.</li> </ul>
2.5.2	The impacts of woodland plans are considered at a <u>landscape level</u> , taking due account of the interaction with adjoining land and nearby priority habitats and species.	<ul> <li>Management planning documentation</li> <li>Maps</li> <li>Discussion with the owner/manager</li> <li>Evidence of appropriate consultation with relevant organisations.</li> </ul>	<ul> <li>In particular, planning including layout, design and management of woodland should take into account the following factors and action should be taken if required:</li> <li>The character of other woodland in the area</li> <li>Needs or impacts of animals (both wild and domestic) which use both woodland and surrounding land</li> <li>Impacts on flora in the woodland and on surrounding land</li> <li>Scale and pattern of open land</li> <li>Habitats which are continuous from inside to outside the woodland (e.g. water courses)</li> <li><u>Buffering</u> of water courses and water bodies, and connectivity of riparian habitats</li> <li>Changes in hydrology including <u>drainage</u> both into or out of the adjoining woodland margins as transitional habitats</li> <li>Linking <u>open space</u> within the woodland to similar habitats outside the woodland</li> <li>The spread of <u>invasive non-native</u> species into or out of the woodland</li> <li>The potential spread of tree species onto priority habitats</li> <li>Impacts on natural features (e.g. wetlands, rock exposures, drainage patterns)</li> <li>Catchment level impacts on water flows and flood risk</li> <li>Nature of historic landscapes and relationships between <u>historic environment</u> sites inside and outside the woodland</li> <li>Priority habitats and species inside and outside the woodland</li> </ul>

2.5.3	<ul> <li>a) The owner/manager assesses the potential negative impacts of natural hazards on the WMU, including drought, floods, wind, fire, <u>non-native</u> plant and animal species, and other <u>pests</u> and diseases.</li> <li>b) Management and restructuring plans are designed to mitigate the risk of damage from natural hazards.</li> </ul>	<ul> <li>Management planning documentation</li> <li>Discussion with the owner/manager.</li> </ul>	See also sections 2.3.3 and 2.12.1.
	Requirements	Example verifiers	Guidance
2.6	Woodland creation		
2.6.1	<ul> <li>a) During woodland management planning, the impacts of proposed woodland establishment operations on <u>environmental</u> <u>values</u> are assessed in a manner appropriate to their scale and the sensitivity of the site.</li> <li>b) New woodlands are located and designed in ways that will:</li> <li>Deliver economic goods and/or social benefits and/or <u>ecosystem services</u></li> </ul>	<ul> <li>Management planning documentation including relevant consents</li> <li>Field surveys</li> <li>Discussion with the owner/manager</li> <li>Maps</li> <li>Field observation</li> <li>Evidence of appropriate consultation with relevant organisations.</li> </ul>	<ul> <li>Economic goods should be understood in the widest sense and can include:</li> <li>Timber</li> <li>Non-wood forest products</li> <li>Carbon sequestration</li> <li>Recreation</li> <li>Landscape renewal projects.</li> <li>Field surveys and relevant data sources should be used to inform woodland location and design and can include:</li> <li>The character of other woodland in the landscape</li> <li>Scale and pattern of open land within the landscape</li> <li>Peat depth and soil surveys</li> <li>Priority habitats and species assessments both within the WMU and for adjoining land</li> </ul>

<ul> <li>Maintain or enhance the visual, <u>cultural</u> and environmental values and character of the wider landscape</li> <li>Ensure the creation of a diverse and resilient woodland over time, and</li> <li>Seek to mitigate against the risk of damage from natural hazards.</li> </ul>	<ul> <li>Historical, archaeological and <u>cultural</u> features</li> <li>Local public and <u>permissive access</u> networks</li> <li>Presence of <u>water courses</u> and water bodies, and connectivity of riparian habitats within the landscape</li> <li>Water supplies</li> <li>Water chemistry, ecology and fisheries</li> <li>Breeding bird surveys.</li> <li>To mitigate the risk of damage from natural hazards, assessments can include:</li> <li>Herbivore impacts</li> <li>Flood and drought risk</li> <li>Invasive non-native species</li> <li>Fire risk.</li> <li>New woodlands should contribute to the <u>conservation</u> of neighbouring <u>seminatural woodland</u> and other habitats.</li> <li>Priority habitats and species both within the WMU and on adjoining land should be protected and, where possible, enhanced.</li> </ul>
	<u>Historic environment</u> features should be identified and protected. The general aim should be to create a woodland that is sufficiently diverse to
	A diverse woodland can be achieved through one or more of the following:
	<ul> <li>Use of a diversity of species, clones and <u>provenances</u></li> <li>Planting mixed stands</li> <li>Planting at variable spacings</li> <li>Variation in site types and growth rates</li> <li>Phased planting</li> <li>Retention of open ground to create <u>rides</u> or <u>glades</u> and along water courses</li> <li>Design and creation of wind-firm edges</li> <li>Woodland margins as transitional habitats</li> <li>Linking <u>open space</u> within the woodland to similar neighbouring habitats</li> <li><u>Retention</u> and <u>buffering</u> of existing priority habitats.</li> </ul>

#### SECTION 2 Management planning

2.6.2	<ul> <li>Planning and implementation of ground preparation and <u>drainage</u> works to achieve effective tree establishment avoids or minimises potential negative impacts including:</li> <li>Soil and soil carbon losses</li> <li>Damage to existing <u>peatland</u>, wetland, and <u>water courses</u> or bodies.</li> </ul>	<ul> <li>Discussion with the owner/manager</li> <li>Management planning documentation including grant approvals</li> <li>Field observation.</li> </ul>	<ul> <li>The owner/manager should consider:</li> <li>Soil type</li> <li>Site topography</li> <li>Site hydrology</li> <li>Silvicultural outcomes.</li> <li>The owner/manager should be able to justify management planning choices in relation to:</li> <li>Ground preparation methods</li> <li>Drainage plans</li> <li>Choice of ground cover vegetation on bare soils</li> <li>The movement of soil and/or changes in soil levels</li> <li>The protection of the hydrology relating to existing peatland, wetland, and water courses or bodies</li> <li>Water supplies</li> <li>Protection and management of water courses or bodies.</li> <li>Owners/managers should demonstrate awareness of current good practice guidance.</li> </ul>
	Requirements	Example verifiers	Guidance
2.7	Woodland structure		
2.7.1	Woodlands are managed or restructured to achieve an appropriate diversity of stand structure, species, sizes, ages, spatial scales, <u>regeneration</u> cycles and <u>open</u> <u>space</u> . This structural diversity is maintained or enhanced.	<ul> <li>Management planning documentation</li> <li>Discussion with the owner/manager</li> <li>Maps</li> <li>Field observation.</li> </ul>	<ul> <li>Woodland management and/or restructuring should be planned to improve forest resilience and biodiversity and implemented in conformance with good forest design practice.</li> <li>A greater degree of uniformity might be appropriate in very small woodlands.</li> <li>In larger even-aged plantations, the structural diversity can be improved through:</li> <li>Phased felling</li> <li>Prescribing restocking which will provide options for further diversification and reduction in coupe size at the end of the next rotation</li> <li>Designing future coupes with windfirm edges</li> </ul>



	Requirements	Example verifiers	Guidance	
2.8	B Tree species selection			
2.8.1	<ul> <li>a) The range of species selected for new woodlands, and natural or artificial regeneration of existing woodlands is suited to the site and takes into consideration:</li> <li>Improvement of long-term forest resilience including the potential impacts of climate change</li> <li>Management objectives</li> <li>Requirements for conservation and enhancement of biodiversity (see section 4)</li> <li>Requirements for enhancement and restoration of habitats (see section 4)</li> <li>Landscape character.</li> <li>b) Native species are preferred to non-native. If non- native species are used it is shown that they will clearly outperform native species in meeting the owner's objectives or in achieving long-term forest resilience.</li> <li>c) Regeneration (natural or planted) restores stand composition in a timely</li> </ul>	<ul> <li>Discussion with the owner/manager demonstrates that consideration has been given to a range of species, including native species</li> <li>Evidence of Ecological Site Classification analysis</li> <li>Management planning documentation</li> <li>Field observation.</li> </ul>	As a general principle, management should at least maintain and where possible enhance the species diversity of the woodland and individual stands. Larger WMUs will generally present more opportunities for species diversification. For production <u>plantation forestry</u> and on new woodland sites, the use of nonnative tree species might be appropriate to enhance climate change resilience. For <u>high conservation value</u> woodlands identified in sections 4.1-4.4, regeneration with native species remains most appropriate and is consistent with a precautionary approach to maintaining conservation values. In <u>semi-natural woodland</u> , regeneration should restore the pre-harvesting stand composition or should create a greater range of species and structural variation appropriate to the <u>woodland</u> , regeneration should be in accordance with section 4.2. In <u>other semi-natural woodland</u> , regeneration should be in accordance with section 4.5. In <u>plantations on ancient woodland sites</u> , regeneration should be in accordance with section 4.3. Owners/managers should also be aware of the guidelines on species proportions and open ground in the UK Forestry Standard. Results of research into site suitability of different species' <u>origin</u> and <u>provenance</u> and their resilience to climate change should be used to assist species choice. Because of the uncertain effects of climate change, selecting a range of <u>genotypes</u> is more naturally promoted. Soil analyses and use of Forest Research's Ecological Site Classification (ESC) tool might be helpful when considering economic resilience to climate change. It might also be appropriate to consider obtaining specialist advice for semi-natural woodlands, especially ancient semi-natural woodlands.	

	<ul> <li><u>manner</u> to pre-harvesting or more <u>natural conditions</u>.</li> <li>d) In woodlands identified in sections 4.1, 4.2 and 4.4: <ul> <li>Native species are used for regeneration</li> <li>Natural regeneration of non-native trees is removed in a timely manner.</li> </ul> </li> <li>e) In woodlands identified in section 4.3, regeneration of non-native trees is planned and managed to avoid threats to <u>remnants</u> and conservation features and to allow for increasing native woodland component.</li> </ul>		See also section 2.9 in relation to non-native species and section 4.8 in relation to natural regeneration and planting stock in semi-natural woodland and plantations on ancient woodland sites.
	Requirements	Example verifiers	Guidance
2.9	Introduction of non-	native species	
2.9.1	<ul> <li>a) <u>Non-native</u> tree species are only introduced to an individual woodland when evidence or experience shows that any invasive impacts can be controlled effectively.</li> <li>b) Non-native tree species are not introduced to woodland identified in sections 4.1, 4.2 and 4.4.</li> <li>c) Non-native trees species are only introduced to woodland identified in section</li> </ul>	<ul> <li>Documented impact assessment of any introductions made after the first certification</li> <li>Discussion with the owner/manager</li> <li>Field observation.</li> </ul>	<ul> <li>'Introductions' refers to species not currently present in an individual woodland.</li> <li>The use of non-native species might be appropriate for a number of reasons, not least building forest resilience to the effects of climate change. The relative benefits of introductions should be balanced against the risk of any unintended consequences, for example, the wider spread of any introductions where this is not desirable.</li> <li>The requirement includes the re-introduction of once-native animals not currently present within the United Kingdom.</li> <li>Owners/managers should be aware that introduced species might exhibit differing degrees of invasiveness in different habitats or parts of the country.</li> <li>Use of non-native biological control agents such as <i>Rhizophagus grandis</i> might be desirable to control non-native pests.</li> </ul>

	4.3 if, compared with the non- native species they are replacing, they will bring additional <u>biodiversity</u> benefits and will not degrade the potential for restoration to site-native species.		<u>Game</u> species may be introduced if managed in accordance with section 4.10. <i>In relation to requirement (c), see also section 4.3.1 on PAWS.</i>
	d) Other non-native plant and animal species are only introduced if they are non- invasive, bring environmental benefits and all regulatory requirements are met.		
	e) All new introductions are carefully monitored, and effective mitigation measures are implemented to control negative impacts outside the area in which they are established.		
	Requirements	Example verifiers	Guidance
2.10	Silvicultural system	S	
2.10.1	<ul> <li>a) Appropriate <u>silvicultural</u> systems are adopted which are suited to species, sites, <u>windthrow risk</u>, tree health risks and management objectives and which stipulate soundly based planting, establishment, <u>thinning</u>, felling and <u>regeneration</u> plans.</li> <li>b) Where species, sites, windthrow risk, tree health risk and management</li> </ul>	<ul> <li>Management planning documentation</li> <li>Discussion with the owner/manager</li> <li>Field observation.</li> </ul>	<ul> <li>The choice of silvicultural system should take into account:</li> <li>Long-term forest resilience</li> <li>Carbon sequestration and storage in trees and soils across the WMU</li> <li>The carbon impacts of the operational requirements of differing silvicultural systems</li> <li>Silvicultural characteristics of the species</li> <li>Management objectives</li> <li>Site limitations including potential growth rates and wind firmness</li> <li>Intended stem size and quality</li> <li>Current and future markets for timber products</li> <li>Impacts on the landscape and wildlife</li> </ul>

objectives allow, a range of silvicultural approaches, and in particular <u>LISS</u> , are adopted with the aim of diversifying ages, species and stand structures.		<ul> <li>Impacts on <u>historic environment</u> sites</li> <li>Age-structure and felling plan of nearby woodlands</li> <li>Ecological processes and natural disturbance regime for that woodland type</li> <li>Historical management practices</li> <li>Views of <u>local people</u>.</li> </ul>
		The choice of woodland management approach should be made clear in management planning as this determines subsequent thinning and operational regimes.
		Use of LISS might not be appropriate where there is evidence that <u>clearfelling</u> is necessary for the <u>conservation</u> of <u>priority habitats or species</u> .
		In relation to requirement (b), see also section 2.7 in relation to stand structure.
a) In <u>semi-natural woodland,</u> <u>LISS</u> are adopted. All felling is in accordance with specific	<ul> <li>Management planning documentation</li> <li>Discussion with the</li> </ul>	For areas with <u>priority habitats and species</u> , consider consulting with relevant species and habitat experts in statutory nature conservation and countryside agencies or NGOs.
good practice-guidance for that type of woodland.owner/manager • Field observation.b) In semi-natural woodlands•	There might be practical or biodiversity enhancement reasons for <u>clearfelling</u> in some semi-natural woodlands, but owners/managers should be aware that good practice guidance for semi-natural woodlands managed as high <u>forest</u>	
over 10 ha, no more than 10% is felled in any five-year period unless justified in terms of <u>biodiversity</u>		generally advises using <u>small coupe fellings</u> . An appropriate woodland management approach should be chosen for semi- natural woodlands and made clear in management planning as this determines subsequent <u>thinning</u> and operational regimes.
enhancement or lower impact.		

Ī	Requirements	Example verifiers	Guidance
2.11	Conservation		
2.11.1	<ul> <li>a) Management planning identifies a minimum of 15% of the WMU to be managed for <u>conservation</u> and enhancement of <u>biodiversity</u> as the primary objective.</li> <li>This includes all biodiversity areas and features identified in the following sections:</li> <li>Statutory nature conservation sites (section 4.1)</li> <li>Ancient semi-natural woodlands (section 4.2)</li> <li>Plantations on ancient woodland sites (section 4.3)</li> <li>Other <u>priority habitats</u> (section 4.4)</li> <li>Other <u>woodlands</u> and <u>semi-natural habitats</u> (section 4.5)</li> <li><u>Natural reserves</u> (section 4.7.2)</li> <li>Long-term <u>retentions</u> (section 4.7.3).</li> <li>b) Throughout the WMU, management planning identifies additional opportunities where conservation and the enhancement of biodiversity</li> </ul>	<ul> <li>Management planning documentation including maps</li> <li>Field observation.</li> </ul>	<ul> <li>Where areas and features identified in (a) comprise more than 15% of the WMU, all of these areas should be managed for conservation and enhancement of biodiversity as the primary objective.</li> <li>Where areas and features identified in (a) comprise less than 15% of the WMU, additional areas should be identified.</li> <li>The balance of areas managed with conservation and enhancement of biodiversity as a major objective may include:</li> <li>Natural reserves</li> <li>Long-term retentions</li> <li>Riparian zones integral to the WMU.</li> <li>LISS</li> <li>Existing open habitats integral to the WMU.</li> <li>In larger and more dispersed woodland management units, this requirement may be fulfilled across the WMU as a whole rather than reserving specified areas in each and every wood.</li> <li>Aim for a balance between the dispersal of sites across the WMU and a concentration of sites in important locations with benefits for conservation and/or enhancement of biodiversity.</li> <li>The conservation areas and features identified under (a) might fall into more than one category but can only be counted once towards the 15% of the WMU managed with conservation and enhancement of biodiversity as the major objective.</li> <li>The minimum areas for semi-natural habitat and areas where biodiversity is the primary objective are there for guidance and should not be viewed as 'ceilings' to continual biodiversity improvement or enhancement across the WMU as a whole.</li> <li>Many species, including priority species, use the wider woodland habitat and careful woodland management is often beneficial for these species.</li> </ul>

may be achieved alongside other objectives.		Management might be aimed at a specific species or take the form of management of habitats to benefit wider biodiversity.
		Where the primary objective is not conservation or biodiversity, management planning should demonstrate where such synergies can be achieved.
		Opportunities to link to wider landscape ecological networks should be identified and factored into management planning for the woodland.
		Examples can include:
		<ul> <li>Management to favour and protect red squirrels or nesting sites for rapto within commercial woodlands</li> <li>Protection and management of woodland grouse lekking areas within commercial woodlands</li> <li>Management of ride edges and alongside forest roads to promote invertebrates and bird interest</li> <li>Management of historic buildings or features that also provide roosts for bats</li> <li>Enhancement and expansion of wetland, riparian areas and <u>water course</u> to improve their biodiversity value</li> <li>Promotion and protection of <u>veteran trees</u> and <u>deadwood</u> components.</li> </ul>
<ul> <li>a) Management strategies and actions are developed to maintain and, where possible, improve the condition of areas and features of <u>high</u> <u>conservation value</u> identified in the following sections:</li> <li>Statutory nature conservation sites (section 4.1)</li> <li><u>Ancient semi-natural</u> <u>woodland</u> (section 4.2)</li> <li><u>Plantations on ancient</u> <u>woodland sites</u> (section 4.3)</li> </ul>	<ul> <li>Management planning documentation</li> <li>Discussion with the owner/manager</li> <li>Field surveys</li> <li>Maps.</li> </ul>	Areas and features of high conservation value should be mapped and this might require specialist surveys. The owner/manager should therefore consi the need for specialist surveys appropriately timed to confirm the presence of areas and features of high conservation value in order to apply the <u>precautionary approach</u> when developing management strategies and action Recording the location and condition of these areas and features may be carried out on an ongoing basis, provided that it has been completed for an area prior to significant woodland management operations taking place. Note that the definition of high conservation value used in this standard goes beyond <u>biodiversity conservation</u> . Areas and features identified in section 4.0 on watershed management and erosion control are included because they represent critical <u>ecosystem services</u> which must be conserved.

	<ul> <li>Other priority habitats (section 4.4)</li> <li>Areas and features of critical importance for watershed management or erosion control (section 4.6).</li> <li>b) Management strategies and actions are developed in consultation with <u>statutory</u> <u>bodies</u>, <u>interested parties</u> and experts.</li> <li>c) Records are kept of the location and condition of these areas and features of high conservation value.</li> </ul>		The areas included in this requirement contribute to the <u>conservation area</u> <u>network</u> .
	Requirements	Example verifiers	Guidance
2.12	Protection		
2.12.1	<ul> <li>a) Management of wild deer is based on a strategy that identifies the management objectives and aims to regulate the impact of deer.</li> <li>b) <u>Non-toxic ammunition</u> is used in the management of wild deer.</li> </ul>	<ul> <li>Awareness of potential problems through use of appropriate herbivore population surveys and risk assessment</li> <li>Awareness of actual damage through use of appropriate impact surveys</li> <li>Description of appropriate action in the management planning documentation</li> <li>Deer management plan</li> <li>Membership of a deer management group</li> </ul>	For larger organisations and WMUs, the strategy should be in writing. This requirement can involve the setting of cull targets with deer management groups and/or <u>statutory bodies</u> and <u>forestry authorities</u> and should involve the membership of a deer management group where appropriate. Use of non-toxic ammunition will eliminate lead contamination of venison and venison-based food products and the <u>diffuse pollution</u> of lead into the wider environment.

		<ul> <li>Evidence of cull targets and achievements</li> <li>Where there is a significant problem caused by deer, a documented plan for control; this may take the form of a contract or licence.</li> </ul>	
2.12.2	There is an emergency response plan appropriate to the level of risk.	<ul> <li>Discussion with the owner/manager</li> <li>Emergency response plans</li> <li>In sites with a high risk of fire, evidence of contact with the fire and rescue service and that their advice has been taken into consideration.</li> </ul>	<ul> <li>Incidents can include:</li> <li>Fire</li> <li>Extreme weather events</li> <li>Outbreaks of <u>pests</u>, diseases or spread of <u>invasive non-native</u> species</li> <li>Accidents</li> <li>Chemical spills and other pollution.</li> <li>Where appropriate, plans may be as simple as a reference card, but as a minimum should include:</li> <li>Responsibilities for action</li> <li>Contact details</li> <li>Emergency procedures.</li> <li>Plans should take into account <u>FISA</u> good practice guidance and issues such as the remoteness of some WMUs, which might affect both communication and the ability of emergency services to reach sites in a <u>timely manner</u>.</li> </ul>
2.12.3	The choice of tree protection methods and the products selected to achieve effective woodland establishment are appropriate to the herbivore risk and minimise environmental impacts.	<ul> <li>Discussion with the owner/manager</li> <li>Herbivore population and impact surveys and risk assessment</li> <li>Field observation</li> <li>Policy documents</li> <li>Evidence that recyclable products have been placed into a</li> </ul>	<ul> <li>When choosing an appropriate tree protection method, owner/managers should consider the lifetime costs including the requirement to remove redundant materials from the woodland.</li> <li>Wildlife management and/or fencing might be a more suitable option than individual tree protection for larger areas and dense planting might also provide a more suitable option for smaller areas.</li> <li>Where tree shelters or vole guards are used, consideration should be given to using:</li> <li>Recycled and readily recyclable materials</li> </ul>

		suitable recycling system.	<ul> <li>Biodegradable materials</li> <li>Products made from sustainable natural materials rather than oil-based plastics.</li> <li>The use of non-recyclable or non-biodegradable products should be avoided.</li> <li>Managers should be aware that not all biodegradable plastics will degrade in the woodland environment and might require industrial composting to break down which will require their collection before they begin to break up.</li> <li>See also sections 2.12.1 in relation to deer, 3.6. on fencing and 3.7 in relation to waste.</li> </ul>
2.12.4	There is a biosecurity policy appropriate to the level of risk.	<ul> <li>Discussion with the owner/manager</li> <li>Biosecurity plan</li> <li>Procurement policy.</li> </ul>	<ul> <li>Owners/managers should consider biosecurity measures when:</li> <li>Ordering and purchasing plants and materials</li> <li>Planning operations where a <u>pest</u> or disease may be present</li> <li>Letting and managing sporting and other leases or agreements.</li> <li>Biosecurity involves preventing the spread of tree diseases such as larch and ash dieback, <u>non-native</u> plants such as Himalayan balsam and Japanese knotweed, and species such as North American signal crayfish and killer shrimp.</li> <li>Owners/managers should also be aware of the potential to import new pests and diseases to the UK. For example, <i>Xylella fastidiosa</i>.</li> <li>UK-grown planting stock, preferably from seed sourced in the UK, should be sourced where it is available, commercially viable and aligned with management objectives.</li> <li>Where possible, trees should be sourced from a nursery that is compliant with the Plant Health Management Standard.</li> <li>Where stock is imported, good practice and protocols regarding quarantine periods and treatments should be followed.</li> <li>See also section 4.8 on local native seed sources.</li> </ul>

# 2.13 Conversion

## Advice to owners/managers

Owners/ managers should be aware that the introduction of the European Union Deforestation-free products Regulation (EUDR) will have implications for UK forest owners and wood processors.

As the name suggests, the regulation aims to ensure that the production of commodities such as timber and agricultural products entering the EU market has not contributed to deforestation or forest degradation. Because the UK exports timber products into the EU, the EUDR will have an impact on UK forestry supply-chains as, under the Regulation, any operator or trader who places these commodities on the EU market, or exports from it, must be able to prove that the products do not originate from recently deforested land or have contributed to forest degradation. Compliance has been deferred but is anticipated as December 2025 for large enterprises and June 2026 for small enterprises.

Both the FSC and PEFC schemes are developing mechanisms to support owners/managers to comply with the EUDR. In conforming with the EUDR, it is possible that requirements and the definitions of 'conversion' used by the <u>certification schemes</u> will change and no longer be aligned with UKWAS requirements.

Timber exports from Great Britain into Northern Ireland or from Northern Ireland into Great Britain might also be subject to requirements additional to those in this standard or those of the certification schemes.

Therefore, where owners/managers are planning any conversion, they need to have in place a process to be aware of and conform to current legal and/or relevant certification scheme requirements relating to conversion.

2.13.1	A process is in place to be aware of and conform to current legal and/or relevant <u>certification scheme</u> requirements relating to <u>conversion</u> .	<ul> <li>Conversion data</li> <li>Management planning documentation</li> <li>Discussion with the owner/manager.</li> </ul>	This requirement is to ensure that owners/managers considering conversion are up to date with current legal and/or relevant certification scheme requirements relating to conversion. The conversion assessment process should ensure that requirements relating to conversion are identified and reviewed at the planning stage and prior to works commencing. Owners/managers should also be aware that legal and/or scheme requirements might change during the course of a planned conversion.
2.13.2	<ul> <li>a) The <u>woodland types</u> identified in sections 4.1-4.4 are not converted to <u>plantation</u> or non-forested land through loss or degradation.</li> <li>b) Based on best available information, accurate data (including conversion dates) are compiled for all</li> </ul>	<ul> <li>No evidence of conversion</li> <li>Field observation</li> <li>Discussion with the owner/manager</li> <li>Management planning documentation</li> <li>Conversion data.</li> </ul>	Conversion of woodland type refers to a change from <u>ASNW</u> or wooded <u>priority</u> <u>habitat</u> to plantation and/or from ASNW, wooded priority habitat or <u>PAWS</u> to non-forested land and/or the degradation of these woodland types. A decision to undertake conversion as a positive management action is one form of conversion. However, conversion can also be caused by deliberate management action or inaction resulting in a degradation of the area such that its features and <u>values</u> have been lost or are in decline but for which no corrective management is taking place.

	<u>conversion</u> of woodland types identified in (a) that have occurred since 1 December 1994.		For ecological- and <u>biodiversity</u> -based areas this could include a loss or decline of <u>priority species</u> or important structural or ecological functions. Monitoring and avoiding degradation leading to conversion is best achieved through following best practice and appropriate management planning (see section 2.2.1). The inclusion within certified areas of historical conversions depends on their date of inclusion within a certificate, the date of conversion and scheme- specific requirements regarding remediation and/or mitigation of that conversion. The conversion assessment system should also determine whether historically converted areas are eligible to be certified.
2.13.3	<ul> <li>a) Woodland types not protected from conversion in section 2.13.2 are converted to non-forested land only in certain limited circumstances as set out in this requirement.</li> <li>b) The new or restored land use is more valuable in terms of its biodiversity, landscape or historic environment benefits, and all the following conditions are met:</li> <li>The change in land use does not destroy areas of <u>significantly high carbon stock</u></li> <li>The <u>woodland</u> is not identified as of <u>high</u> conservation value in section 4.6, nor identified as contributing to the <u>cultural</u> and historical or community <u>values</u> in sections 4.9 and 5.1.4</li> </ul>	<ul> <li>Transition plan</li> <li>Management planning documentation for the converted area after felling</li> <li>Records of planning process and discussions</li> <li>Consultation with <u>interested parties</u></li> <li>Monitoring records</li> <li>Environmental impact assessment process documentation</li> <li>Soil and/or <u>peatland</u> maps used in planning operations, reports from specialists, and field observations following survey.</li> </ul>	Conversion to non-forested land should be planned and implemented in accordance with the UKFS guidelines on biodiversity, landscape and historic environment. A transition plan should set out as a minimum the justification for conversion and a strategy for implementation, subsequent management and monitoring. Under current regulations, an <u>environmental impact assessment</u> might be required before such conversions are implemented. Planning consent or an approved Environmental Statement can provide sufficient evidence that there is no unresolved substantial dispute. Deforestation to facilitate infrastructure or built development which is not integral to the management of the rest of the woodland cannot meet this requirement. To check whether an area has significantly high soil-carbon stock, a number of online and other resources are available to provide an initial indication. Where a more detailed investigation is warranted, reference should be made to higher resolution maps and/or site surveys by relevant specialists. Any restoration should be planned to minimise disturbance and damage to soil-carbon stock.

- There is no evidence of unresolved substantial dispute
- The change in land use and subsequent site management protect and substantially enhance at least one of the following:
  - The condition of <u>priority</u> <u>habitats and species</u>
  - The condition of statutory designated sites
  - Important landscape features and character
  - Important historic environment features and character
  - Important carbon stores
- The subsequent management of the area is integrated with the rest of the WMU
- There is no overall negative impact on economic benefit across the WMU as a whole.
- c) Any planned change in land use that involves the conversion of a woodland type to non-forested land, exceeding 5% of the woodland type in the WMU by area or 500 ha in total, whichever is the least, takes place only with the prior approval of the relevant <u>certification scheme(s)</u>.

See also section 4.5.2 in relation to restoration of small-scale habitats within a woodland matrix.

## Advice to owners/managers

For proposed changes of land use exceeding 5% of the woodland type in the WMU by area or 500 hectares in total, owners/managers are advised to contact their <u>certification scheme</u> to check for specific scheme requirements and to request prior approval.



2.13.4	<ul> <li>a) Non-woodland area types identified in sections 4.1, 4.4, 4.6, 4.9 and 5.1.4 are not converted through loss or degradation unless the removal or addition of trees is justified to protect, maintain or enhance their features or function.</li> <li>b) Based on best available information, accurate data (including conversion dates) are compiled on all <u>conversions</u> of non-woodland area types identified in sections 4.1 and 4.4, and areas identified in sections 4.6, 4.9 and 5.1.4 that have occurred since 31 December 2020.</li> </ul>	<ul> <li>No evidence of conversion</li> <li>Field observation</li> <li>Discussion with the owner/manager</li> <li>Management planning documentation</li> <li>Conversion data.</li> </ul>	Non-woodland area types are those areas whose identification or designation is not dependent on, or related directly to, woodland features e.g. open-ground <u>priority habitats</u> or <u>cultural</u> or historic features. <u>Conversion</u> of area types means the change from, or degradation of, the identified area type or function e.g. a change from an identified priority habitat, from a designated historic or cultural area, or the removal of a <u>private water</u> <u>supply</u> . The <u>retention</u> , removal or addition of trees on non-woodland area types can be acceptable where this is considered important to protect, maintain or enhance the features or function of the non-woodland area types (see sections 2.6, 2.13.1 and 2.13.3). A decision to undertake conversion as a positive management action is one form of conversion. However, conversion can also be caused by deliberate management action or inaction resulting in a degradation of the area such that its features and <u>values</u> have been lost or are in decline but for which no corrective management is taking place. For cultural and historical areas this could include their loss, decline or damage to key features. For watersheds this could include a loss of ecosystem function or for private water supplies an impact on supply. Monitoring and avoiding degradation leading to conversion is best achieved through following best practice and appropriate management planning (see section 2.2.1).
2.13.5	Woodland areas are converted to areas used solely for Christmas tree or <u>short</u> <u>rotation coppice</u> production only where <u>conversion</u> is consistent with other requirements of this certification standard, including the need to leave <u>open space</u> , and in accordance	<ul> <li>Field observation</li> <li>Management records.</li> </ul>	<ul> <li>Christmas trees or short rotation coppice grown intensively as temporary crops are outside the scope of this certification standard.</li> <li>The integrated <u>pest</u> management and fertiliser regime must meet all the requirements of sections 3.4 and 3.5.</li> <li>In relation to Christmas trees, the requirement restricting conversion applies to areas used for growing trees of less than 4 metres in height.</li> <li>Examples of Christmas trees which may be covered by a certificate are:</li> </ul>

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	with any approved management plan from the relevant <u>forestry authority</u> .		<ul> <li>Trees (&lt;4 m in height) grown on areas within the woodland matrix used solely for Christmas tree production</li> <li>Trees (&lt;4 m in height) grown on areas used solely for Christmas tree production which, although outwith the woodland, form part of the <u>woodland management unit</u></li> <li>Thinnings from forest tree crops</li> <li>Tops from harvested forest tree crops</li> <li>Trees grown by interplanting of forest tree crops</li> <li>Mature trees (&gt;4 m height)</li> <li>Trees which have regenerated onto, and have been harvested from, adjacent open land in the interest of maintaining its <u>biodiversity</u> or landscape <u>value</u>, and provided that the adjacent area is managed as part of the woodland management unit.</li> </ul>
	Requirements	Example verifiers	Guidance
2.14	Implementation, am	endment and revi	sion of the plan
2.14.1	The implementation of the work programme is in close agreement with the details included in the <u>management</u> <u>planning documentation</u> . Any deviation from prescription or planned rate of progress is justified, overall objectives are still achieved, and the <u>ecological integrity</u> of the <u>woodland</u> is maintained.	<ul> <li>Cross-correlation between the management planning documentation, annual work programmes and operations seen on the ground</li> <li>Owner's/manager's familiarity with the management planning documentation and woodland</li> <li>Documentation or owner's/manager's explanation of any deviation.</li> </ul>	Changes in planned timing of operations should be such that they do not jeopardise the ecological integrity of the woodland in the long term. Changes in planned timing may be justified on economic grounds if overall management practices continue to conform to the other requirements of this certification standard. Catastrophic events such as wind damage or <u>pest</u> and disease outbreaks can necessitate amendment of the work programme and management planning documentation. See also section 2.10.1 in relation to thinning, felling and regeneration plans.

	Requirements	Example verifiers	Guidance
2.15	Monitoring		
2.15.1	<ul> <li>a) The owner/manager devises and implements a monitoring programme appropriate to the scale and intensity of management.</li> <li>b) The monitoring programme is: <ul> <li>Part of the management planning documentation</li> <li>Consistent and replicable over time to allow comparison of results and assessment of change</li> <li>Kept in a form that records frequency of assessment</li> <li>Kept in a form that ensures that results are of use over the long term.</li> </ul> </li> <li>C) The owner/manager where applicable monitors and records: <ul> <li>The implementation of policies and objectives and the achievement of verifiable targets</li> <li>Implementation of woodland operations</li> <li>Harvesting yields</li> <li>Social impacts</li> <li>Changes in environmental condition</li> </ul> </li> </ul>	<ul> <li>A monitoring programme as part of management planning documentation</li> <li>Herbivore population and impact surveys and risk assessment</li> <li>Evidence of a consistent approach to recording site visits</li> <li>Discussion with the owner/manager</li> <li>Monitoring records.</li> </ul>	<ul> <li>The primary purpose of monitoring is to help the owner/manager to implement and adapt the management of the WMU to meet the management objectives.</li> <li>Monitoring should be linked to potential and actual positive and negative impacts of management on the condition of features and sensitivities of the WMU identified in section 2.2.1, and to the delivery of management objectives.</li> <li>Monitoring can include:</li> <li>Supervision during woodland operations</li> <li>Regular management visits and systematic collection of information</li> <li>Longer-term studies on changes to the woodland <u>ecosystem</u>, particularly for special environmental features.</li> <li>Examples of appropriate monitoring include:</li> <li>Implementation of woodland operations <ul> <li>Health and safety, and <u>workers'</u> welfare</li> <li>Conformance to UKFS forests and water guidelines</li> </ul> </li> <li>Worksite supervision <ul> <li>Harvesting yields</li> <li>Information from sales invoices or weight tickets compared with predicted yields from production forecasts or timber inventories</li> <li>Yields of <u>non-wood forest products</u></li> </ul> </li> <li>Social impacts <ul> <li>Condition and accessibility of public <u>access</u> facilities including rights of way</li> <li>Impacts of timber haulage</li> </ul> </li> <li>Environmental impacts <ul> <li>Impacts of timber haulage</li> <li>Environmental impacts</li> <li>Impacts of operations on <u>priority habitats and species</u>, landscape or water and soils</li> <li>Impacts of grazing and browsing</li> </ul> </li> </ul>

biological control agents and fertilisers and any adverse impacts       • Ch         • Environmentally appropriate disposal of waste materials.       -         d) Monitoring of areas and features of high conservation value (sections 4.1-4.4 and 4.6) and of cultural and historical significance (section 4.9) is sufficient to assess changes in their condition.       -         Ubox       Detail of the overall of the overall of the overall of the overall of the overall of the	Successional changes that negatively impact on open ground priority habitats anges in environmental condition Tree health including <u>pests</u> and diseases Woodland composition and structure Areas and features of conservation <u>value</u> <u>Ancient woodland</u> features and <u>remnants</u> , including responses to management and any threats Condition of cultural heritage features. monitoring environmental impacts and changes in environmental on, particular attention should be paid to the features of high vation value identified in sections 4.1-4.4 and 4.6 and to the cultural and cal values identified in section 4.9. Monitoring of tree health should be to integrated pest management in section 3.4.1. of information collected should be appropriate to the: e of the enterprise ensity of operations jectives of management nsitivity of the site. wner/manager may consider: mal written records ess formal site diary otographic records to ally communicated records. hat there can be legal requirements for record-keeping in some cases, mple, pesticide usage. s/managers should be aware of the potential usefulness of information
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2.15.2	a) The owner/manager takes monitoring findings into account, particularly during revision of the <u>management</u> <u>planning documentation</u> and, if necessary, revises management objectives, verifiable targets and/or management activities.	<ul> <li>Monitoring records</li> <li>Management planning documentation</li> <li>Discussion with the owner/manager.</li> </ul>	Expert advice should be sought where necessary and taken into account.
	b) Management strategies are adapted when monitoring findings, or other new information, show that they are insufficient to ensure the maintenance and/or enhancement of the condition of areas and features of <u>high</u> <u>conservation value</u> (sections 4.1-4.4 and 4.6) or of <u>cultural</u> and historical significance (section 4.9).		
2.15.3	Monitoring findings, or summaries thereof, are made <u>publicly available</u> upon request.	Written or verbal evidence of responses to requests.	<ul> <li>The monitoring findings or summaries may exclude confidential information including personal information covered by the <u>UK General Data Protection</u> <u>Regulation</u> (GDPR).</li> <li>The means of sharing monitoring findings should be appropriate to the nature of the records and to the needs of the <u>interested parties</u>.</li> <li>Owners/managers of smaller management units, relying more on informal monitoring methods and records, might find it more appropriate to communicate results verbally.</li> <li>Owners/managers of larger management units, relying more on formal surveys and reports, might find it more appropriate to produce a written summary.</li> <li>See section 2.2.2 for examples of confidential information.</li> </ul>

**Woodland operations** 

**UK Woodland Assurance Standard Fifth Edition** (version 5.0) (2024)

	Requirements	Example verifiers	Guidance
3.1	General		
3.1.1	All <u>woodland</u> operations conform to <u>forestry</u> good practice guidance.	<ul> <li>Field observation</li> <li>Discussion with the owner/manager and workers</li> <li>Monitoring and internal audit records.</li> </ul>	The principal source of UK forestry good practice guidance is the UK Forestry Standard.
3.1.2	<ul> <li>a) The planning of woodland operations includes:</li> <li>Obtaining any relevant permission and giving any formal notification required</li> <li>Assessing and taking into account on- and off-site impacts</li> <li>Taking measures to prevent negative impacts on environmental values including protecting water resources, soils and soil carbon, and preventing disturbance of and damage to priority species, habitats, ecosystems and landscape values, including adapting standard prescriptions where required</li> <li>Taking measures to maintain and, where appropriate, enhance the natural capital values of identified services and</li> </ul>	<ul> <li>Documented permissions</li> <li>Contracts</li> <li>Discussion with the owner/manager and workers</li> <li>Demonstration of awareness of impacts and measures taken</li> <li>Site-specific, documented assessment of impacts</li> <li>Operational site assessments</li> <li>Pollution prevention plans.</li> </ul>	<ul> <li>Planning of woodland operations should consider published guidance on roles and responsibilities for environmental protection.</li> <li>Particular attention should be given to ensuring that: <ul> <li>Local people potentially affected are informed at the onset of operations</li> <li>Workers are involved in the planning of operations at the implementation stage.</li> </ul> </li> <li>Checks should be made against relevant country-level plans for priority habitats and species.</li> <li>Care should be taken to identify and protect wildlife sites such as raptor nest sites, badger setts and bat roosts.</li> <li>Owners/managers should identify and contact public water supply organisations prior to undertaking significant operations which have the potential to impact those water supplies, taking a precautionary approach.</li> <li>Consideration should be given to the choice of materials and fuels used in woodland management operations. Particular attention should be given to reducing the use of high embedded-carbon products and to the adoption of lower emission vehicles.</li> </ul>

	<ul> <li>resources such as watersheds and fisheries</li> <li>Taking measures to protect water supplies</li> <li>Adopting, where practicable, operational practices to reduce carbon dioxide and other greenhouse gas emissions.</li> </ul>		
	b) Contingency plans are in place to ensure that if damage occurs it is mitigated and/or repaired and steps are taken to prevent recurrence.		
3.1.3	Operational plans are clearly communicated to all <u>workers</u> so that they understand and implement safety precautions, environmental protection plans, biosecurity protocols, emergency procedures, and prescriptions for the management of <u>priority</u> <u>species</u> , features of <u>high</u> <u>conservation value</u> and <u>cultural</u> and <u>heritage assets</u> .	<ul> <li>Discussion with workers</li> <li>Records of pre- commencement meetings</li> <li>Field observation</li> <li>Biosecurity policy</li> <li>Relevant plans and procedures.</li> </ul>	Contracts can be in writing or workers may be given oral instructions where this is appropriate to the scale and sensitivity of the operation.
3.1.4	<ul> <li>a) Operations cease or relocate immediately where:</li> <li>They damage sites or features of <u>conservation</u> value or of special <u>cultural</u> and historical significance identified in sections 4.1- 4.6 and 4.9.</li> </ul>	<ul> <li>Discussion with the owner/manager</li> <li>Site diaries</li> <li>Field observation.</li> </ul>	<ul> <li>Previously unknown sites or features of conservation <u>value</u> or of special cultural and historical significance can include:</li> <li>Areas or features of conservation value in statutory nature conservation sites (section 4.1.1)</li> <li><u>Ancient semi-natural woodland</u>, or conservation values within such woodland (section 4.2.1)</li> <li><u>Plantations on ancient woodland sites</u>, or <u>remnant</u> and conservation features within such features (section 4.3.1)</li> <li><u>Priority habitats</u> (section 4.4.1)</li> </ul>

	<ul> <li>They reveal previously unknown sites or features which may be of conservation value or of special cultural and historical significance.</li> <li>Deprations in the vicinity recommence only when:</li> <li>The sites or features have been investigated and appropriate management and/or remedial action agreed in discussion with the relevant <u>statutory bodies</u> and/or <u>local authority</u> <u>historic environment</u> or archaeology services</li> <li>Appropriate action has been taken to repair damage and prevent any further damage, including establishing <u>buffer</u> areas.</li> </ul>		<ul> <li>Areas, species and features of conservation value in other woodlands (section 4.5.1)</li> <li>Other valuable small-scale <u>semi-natural habitats</u> (section 4.5.2)</li> <li>Areas and features of critical importance for watershed management or erosion control (section 4.6.1)</li> <li><u>Priority species</u> (section 4.7.4)</li> <li>Sites and features of special cultural and historical significance (section 4.9.1).</li> <li>The owner/manager should confirm the identification of any such sites or features and engage with relevant parties when determining their appropriate management.</li> </ul>
3.1.5	Operational biosecurity is carried out employing techniques commensurate with the nature and level of risk.	<ul> <li>Field observation</li> <li>Discussion with the owner/manager</li> <li>Management planning documentation.</li> </ul>	<ul> <li>General good biosecurity should be practised on all sites to avoid, as far as possible, taking mud or plant material from site to site.</li> <li>Where a specific <u>pest</u>, disease or <u>invasive non-native</u> species is present, higher-level measures should be taken.</li> <li>If forest machinery has been operating within an area known to contain a specific pest, disease or invasive non-native species, it should be powerwashed down or otherwise thoroughly cleaned before leaving site.</li> </ul>
	Requirements	Example verifiers	Guidance
3.2	Harvesting and resto	ocking	
3.2.1	a) Timber and <u>non-wood forest</u> <u>products</u> (NWFPs) are harvested	Field observation	This requirement applies equally to all forms of silvicultural management.

	<ul> <li>and extracted efficiently and with minimum damage to environmental values and high conservation values.</li> <li>b) Timber harvesting particularly seeks to avoid: <ul> <li>Damage to soil and water courses including loss of soil carbon during felling, extraction and burning</li> <li>Damage to standing trees, especially veteran trees and their root zones, during felling, extraction and burning</li> <li>Degrade in felled timber.</li> </ul> </li> </ul>	Discussion with the owner/manager.	<ul> <li><u>Thinning</u>/cutting trees to waste might be appropriate in some circumstances.</li> <li>Particular attention should be given to damage to forest soils due to: <ul> <li>Inappropriate timing of woodland operations</li> <li>Inadequate soil protection measures.</li> </ul> </li> </ul>
3.2.2	Harvesting and sales documentation enables all timber and <u>non-wood forest</u> <u>products</u> (NWFPs) that are to be supplied as certified to be traced back to the woodland of origin.	<ul> <li>Harvesting output records</li> <li>Contract documents</li> <li>Sales documentation</li> <li>Geolocation information.</li> </ul>	The purpose of this requirement is to ensure that certified products can be traced back to the point of sale from the woodland (in the case of timber, for example, standing, at roadside or delivered). The responsibility of the owner/manager is limited to ensuring that certified products removed from the woodland can be traced forward along the supply chain from the first point of supply. Where certified products from other sources are being stored in the same area, appropriate records should be maintained to demonstrate the source and quantity of produce obtained from other woodland areas. Advice to owners/managers <u>Certification schemes</u> might require owners/managers to provide additional information on sales documentation relating to: • <u>Chain-of-custody certification</u> , and • The use of certification scheme trademarks. Certification schemes might also require documentation to be retained for a specific time. Owners/managers are advised to seek guidance from their <u>certification body</u> or group scheme manager.

3.2.3	<ul> <li>a) <u>Whole tree harvesting is</u> practised only where there is demonstrable management benefit, and where a full consideration of impacts shows that there are not likely to be any significant negative effects.</li> <li>b) Stump removal is practised only for: <ul> <li>Phytosanitary reasons</li> <li>Forest infrastructure developments</li> <li>Restoration of open-ground habitats.</li> </ul> </li> </ul>	<ul> <li>Discussion with the owner/manager demonstrates awareness that impacts have been considered</li> <li>Documented appraisal.</li> </ul>	<ul> <li>Significant negative impacts to consider include:</li> <li>Soil leaching and run-off to <u>water courses</u></li> <li>Soil compaction</li> <li>Soil erosion</li> <li>Soil carbon loss</li> <li>Nutrient loss</li> <li>Damage to habitat features and <u>priority species</u></li> <li>Damage to <u>historic environment</u> features, <u>heritage assets</u> and archaeological deposits.</li> <li>Forest infrastructure includes, for example, roads, extraction tracks, drains and public <u>access</u> routes.</li> </ul>
3.2.4	Lop and top is burnt only where there is demonstrable management benefit, and where a full consideration of impacts shows that there are not likely to be any significant negative effects.	<ul> <li>Discussion with the owner/manager demonstrates awareness that impacts have been considered</li> <li>Evidence of registration of exempt activity</li> <li>Documented appraisal.</li> </ul>	<ul> <li>If lop and top is burned:</li> <li>The location and density of fire sites should be carefully planned with areas important for priority habitats or species avoided</li> <li>Some lop and top should be left unburned as habitat except where it will result in pest or disease problems. The location of lop and top should be selected with care to avoid sensitive habitats and features, especially peatlands, wetlands and water courses</li> <li>The requirements of the relevant statutory environment protection agencies should be met.</li> <li>Significant negative impacts to consider include:</li> <li>Release of smoke and sooty particles</li> <li>Soil leaching and run-off to water courses</li> <li>Soil carbon loss</li> <li>Release of carbon into the atmosphere</li> <li>Nutrient loss</li> <li>Damage or loss of habitat features and priority species</li> <li>Damage or loss of historical features and archaeological deposits.</li> </ul>

3.2.5	When <u>restocking</u> , the owner/manager employs techniques for ground preparation that create the minimum amount of soil disturbance but are still adequate to ensure successful establishment.	<ul> <li>Discussion with the owner/manager</li> <li>Management planning documentation</li> <li>Field observation</li> <li>Carbon calculations or assessments.</li> </ul>	<ul> <li>protection agencies.</li> <li>Minimising soil disturbance is important to reduce soil carbon losses and other negative environmental impacts.</li> <li>Regarding the <u>carbon balance</u> of the WMU, the owner/manager should demonstrate an appropriate choice of <u>silvicultural</u> management, ground preparation technique and species selection.</li> <li>A prolonged fallow period before restocking should generally be avoided as this can exacerbate soil carbon losses unless it is justifiable for other reasons such as <u>pest</u> control.</li> <li>Previously planted <u>peatland</u>, wetland or wet woodland where yield class after restocking will be low should be assessed for potential restoration to their original habitat type or the development of appropriate <u>native woodland types</u> to provide carbon and <u>biodiversity</u> benefits.</li> <li>Restocking can also provide opportunities for the realignment and/or disconnection of poorly designed land <u>drainage</u> systems.</li> <li>Owners/managers should be aware of and demonstrate a knowledge of current</li> </ul>
	Requirements	Example verifiers	good practice guidance. Guidance
3.3	Forest infrastructure	-	
3.3.1	All necessary consents are obtained and notifications made for construction, extension and upgrades of: • Forest roads	<ul> <li>Records of consents and/or registrations of exemption</li> <li>Records of notifications</li> </ul>	Consents, exemptions and notifications might relate to planning, <u>environmental</u> <u>impact assessment</u> or construction regulations. Visitor access infrastructure can include, for example, car parks, welfare facilities, surfaced paths, cycle tracks and constructed viewpoints. Management infrastructure can include, for example, timber stacking areas,

	<ul> <li>Management, visitor <u>access</u> and other infrastructure.</li> </ul>	<ul> <li>Environmenta assessment v required.</li> </ul>	
3.3.2	Roads and timber extraction tracks, visitor <u>access</u> , and management, shooting and fisheries infrastructure, and associated <u>drainage</u> are designed, created, used and maintained in a manner that minimises their environmental impact.	<ul> <li>Documented the layout, de creation of peroads, tracks, visitor access management infrastructure</li> <li>Safety inspect records</li> <li>Control syste creation and the temporary transition rout</li> <li>Field observation</li> <li>Documented maintenance</li> </ul>	<ul> <li>achieve a balance between timber extraction distances and road density, which takes into account the impact on the environment and the public road infrastructure to which the forest roads will connect.</li> <li>Where new infrastructure is planned there should be an evaluation of its need and a rationale such as stabilising eroded ground, meeting all-ability access demand, easing local parking pressure, facilitating new access or delivering management.</li> <li>All infrastructure should be planned to achieve a balance between facilitating the desired access or management objective and protecting and maintaining the environmental and <u>cultural values</u> of the WMU.</li> <li>Particular attention should be paid to: <ul> <li>Avoiding direct impacts on features of <u>historic environment</u>, ecological,</li> </ul> </li> </ul>

			<ul> <li>On areas managed for biodiversity and conservation, minimising the impact of new roads or other infrastructure, where practicable, by routing or siting it to avoid bisecting these areas and avoiding immediately adjacent land</li> <li>Sourcing materials to be used as locally as possible</li> <li>Use of brash mats for timber extraction</li> <li>The necessity to inform all road-users of design specification limitations and speed and/or weight limits.</li> <li>All infrastructure should be planned to take into account the potential 'carbon' costs of the proposal, its implementation and use. Where possible, steps should be taken to reduce the carbon footprint such as through use of locally sourced materials and the careful evaluation of material quantities and specifications, and efficient working practices.</li> <li>Opportunities should also be taken to seek to contribute positively to carbon reduction such as through promotion of the use of public transport for access and events, or the inclusion of on-site renewable energy production to power on-site infrastructure.</li> </ul>
	Requirements	Example verifiers	Guidance
2.4		-	Guidance
3.4	Integrated pest man	agement	
3.4.1	<ul> <li>a) Integrated <u>pest</u> management (IPM) is used, giving priority:</li> <li>Firstly, to management practices which avoid pest problems</li> <li>Secondly, to non-chemical pest control methods including <u>biological</u> <u>control agents</u></li> <li>Lastly, to chemical <u>pesticides</u>.</li> <li>b) Integrated pest management decisions take account of the</li> </ul>	<ul> <li>An IPM policy or strategy document</li> <li>Clear records of the decision-making process</li> <li>Discussion with the owner/manager and relevant workers</li> <li>Field observations.</li> </ul>	<ul> <li>Larger organisations and WMUs should have a written integrated pest management strategy and other organisations might find value in developing a written strategy.</li> <li>Integrated pest management should conform to good practice. A stepwise approach should be followed as summarised below: <ul> <li>Identify the problem (actual or potential)</li> </ul> </li> <li>Consider the control options: <ul> <li>Take no action</li> <li>Avoid the problem: for example, by a change in <u>silvicultural</u> practice or tree species</li> <li>Take remedial action: only if the problem cannot be tolerated or avoided</li> </ul> </li> </ul>

	<ul> <li>importance of safeguarding the <u>value</u> of sites and features with special <u>biodiversity</u> attributes.</li> <li>c) Integrated pest management decisions take account of the importance of safeguarding <u>workers, local people</u> and visitors to the WMU.</li> <li>d) Integrated pest management demonstrates knowledge of the latest published advice and its appropriate application.</li> </ul>		<ul> <li>Consider which remedial action is most suitable: <ul> <li>Non-chemical method: potentially including biological control agents (see section 3.4.6)</li> <li>Chemical method: using the least hazardous option.</li> </ul> </li> <li>As a matter of principle, when remedial action is considered, preference should be given to non-chemical methods over chemical methods.</li> <li>Sites and features with special biodiversity attributes include: <ul> <li>All <u>ancient woodland sites</u></li> <li>Valuable or diverse wildlife communities</li> <li>Priority habitats and species, including breeding sites, regularly used roost or resting sites, and feeding areas</li> <li>Water courses, ponds and lakes</li> <li>Wetland habitats</li> <li>Lowland heath</li> <li>Peatlands</li> <li>Rides and open ground</li> <li>Woodland margins and hedges</li> <li>Veteran trees, wood pasture and historic parkland</li> <li>Decaying deadwood habitat</li> <li>Any other valuable habitats or features.</li> </ul> </li> <li>Identification and mapping of areas and features may be carried out on an ongoing basis, provided that it has been completed for an area prior to operations taking place.</li> </ul>
3.4.2	<ul> <li>a) Where chemical control methods or <u>biological control agents</u> are considered necessary, an <u>environmental and social risk assessment</u> is prepared at WMU level.</li> <li>b) This risk assessment process selects the <u>pest</u></li> </ul>	<ul> <li>Environmental and social risk assessment documentation</li> <li>Discussion with the owner/manager and relevant workers</li> <li>Field observations</li> <li>Evidence of consultation</li> </ul>	As part of the stepwise integrated pest management approach summarised in section 3.4.1, risk assessment processes are relevant only if a decision has been made to take remedial action, in which case they inform the choice of control method. As a matter of principle, preference should be given to non-chemical methods over chemical methods and, when chemical control methods are considered, preference should be given to the least hazardous chemical <u>pesticides</u> .

## SECTION 3 Woodland operations

	<ul> <li>control option that, relative to other options, broadly demonstrates:</li> <li>The least social and environmental impact</li> <li>Greater effectiveness, and</li> <li>Equal or greater social and environmental benefit.</li> <li>c) Interested parties are informed about this risk assessment process and provided with opportunities for engagement.</li> <li>d) These risk assessments are reviewed and, if necessary,</li> </ul>	Evidence of review process.	Engagement with interested parties may be carried out at the time of management plan review or renewal (see 2.3.1). Advice to owners/managers Owners/managers are advised to seek guidance from their certification body or group scheme manager on any specific certification scheme requirements relating to risk assessment processes.
3.4.3	<ul> <li>revised at least every five years.</li> <li>a) Specific <u>pesticides</u> are only used if their use is permitted by the owner's/manager's <u>certification scheme</u>.</li> <li>b) Pesticides whose use is restricted by the owner's/ manager's certification</li> </ul>	<ul> <li>Environmental and social risk assessment documentation</li> <li>Discussion with owner/manager and relevant workers</li> <li>Pesticide use records.</li> </ul>	Advice to owners/managers Owners/managers are advised to seek guidance from their <u>certification body</u> or group scheme manager on any additional certification scheme requirements relating to the use of pesticides.
	<ul> <li>scheme are only used if:</li> <li>No effective, practicable and less-hazardous alternatives are available, and</li> <li>Their use is sanctioned using a mechanism endorsed by the owner's/manager's certification scheme, and</li> <li>Any such mechanism provides for their use to be</li> </ul>		

	justified and for research to be carried out into less- hazardous alternatives. c) Pesticides whose use is prohibited by the owner's/ manager's certification scheme are only used in emergency situations or by government order, and in compliance with the requirements of the certification scheme.		
3.4.4	<ul> <li>a) The use of <u>pesticides</u> complies with legal requirements and non- legislative guidance for their use regarding transport, storage, handling, application, and emergency procedures for clean-up following accidental spillages.</li> <li>b) Operational plans incorporate the results of WMU-level <u>environmental and social risk assessments</u>.</li> <li>c) Application methods mini- mise quantities used, whilst achieving effective results, and provide effective protection of <u>environmental values</u>.</li> <li>d) Damage to environmental values from pesticide use is avoided. Any damage which does occur is mitigated and/or</li> </ul>	<ul> <li>Discussion with owner/manager and relevant workers</li> <li>Environmental and social risk assessment documentation</li> <li>Operational plans</li> <li>Emergency plan</li> <li>Field observation, particularly in respect to storage, application sites, buffer zones, and personal protective equipment</li> <li>Pesticide use records</li> <li>Record or evidence of effectiveness</li> <li>Record of any accidental spillage or environmental damage</li> <li><u>COSHH</u> assessments</li> <li>Operators are trained, competent and hold</li> </ul>	Owners/managers should be aware of legal requirements relating to <u>buffers</u> along <u>water courses</u> , bodies and supplies.

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3.4.5	<ul> <li>repaired, and steps are taken to avoid recurrence.</li> <li>a) Records of <u>pesticide</u> use are documented and maintained, including: <ul> <li>Trade name</li> <li>Active ingredient</li> <li>Quantity of active ingredient used</li> <li>Period of use</li> <li>Method of application</li> <li>Number and frequency of applications</li> <li>Location and area of use, and</li> <li>Reason for use.</li> </ul> </li> <li>b) Records of pesticide use are kept for at least five years.</li> <li>c) Where chemical pesticide usage cannot be avoided, a</li> </ul>	<ul> <li>pesticide operator certification.</li> <li>Pesticide use records</li> <li>Annual summaries of pesticide use at a WMU level and for the total certified holding</li> <li>Discussion with owner/manager.</li> </ul>	Collection of information on pesticide use should enable trends to be observed and any appropriate changes to be made to integrated <u>pest</u> management. Use should be recorded in such a way that comparisons can be made year on year both at a WMU and total certified area level to demonstrate that pesticide use is avoided, eliminated or minimised. Therefore, owners and managers might find it useful to sub-divide use according to the pesticide used, operation type and target species.
	trend of elimination or minimisation is demonstrated, or its use is justified taking into account considerations of the cyclical nature of wood- land management operations.		
3.4.6	<ul> <li>a) The use of <u>biological control</u> <u>agents</u> is minimised, monitored and controlled.</li> <li>b) The use of biological control agents complies with legal requirements and non-legislative guidance for their use regarding transport, storage,</li> </ul>	<ul> <li>Environmental and social risk assessment documentation</li> <li>Discussion with owner/manager and relevant <u>workers</u></li> <li>Operational plans</li> <li>Emergency plan</li> </ul>	Owners/managers should note that biological control agents are subject to licensing requirements. Collection of information on biological control use should enable trends to be observed and any appropriate changes to be made to integrated <u>pest</u> management. Use should be recorded in such a way that comparisons can be made year on year both at a WMU and total certified area level to demonstrate suitable use

	<ul> <li>handling, application/release, and emergency procedures.</li> <li>c) Damage to <u>environmental</u> <u>values</u> from biological control agent use is avoided. Any damage which does occur is mitigated and/or repaired, and steps are taken to avoid recurrence.</li> <li>d) Records of biological control agent use are maintained, including type, quantity, period, location and reason for use.</li> </ul>	<ul> <li>Relevant permission or licence for release</li> <li>Biological control use records</li> <li>Annual summaries of use at a WMU and total certified holding level.</li> </ul>	and effectiveness. Therefore, owners and managers might find it useful to sub-divide use according to the biological control used, operation type and target species.
	Requirements	Example verifiers	Guidance
3.5	Fertilisers		
3.5.1	<ul> <li>a) The use of fertilisers is minimised or avoided.</li> <li>b) Fertilisers are only used where they are necessary to secure establishment or to correct subsequent nutrient deficiencies.</li> </ul>	<ul> <li>Fertiliser use records</li> <li>Discussion with the owner/manager</li> <li>Field observations.</li> </ul>	Unnecessary use of fertilisers can be avoided through the appropriate choice of species or species mixtures. Note that a reduction in the use of nitrogen fertilisers considerably reduces the embedded-carbon budget of <u>forestry</u> operations.
3.5.2	<ul> <li>a) The use of fertilisers complies with legal requirements and non-legislative guidance for their use in <u>forestry</u>.</li> <li>b) Choice of product and application methods minimises the quantities used, whilst achieving effective results, and</li> </ul>	<ul> <li>Discussion with owner/manager and relevant workers</li> <li>Field observation, particularly in respect to storage, application sites, buffer zones, and personal protective equipment</li> </ul>	Owners/managers should be aware of legal requirements relating to <u>buffers</u> along <u>water courses</u> , bodies and supplies. Aerial applications of fertiliser might carry unacceptable risks in terms of lack of targeting and drift.

	<ul> <li>provides effective protection to <u>environmental values</u>.</li> <li>c) Aerial application of fertiliser is only undertaken where there is demonstrable management benefit, and where a full consideration of impacts shows that there are not likely to be any significant negative effects.</li> </ul>	• Adequate written procedures, work instruction and other documentation.	
	<ul> <li>d) No fertilisers are applied:</li> <li>In <u>priority habitats</u></li> <li>Around priority plant species, or</li> <li>Around <u>veteran trees</u>.</li> </ul>		
	e) Bio-solids are only used following an assessment of environmental impacts in accordance with section 2.5.		
	f) Damage to environmental values from fertiliser use is avoided. Any damage which does occur is mitigated and/or repaired, and steps are taken to avoid recurrence.		
3.5.3	Records of fertiliser use are maintained, including types, rates, frequencies, and sites of application.	<ul> <li>Fertiliser use records</li> <li>Annual summaries of use at a WMU and total certified holding level.</li> </ul>	Collection of information on fertiliser use should enable trends to be observed and any appropriate changes to be made to future use.

	Requirements	Example verifiers	Guidance
3.6	Fencing		
3.6.1	Where appropriate, wildlife management and control are used in preference to fencing.	<ul> <li>Discussion with the owner/manager</li> <li>Herbivore population and impact surveys and risk assessment.</li> </ul>	<ul> <li>Owners/managers should have a good understanding of the actual impacts and/or the potential risk posed by herbivores and other wildlife to planting, restocking and natural regeneration.</li> <li>Fencing can prevent low levels of browsing which might be required to maintain grassland or other habitats in good ecological condition. For this reason deer management and control of numbers are preferred.</li> <li>This requirement is especially important in areas where capercaillie (<i>Tetrao urogallus</i>) and black grouse (<i>Lyrurus / Tetrao tetrix</i>) are present.</li> </ul>
3.6.2	Where fences are used, they are correctly specified and maintained, and their alignment is designed to minimise impacts on <u>access</u> (particularly <u>public rights of</u> <u>way</u> ), landscape, wildlife and <u>historic environment</u> sites.	<ul> <li>Field visits to verify alignments chosen</li> <li>Discussion with the owner/manager demonstrates an awareness of impacts of fence alignments and of the alternatives</li> <li>Documented policy or guidelines regarding any specific significant impacts</li> <li>Expert advice sought for significant one-off fencing operations</li> <li>Evidence of periodic herbivore damage and fence condition assessments.</li> </ul>	<ul> <li>The fence should be of a specification suitable for the risk posed by those herbivore species present.</li> <li>Decisions to erect fences and their alignment should take account of: <ul> <li>Landscape</li> <li>Public rights of way</li> <li>Existing users of the woodland</li> <li>The need for bespoke water gates for every water-crossing point</li> <li>The need for fence-marking to protect wildlife, especially woodland grouse</li> <li>The historic environment</li> <li>The need for badger gates, tunnels and ladders</li> <li>Potential impacts of any fence on displacement of herbivores and wildlife</li> <li>The need for ongoing checks for herbivore damage or presence within the fence line and to undertake wildlife management where necessary</li> <li>The need for removal of redundant fences.</li> </ul> </li> <li>Where fence crossings are provided, they should be appropriate to the abilities of likely users.</li> </ul>

	Requirements	Example verifiers	Guidance
3.7	Materials and waste		
3.7.1	<ul> <li>a) The owner/manager selects materials with consideration for material reduction and waste minimisation.</li> <li>b) The owner/manager prepares and implements a plan to manage and remove redundant materials.</li> </ul>	<ul> <li>Field observation</li> <li>Discussion with the owner/manager</li> <li>Removal plan</li> <li>Budget.</li> </ul>	<ul> <li>The owner/manager should consider adopting a <u>circular economy</u> approach to use of materials so as to maximise benefits whilst reducing negative environmental impacts through, for example, choice of low-carbon materials, efficient use of materials, reuse of materials and elimination of waste.</li> <li>Plans for removal of redundant materials should take into account social, environmental and economic impacts, and legal requirements.</li> <li>Examples of redundant materials include:</li> <li>Tree shelters</li> <li>Fencing</li> <li>Culvert pipes</li> <li><u>Game</u>-release pens</li> <li>High seats.</li> </ul>
3.7.2	Waste is produced, stored, transported and disposed of without harming the environment in accordance with current regulations.	<ul> <li>No evidence of significant impacts from waste management</li> <li>Documented policy or guidelines on arrangements for waste management including minimisation, segregation, storage, recycling, or return to manufacturer.</li> </ul>	<ul> <li>Waste includes:</li> <li>Redundant fencing</li> <li>Redundant tree shelters and tree bags</li> <li>Plastic waste</li> <li>Surplus chemicals</li> <li>Chemical containers</li> <li>Fuels and lubricants</li> <li>Fuel and lubricant containers</li> <li>Wooden packaging</li> <li>Old equipment/parts</li> <li>General refuse.</li> </ul>

	Requirements	Example verifiers	Guidance
3.8	Pollution		
3.8.1	The owner/manager adopts management practices that minimise <u>diffuse pollution</u> arising from woodland operations.	<ul> <li>Records of consultation with statutory environment protection agencies</li> <li>Field observation</li> <li>Operational plans</li> <li>Incident response plans</li> <li>Diffuse pollution risk assessment in high- risk situations</li> <li>Pre-operational diffuse pollution control plan</li> <li>Records of pre- commencement meetings to discuss roles and responsibilities</li> <li>Use of biodegradable lubricants.</li> </ul>	<ul> <li>The focus of management practices should be on pollution prevention through:</li> <li>Understanding the site – topography, soil, water, <u>drainage</u></li> <li>Identifying the pollution risks to water, habitats and <u>conservation</u> features and the measures needed to avoid those risks</li> <li>Clearly marked and agreed <u>buffer</u> areas before work commences</li> <li>Clearly defined <u>worker</u> roles and responsibilities</li> <li>Monitoring of conditions, especially changes in weather and soil conditions</li> <li>Being prepared to change control measures to meet site conditions.</li> <li>Diffuse pollution can arise from:</li> <li>Oil spills and leaks</li> <li>Cutting-chain lubricants</li> <li>Siltation of <u>water courses</u> including directly connected drains</li> <li><u>Pesticide</u> or fertiliser run-off</li> <li>Smoke.</li> </ul> Biodegradable cutting-chain lubricants should be used where practicable. Practicability encompasses operator health and the costs of running machinery.
3.8.2	Plans and equipment are in place to deal with accidental spillages of fuels, oils, fertilisers or other chemicals.	<ul> <li>Discussion with the owner/manager and relevant workers</li> <li>Appropriate equipment available in the field</li> <li>Written plans</li> <li>Evidence of workers' training</li> <li>Evidence that all relevant workers are aware of site pollution prevention and control plans and response procedures</li> <li>Incident reporting.</li> </ul>	Incident reporting should be included in any pollution prevention and control plan. Appropriate spill kits and pollution prevention equipment are operation-, machinery- and risk-specific.

**SECTION 4** 

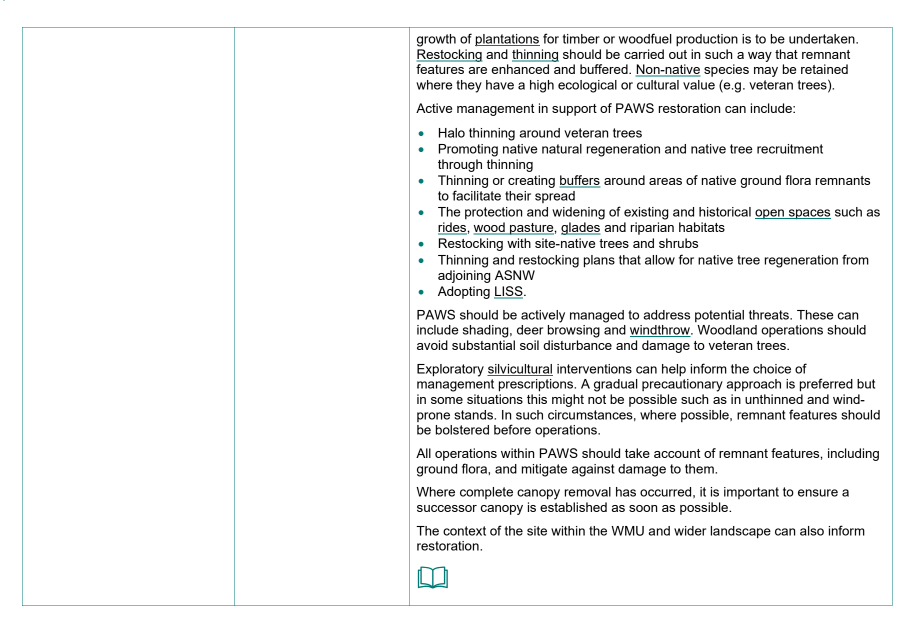
Natural, historical & cultural environment

**UK Woodland Assurance Standard Fifth Edition** (version 5.0) (2024)

	Requirements	Example verifiers	Guidance
4.1	Statutory nature con	servation sites	
4.1.1	<ul> <li>a) Areas and features of high conservation value having particular significance for biodiversity are identified and their condition is established by reference to statutory nature conservation designations at national or regional level and/or through assessment on the ground.</li> <li>b) There is ongoing communication and/or consultation with statutory bodies and, as necessary, with local authorities, county/local biological records centres, wildlife trusts and other relevant organisations.</li> <li>c) Adopting a precautionary approach, the identified areas and features of high conservation value are maintained and where possible enhanced, in accordance with plans agreed with statutory nature conservation agencies.</li> </ul>	<ul> <li>All known areas and features mapped</li> <li>Field observation</li> <li>Approval of forest plan by the relevant forestry authority</li> <li>Workers are aware of such sites and of plans for their management</li> <li>For all potentially damaging operations, awareness is demonstrated of how areas will be protected and/or safeguarded</li> <li>Management plans for statutory conservation areas and monitoring of implementation of those plans</li> <li>Condition statements from statutory bodies</li> <li>Maps</li> <li>Discussion with the owner/manager demonstrates how areas will be safeguarded and/or enhanced</li> <li>Planning documentation shows how areas will be safeguarded and/or enhanced</li> <li>Pro-active approach to the identification of</li> </ul>	The system of designated sites in the UK forms a representative sample of existing ecosystems within the landscape. These areas and features of high conservation value include: • <u>Special Areas of Conservation</u> • <u>Special Protection Areas</u> • <u>Sites of Special Scientific Interest</u> or <u>Areas of Special Scientific Interest</u> • <u>Ramsar Sites</u> • <u>National Nature Reserves</u> . The owner/manager should know the extent of any designation, the reason for its citation, and any operations requiring consent. In relation to (a), the owner/manager should establish the current condition through either a condition assessment supplied by the relevant statutory nature conservation agency or through an agreed condition monitoring programme. Identifying, mapping and establishing the condition of the areas and features may be carried out on an ongoing basis, provided that it has been completed for an area prior to significant woodland management operations taking place. Where the boundaries of a designated site extend beyond the boundary of the WMU, it might not be possible for the owner/manager acting alone to significantly influence or change the overall condition of the site. <b>W</b>

Requirements 4.2 Conservation of anc	areas and features of significance for biodiversity, appropriate to likely biodiversity <u>value</u> . <b>Example verifiers</b>	Guidance
<ul> <li>4.2.1 a) <u>Ancient semi-natural</u> <u>woodland</u> is identified by reference to published maps and/or by assessment on the ground.</li> <li>b) <u>Conservation values</u> and threats to them are identified and evaluated.</li> <li>c) Actions are prioritised using the <u>precautionary approach</u>, based on the level of threat.</li> <li>d) The conservation values are maintained and where possible enhanced.</li> <li>e) Management regimes and targeted actions are implemented.</li> </ul>	<ul> <li>Field observation</li> <li>Discussion with the owner/manager</li> <li>Management planning documentation including a relevant forestry authority management plan and restocking plans</li> <li>Ancient woodland inventories</li> <li>Other studies</li> <li>Monitoring records.</li> </ul>	<ul> <li>Ancient semi-natural woodlands are the key priority sites for woodland conservation in the UK.</li> <li>Establishing the validity of the site's status should not solely rely on ancient woodland inventories. Assessment on the ground should take account of: <ul> <li>Soils</li> <li>Vegetation</li> <li><u>Veteran trees</u></li> </ul> </li> <li>Historical and archaeological features and <u>heritage assets</u></li> <li>Landscape implications.</li> </ul> Many of these woods were historically managed over a long period and their character and conservation value often depends on the continuation of such management regimes. Maintenance and enhancement of conservation values therefore often requires adoption of management regimes as well as targeted interventions. Management should be in accordance with the relevant <u>forestry authority's</u> and/ or statutory nature conservation agency's guidance for <u>semi-natural woodlands</u> . Owners/managers should seek advice from experts where necessary. Following outbreaks of <u>pests</u> or diseases, the owner/manager can seek advice from relevant forestry authorities or <u>statutory bodies</u> . Potential threats can include: <ul> <li>Browsing by rabbits, deer and other animals</li> <li>Over-grazing by livestock</li> <li>Spread of <u>invasive non-native</u> species</li> <li>Visitor pressure</li> <li>Tree pests and diseases.</li> </ul>

Requirements	Example verifiers	Guidance
Management of plan	tations on ancien	t woodland sites (PAWS)
<ul> <li>a) <u>Plantations on ancient</u> <u>woodland sites</u> are identified by reference to published maps and/or by assessment on the ground.</li> <li>b) <u>Remnant</u> and <u>conservation</u> features and threats to them are identified and evaluated.</li> <li>c) <u>Restoration</u> and conservation opportunities are evaluated within the context of the WMU and wider landscape.</li> <li>d) Actions are prioritised using the <u>precautionary approach</u>, based on the value of the remnants and the level of threat.</li> <li>e) Remnants and conservation features are maintained and enhanced.</li> <li>f) Management demonstrates, over time and spatially, a continued reduction in the level of threat to remnant and conservation features and an increasing site-native canopy and characteristics of a type appropriate to the site.</li> <li>g) Remnant and conservation features are marked on maps and records are kept of their condition.</li> </ul>	<ul> <li>Management planning documentation</li> <li>Ancient woodland inventories</li> <li>Other studies</li> <li>Mapping all remnants and conservation features and recording their condition</li> <li>Remnant and conservation feature threat analyses</li> <li>Field observation</li> <li>Discussion with the owner/manager.</li> </ul>	<ul> <li>Establishing the validity of the site's status may take account of a range of evidence and need not solely rely on <u>ancient woodland</u> inventories.</li> <li>In evaluating, prioritising and implementing actions, owners/managers should take account of: <ul> <li>Historical and archaeological features and landscape implications</li> <li>The potential for restoration</li> <li>The relationship with other <u>biodiversity</u> features and priorities and management objectives within the WMU and adjacent land use as a whole</li> </ul> </li> <li>Owners/managers should seek advice from experts where necessary.</li> <li>In prioritising actions, particular attention should be given to remnant features which include: <ul> <li>Woodland specialist flora</li> <li>Trees originating from the pre-plantation stand, such as ancient and <u>veteran trees</u></li> <li>Old <u>coppice</u> stools and pollards</li> <li>Natural regeneration of site-appropriate <u>native</u> trees</li> <li><u>Deadwood</u> originating from the pre-plantation stand.</li> <li>Undisturbed woodland soil profile.</li> </ul> </li> <li>A precautionary approach is appropriate in most instances even if initially no remnant features before each significant intervention as the spread of woodland specialist flora and natural regeneration will change with time.</li> <li>Restoration to native woodland of a type appropriate to the site should be the primary objective where there is potential. Opportunities to enhance edge habitat and topographic features, protect and enhance remnants and restore areas of native woodland should be taken.</li> </ul>



	Requirements	Example verifiers	Guidance
4.4	Other priority habita	ts	
4.4.1	<ul> <li>a) The principal <u>priority</u> <u>habitats</u> are identified and their condition is established.</li> <li>b) Adopting a <u>precautionary</u> <u>approach</u>, the identified priority habitats are maintained and where possible enhanced.</li> </ul>	<ul> <li>Field observation and maps</li> <li><u>Workers</u> are aware of such habitats and of plans for their management</li> <li>Discussion with the owner/manager demonstrates how areas will be safeguarded and/or enhanced</li> <li>Planning documentation shows how areas will be safeguarded and/or enhanced.</li> </ul>	<ul> <li>This requirement applies to any priority habitats not already identified under sections 4.1 and 4.2.</li> <li>Principal priority habitats are likely to be those of greatest scale or biodiversity value.</li> <li>Identifying priority habitats can be challenging. Statutory nature conservation bodies might hold maps of priority habitats and guidance on condition assessment. Identifying habitats and establishing their condition is likely to involve an element of ground assessment.</li> <li>Where priority habitats are present but too small to map accurately or are part of a complex mosaic of mixed habitats, these areas should be identified on an indicative map showing where priority habitats are present or there is a habitat mosaic.</li> <li>Identifying and establishing the condition of priority habitats may be carried out on an ongoing basis, provided that it has been completed for an area prior to significant woodland management operations taking place.</li> <li>Where the boundaries of a priority habitat extend beyond the boundary of the WMU, it might not be possible for the owner/manager acting alone to significantly influence or change the overall condition of the site.</li> </ul>
	Requirements	Example verifiers	Guidance
4.5	Protection of conser	vation values in o	other woodlands and semi-natural habitats
4.5.1	<ul> <li>a) Areas, species and features of <u>conservation value</u> in other <u>woodlands</u> are identified.</li> <li>b) The identified areas, species and features of conservation value are maintained and where possible enhanced.</li> </ul>	<ul> <li>Field observation</li> <li>Discussion with the owner/manager</li> <li>Management planning documentation</li> <li>Historical maps</li> <li>Monitoring records.</li> </ul>	This requirement relates to woodlands other than the statutory nature conservation sites, <u>ASNW</u> , <u>PAWS</u> and other <u>priority habitats</u> identified in sections 4.1-4.4. Priority should be given to woodlands or woodland <u>relicts</u> that may have retained and/or acquired valuable ecological characteristics. Typically, these values can be found in: <u>Semi-natural woodlands</u>

	c) Adverse ecological impacts are identified and inform management.		<ul> <li>Long established <u>woodlands of planted origin</u></li> <li>Woodland <u>relicts</u></li> <li><u>Veteran trees</u></li> <li>New <u>native</u> woodlands</li> <li><u>Wood pasture</u> and <u>parkland</u>.</li> </ul> Positive management operations or interventions to promote semi-natural woodland structure can include: <ul> <li>Creating temporary and permanent <u>open spaces</u> such as <u>rides</u> and <u>glades</u> and <u>buffering</u> of riparian habitats including, where appropriate, the planting of site-native shrub edges</li> <li>Facilitating natural <u>regeneration</u> from adjoining semi-natural woodland</li> <li>Promoting any natural regeneration or existing native trees</li> <li>Planting or <u>restocking</u> of areas with site-native species particularly where these link to existing semi-natural woodland or open ground habitats</li> <li>Diversifying age structure within the WMU</li> <li>Promoting and creating graded edges and transitional habitat zone with adjoining land</li> <li>Extending open spaces and linking with those on adjoining land</li> <li>Promoting <u>deadwood</u> and <u>retention</u> of damaged trees.</li> <li>Potential adverse impacts can include:</li> <li>Browsing by rabbits, deer and other animals</li> <li>Grazing by livestock</li> <li>Spread of <u>invasive non-native</u> species</li> </ul>
4.5.2	a) Valuable small-scale <u>semi-</u> <u>natural habitats</u> that have been colonised, planted or incorporated into the WMU, but which have retained their ecological characteristics (or have a high potential to be	<ul> <li>Workers are aware of such sites and of any plans for their management</li> <li>For all potentially damaging operations, awareness demon-</li> </ul>	<ul> <li>This requirement relates to small-scale habitats within the WMU, which can include:</li> <li>Moorland</li> <li><u>Peatland</u></li> <li>Wetland</li> <li>Heathland</li> <li><u>Wood pasture</u> and <u>parkland</u></li> </ul>

	restored), are identified and enhanced, restored or treated in a manner that does not lead to further degradation of their potential for restoration. b) Adverse ecological impacts are identified and inform management.	strated of how areas are to be protected and/or safeguarded Discussion with the owner/manager demonstrates how such areas will be managed Planning documentation shows how areas will be managed.	<ul> <li>Grassland</li> <li>Freshwater habitats such as ponds.</li> <li>Appropriate management can include:</li> <li><u>Rides</u> and <u>glades</u> containing <u>remnant</u> semi-natural communities are widened and extended</li> <li>Areas with a rich ground flora and shrub layer are heavily thinned</li> <li>Remnants of wood pasture, <u>veteran trees</u> or other 'open-forest' habitat are gradually opened up</li> <li>Heathland, bog and other open habitats are re-created by premature felling without <u>restocking</u></li> <li>Maintenance of open ground around <u>historic environment</u> sites.</li> <li>Particular attention should be paid to <u>priority habitats</u> and to habitats identified in country-level forest and peatland policies.</li> <li>Potential adverse impacts can include:</li> <li>Browsing by rabbits, deer and other animals</li> <li>Grazing by livestock</li> <li>Spread of <u>invasive non-native</u> species</li> <li><u>Drainage</u></li> <li>Lack of appropriate management or grazing e.g. development of dense scrub.</li> <li><u>Non-native</u> species may be retained where they have a high ecological or <u>cultural</u> value.</li> <li>Woodland removal to facilitate infrastructure or built development which is not integral to the management of the rest of the woodland cannot meet this requirement.</li> <li>See also section 2.13.2 which covers larger-scale habitat restoration through conversion to non-forested land.</li> </ul>
5.3	a) Areas of <u>semi-natural</u> <u>habitat</u> constitute a minimum of 10% of the WMU that is either <u>native</u> woodland or of equivalent <u>biodiversity</u> value.	<ul> <li>Management planning documentation</li> <li>Field observation</li> <li>Map evidence.</li> </ul>	<ul> <li>Where areas are to be restored to a more natural condition, the owner/manager should prioritise those woodland and habitat types already present on the site and/or those within their natural range.</li> <li>Preference should be given to restoration of <u>semi-natural woodland</u> unless there are clear biodiversity gains to be made by restoring to open-ground habitat.</li> </ul>

	<ul> <li>b) Where existing habitats or restored <u>remnant</u> features comprise less than 10% of the WMU, the owner/manager takes action to restore other areas to a more <u>natural condition</u>.</li> <li>c) Areas of semi-natural habitat are identified as the 'representative sample area'.</li> </ul>		<ul> <li>Restoration to woodland should not be at the expense of other priority habitats.</li> <li>Where restoration to a non-forested open-ground habitat is chosen, preference should be given to locating this adjacent to similar habitat within the WMU or on the boundary of the WMU to optimise benefits.</li> <li>These areas contribute to the minimum of 15% of the WMU where the primary objective is management for the <u>conservation</u> and enhancement of biodiversity as identified in section 2.11.1.</li> <li>Within the <u>spirit</u> of continual improvement, opportunities to create further areas of semi-natural habitat and their positive management should be under continual review as opportunities arise through felling and <u>restocking</u> programmes, roading, <u>drainage</u> and other works.</li> <li>Representative sample areas in a WMU serve to: <ul> <li>Represent the <u>environmental values</u> that exist in native <u>ecosystems</u></li> <li>Inform forest or habitat management practices so as best to maintain or enhance environmental values</li> <li>Form part of the conservation area network.</li> </ul> </li> </ul>
	Requirements	Example verifiers	Guidance
4.6	Watershed managen	nent and erosion	control
4.6.1	<ul> <li>a) Areas and features of critical importance for watershed management or erosion control are identified and their condition is established in consultation with relevant <u>statutory bodies</u>.</li> <li>b) Where critically important areas or features are identified, their management is agreed with the relevant statutory bodies.</li> </ul>	<ul> <li>Records of consultation</li> <li>Management planning documentation</li> <li>Monitoring records</li> <li>Licences or consents.</li> </ul>	Situations where woodland management is critical for watershed management or erosion control are relatively rare and are likely to be identified during consultation processes. Further information is available in UKFS guidelines on soils and water. The areas included in this requirement contribute to the <u>conservation area</u> <u>network</u> .

	Requirements	Example verifiers	Guidance
4.7	Maintenance of biod	iversity and ecold	ogical functions
4.7.1	Appropriate measures are taken to protect identified <u>priority</u> <u>species</u> and their habitats. In planning and implementing measures within the WMU, the owner/manager takes into account the geographic range and ecological requirements of priority species beyond the boundary of the WMU.	<ul> <li>Field observation</li> <li>Local records of species presence</li> <li>Management planning documentation</li> <li>Discussion with the owner/manager.</li> </ul>	<ul> <li>Priority species include:</li> <li>Endemic species</li> <li>Species on <u>UK Red Lists</u> with red and/or amber status</li> <li>Species listed as a priority in the UK and/or country or local Biodiversity Action Plans.</li> <li>Habitat protection measures should include steps to protect features such as breeding sites, resting places, roost sites, core feeding areas and display sites of priority species.</li> </ul>
4.7.2	Natural reserves constitute a minimum of 1% of the WMU. These reserves are located where they will deliver <u>biodiversity</u> benefits, and any adverse ecological impacts are managed on a minimum- intervention basis.	<ul> <li>Management planning documentation including maps</li> <li>Field observation.</li> </ul>	<ul> <li>Where a WMU is made up of more than one woodland, the owner/manager should locate natural reserves where they will deliver greatest biodiversity benefit, rather than necessarily in every individual woodland.</li> <li>There should be no loss of existing natural reserves.</li> <li>Areas managed as natural reserves within the areas identified by sections 4.1-4.6 may fulfil this requirement.</li> <li>These areas contribute to the minimum of 15% of the WMU where the primary objective is management for conservation and enhancement of biodiversity as identified in section 2.11.1.</li> <li>Potential adverse impacts can include:</li> <li>Browsing by rabbits, deer and other animals</li> <li>Grazing by livestock</li> <li>Spread of invasive non-native species</li> <li>Visitor pressure.</li> </ul>
4.7.3	Long-term <u>retentions</u> and/or areas managed under <u>LISS</u> constitute a minimum of 1% of the WMU. Where this is	<ul> <li>Management planning documentation including maps</li> </ul>	Where a WMU is made up of more than one woodland, the owner/manager should locate long-term retentions or LISS areas where they will deliver greatest <u>biodiversity</u> benefit, rather than necessarily in every individual woodland.

	impracticable, an additional minimum 1% of <u>natural reserve</u> is identified.	Field observation.	Areas managed as long-term retentions and/or LISS within the areas identified by sections 4.1-4.6 may fulfil this requirement. These areas contribute to the minimum of 15% of the WMU where the primary objective is management for <u>conservation</u> and enhancement of biodiversity as identified in section 2.11.1.
4.7.4	<ul> <li>The owner/manager plans and takes action to maintain continuity of veteran tree habitat by:</li> <li>Keeping and protecting existing veteran trees, and</li> <li>Managing or establishing suitable trees to eventually take the place of existing veterans.</li> </ul>	<ul> <li>Field observation</li> <li>Harvesting contracts</li> <li>Discussion with the owner/manager and workers</li> <li>Safety issues are assessed and managed is accordance with current guidance</li> <li>Management planning documentation reflects the presence of veteran trees and plans for the recruitment of veteran trees.</li> </ul>	<ul> <li>Owners/managers should seek specialist advice on veteran tree management where appropriate and make use of trained workers.</li> <li>Owners/managers of WMUs without veteran trees should promote future-veteran trees, as part of their wider management to maintain and/or enhance biodiversity value. Actions can include:</li> <li>Freeing potential future-veteran trees from shading and/or competition</li> <li>Pollarding younger trees, restoration of old pollards, and pruning older trees to prolong their life</li> <li>Protection of the root zone during operations and in sites with high visitor numbers</li> <li>Adopting a continuous cover approach in some parts of the WMU.</li> <li>Careful management in accordance with good practice guidance can ensure that veteran tree management does not conflict with safety of the public or workers.</li> </ul>
4.7.5	<ul> <li>a) The owner/manager plans and takes action to accumulate a diversity of both standing and fallen <u>deadwood</u> over time in all wooded parts of the WMU, including felled areas.</li> <li>b) The owner/manager identifies areas where deadwood is likely to be of greatest nature <u>conservation</u> benefit and plans and takes action to accumulate large dimension standing and fallen</li> </ul>	<ul> <li>Field observation</li> <li>Harvesting contracts</li> <li>Discussion with the owner/manager and workers</li> <li>If there is a conflict with safety or woodland health, the issues have been documented</li> <li>Management planning documentation</li> </ul>	The owner/manager should refer to deadwood guidance produced by relevant statutory conservation agencies, forestry authorities and others when identifying areas of greatest nature conservation benefit and when planning actions to accumulate deadwood. To provide for a functional woodland <u>ecosystem</u> , current evidence suggests that, over the long term, deadwood (not including stumps, which are usually retained after felling) should accumulate to roughly 20 m <sup>3</sup> or more per hectare averaged – though not uniformly distributed – across the WMU. In temperate natural woodlands accumulations of deadwood of 150 m <sup>3</sup> or more per hectare are often found and might be aspired to in areas of greatest nature conservation benefit. In most hectares there should be a few standing and fallen stems contributing to the overall deadwood provision.

deadwood, and deadwood in living trees in those areas.	Evidence of planning for accumulation of deadwood over time.	<ul> <li>Deadwood management should not conflict with safety of the public or workers or the health of the woodland.</li> <li>Deadwood should comprise a wide range of forms and decay-states and actions may include: <ul> <li>Keeping standing dead trees and <u>snags</u></li> <li>Keeping and protecting old and/or previously pollarded trees alive through appropriate management</li> <li>Only harvesting windblow when it is of significant value unless more than 3 m?/ha is blown and sufficient deadwood is already accumulating on site</li> <li>Keeping naturally fallen trees or major branches</li> <li>When thinning or clearfelling, and where safe to do so, creating snags and providing fallen deadwood throughout a rotation provides for greater continuity of the full range of deadwood habitat types.</li> </ul> </li> <li>The most valuable areas within which to develop deadwood habitats are where linkages can be made with existing deadwood habitats to develop ecological connectivity over time; these areas include: <ul> <li>Wood pasture/parklands</li> <li>Ancient semi-natural woodland with veteran trees</li> <li>Long-term retentions and natural reserves</li> <li>Riparian or wet woodland.</li> </ul> </li> <li>Retained deadwood should be matched to the requirements of those species likely to be important on the site. Habitat diversity is improved by having: <ul> <li>Stems of greater than 20 cm diameter, particularly large dimension timber from <u>native</u> species</li> <li>Snags at variable height</li> <li>A range of tree/shrub species at varying stages of decay and in a variety of light conditions</li> <li>Deadwood close to the tree from which it fell.</li> </ul> </li> <li>See also section 5.2.1 in relation to mitigation of risks to public health and safety.</li> </ul>
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	Requirements	Example verifiers	Guidance
4.8	Maintenance of loca	I native seed sour	rces
4.8.1	<ul> <li>a) In woodlands identified in sections 4.1-4.4, where appropriate and possible, owners/managers use natural regeneration or planting stock from parental material growing in the local native seed zone (native species).</li> <li>b) In ancient and other seminatural woodland:</li> <li>Preference is given to natural regeneration. Where natural regeneration is insufficient, planting stock from 'source-identified' stands in the local native seed zone is used if it is available</li> <li>If timber quality is an objective, the use of planting stock deriving from selected stands within the local native seed zone is considered appropriate.</li> </ul>	<ul> <li>Seed and plant supply invoices and other relevant records</li> <li>Evidence of efforts to identify planting stock from source-identified stands in the local native seed zone.</li> </ul>	There should be clear justification where non-local sources are used. This may include reasons of tree vigour, timber quality, and long-term <u>forest resilience</u> . The identity code used for parental material includes an 'N' when it applies to native material from known indigenous sources.
	Requirements	Example verifiers	Guidance
4.9	Protection of cultura	I and historic env	vironment sites
4.9.1	Through engagement with the relevant statutory <u>historic</u> <u>environment</u> agencies, <u>local</u> <u>authorities</u> , <u>local people</u> and other <u>interested parties</u> , and	<ul> <li>Known significant heritage features mapped and documented</li> </ul>	Where appropriate, designated historic assets should be managed in accordance with plans and maps agreed with statutory historic environment agencies. Most historic environment sites in woodland have no statutory designation or protection and management advice on these sites is provided by local authority

using other relevant sources of information, the owner/manager:

- Identifies significant heritage features and other aspects of special <u>cultural</u> and historical significance
- Assesses their condition, identifies potential threats, and
- Adopting a precautionary approach, devises and implements measures to maintain and/or enhance them
- Maintains ongoing communication and/or consultation with statutory historic environment agencies, local authority archaeology services, and other relevant organisations.

archaeology services, who maintain local Historic Environment Records, rather than the national statutory historic environment agencies.

Examples of relevant sources of information include:

Historical maps

• Discussion with the

owner/manager

Records of

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demonstrates rationale

for management of

appropriate features

environment agencies,

archaeology services

and other interest

Relevant management

condition surveys.

consultation with

statutory historic

local authority

plans and site

groups

- Historic Environment Records
- Field observations
- Archaeological surveys.

Typical examples include:

- Prominent viewing points
- Landscape features
- Veteran and other notable trees
- Significant heritage features such as important historic structures and archaeological sites
- Designated historic assets such as scheduled monuments and listed buildings
- Woodlands which feature in literature or which are of artistic significance
- Historic and designed landscapes and woodlands which are still managed under traditional systems.

Where relevant, a professional archaeological survey or consultation might be required to inform decisions and provide baseline evidence.

Sites of potential historical importance discovered during the course of woodland management should be reported to the local authority and relevant statutory historic environment agency.

The areas included in this requirement contribute to the conservation area network.

See also section 2.3.1 in relation to consultation.

	Requirements	Example verifiers	Guidance
4.10	Game-rearing, shoot	ing and fisheries	management
4.10.1	<ul> <li>a) <u>Game</u>-rearing and release are carried out sustainably and in accordance with the <u>spirit</u> of codes of practice produced by relevant organisations.</li> <li>b) New game-release pens are located outside areas of <u>high</u> <u>conservation value</u>.</li> <li>c) Within 24 months of the effective date of this standard, existing game-release pens in areas of high conservation value are taken out of use.</li> </ul>	<ul> <li>Field observation</li> <li>Relevant permissions and leases</li> <li>Discussion with the owner/manager/ responsible person demonstrates awareness of the law and good practice</li> <li>Discussion with interested parties</li> <li>Permissions from statutory bodies where these are required</li> <li>Membership of a sporting and conser- vation organisation.</li> </ul>	Areas identified within the WMU as of high conservation value should not be used for game release. Release and feeding areas should be located in areas where there will be low impact on ground flora, arboreal lichens and <u>priority species</u> . Redundant game-release pens and associated infrastructure should be removed in accordance with section 3.7.1.
4.10.2	Shooting is carried out sustainably and in accordance with the <u>spirit</u> of codes of practice produced by relevant organisations.	<ul> <li>Field observation</li> <li>Relevant permissions and leases</li> <li>Discussion with the owner/manager/ responsible person demonstrates awareness of the law and good practice</li> <li>Discussion with interested parties</li> <li>Permissions from statutory bodies where these are required</li> </ul>	Impacts on <u>priority habitats and species</u> and other <u>native</u> species should be considered. Where appropriate, issues should be discussed with neighbouring land managers. <a href="#">Pest</a> and predator control, where necessary, should be carried out in line with good practice using methods that meet all regulatory requirements.

		<ul> <li>Membership of a sporting and conser- vation organisation.</li> </ul>	
4.10.3	Non-toxic ammunition is used in all shooting activities with the exception that lead-based 0.22 sub-sonic ammunition and air rifle pellets may be used for grey squirrel control until alternatives are readily available.	• Sporting leases, agreements and licences stipulate the use of non-toxic ammunition.	The intent of this requirement is to eliminate lead contamination of <u>game</u> and game-based food products and the <u>diffuse pollution</u> by lead into the wider environment. The use of lead shot over wetland is already restricted by regulations. The transition period for lead-based 0.22 sub-sonic ammunition and air rifle pellets is to allow for technical innovation and improved availability of alternative ammunition and/or adoption of alternative control techniques. The steering group will conduct an evidence-based review every two years from the effective date of this standard to determine whether there is objective evidence for not transitioning to non-toxic alternatives to lead-based 0.22 sub- sonic ammunition and air rifle pellets taking into account efficacy and commercial availability.
4.10.4	Fishing and associated activities are carried out sustainably and in accordance with the <u>spirit</u> of codes of practice produced by relevant organisations.	<ul> <li>Field observation</li> <li>Relevant permissions and leases</li> <li>Discussion with the owner/manager/ responsible person demonstrates awareness of the law and good practice</li> <li>Discussion with <u>interested parties</u></li> <li>Permissions from <u>statutory bodies</u> where these are required</li> <li>Membership of a sporting and conser- vation organisation.</li> </ul>	Associated activities include bankside vegetation management, infrastructure such as permanent shelters and huts, parking locations and waste disposal locations. Leases and fisheries management practice should require appropriate biosecurity measures to be taken to prevent accidental importation of <u>invasive</u> <u>non-native</u> species or diseases.

**SECTION 5** 

People, communities & workers

**UK Woodland Assurance Standard Fifth Edition** (version 5.0) (2024)

	Requirements	Example verifiers	Guidance
5.1		ts, permissive uses, people, visitors and	, traditional rights, and the health and communities
5.1.1	There is <u>compliance</u> with public <u>access</u> legislation.	<ul> <li>Maps show public rights of way and/or core paths through or beside the wood</li> <li>Field observation to confirm that access is available and paths maintained.</li> </ul>	Across the UK, access rights include <u>public rights of way</u> through or beside the wood. <b>In Scotland:</b> In addition to public rights of way, the Land Reform (Scotland) Act (2003) provides for responsible access on foot, cycle or horse and also for responsible management of access by landowners and managers. The Scottish Outdoor Access Code provides guidance on responsible behaviour of those taking and managing access together with circumstances where access may be restricted. In addition, supplementary guidance is published on specific aspects such as events and core paths. <b>In England and Wales:</b> In addition to public rights of way, the Countryside and Rights of Way Act 2000 (CROW) provides for the voluntary dedication of woodland for public access.
5.1.2	Permissive uses authorised by the owner/manager and <u>traditional rights</u> are identified and sustained, except when such uses can be shown to threaten the integrity of the woodland or the achievement of the objectives of management.	<ul> <li>Documentation or maps of all existing permissive and traditional uses of the woodland</li> <li>Discussion with <u>interested parties</u></li> <li>Field observation to confirm that permissive uses and traditional rights are respected</li> <li>Evidence presented to justify any restriction of</li> </ul>	<ul> <li>Permissive uses include:</li> <li><u>Permissive access</u> routes</li> <li>Formal or informal community use.</li> <li>Traditional rights include:</li> <li><i>De facto</i> access to well-known landmarks</li> <li>Gathering fruit or fungi by the public for their own consumption where this does not jeopardise the achievement of <u>biodiversity</u> objectives (having regard to codes of good practice)</li> <li>Water supplies.</li> </ul>

	permissive or traditional uses.	Where public access for <u>recreation</u> and other responsible uses is well established and recognised as a public benefit, or a potential benefit, consideration should be given to providing appropriate access infrastructure. Traditional uses that exploit the woodland resource (e.g. peat cutting) should be carried out at a traditional scale in order to minimise negative impacts on the biodiversity or <u>carbon balance</u> of the WMU. 'Integrity' refers principally to maintaining the <u>ecological integrity</u> of the woodland.
<ul> <li>a) There is provision for some public <u>access</u> subject only to limited exemptions.</li> <li>b) Where there is a special demand for further public access, specific types of access provision or community use, the owner/manager makes reasonable efforts to meet this demand.</li> </ul>	<ul> <li>Field observation to confirm that access is available</li> <li>Maps show public rights of way and/or core paths through or beside the wood</li> <li>Evidence of publicised annual open days or guided walks</li> <li>Lease, licence or management agreement with community group for use or part-use of the woodland</li> <li>Access agreements with local authorities</li> <li>Evidence from consultation with interested parties</li> <li>Records of publicised annual open days or guided walks, school visits</li> </ul>	<ul> <li>Woodlands containing or adjoining notable <u>historic environment</u> or ecological features or in urban areas might attract large numbers of visitors even to small properties. This presents an opportunity to promote public and community access and/or educate visitors about the multiple benefits of <u>forestry</u>.</li> <li>The owner/manager should take into account, and should seek professional advice on, necessary safety and insurance provisions.</li> <li>Support and advice might be available for sustainable access and community use including educational visits and studies.</li> <li>Unlike in Scotland, there is no statutory right of general access to woodland in England, Wales and Northern Ireland thus emphasising the value of allowing some public access.</li> <li>Public access, other than on <u>public rights of way</u>, may be restricted in certain situations. In Scotland these are defined in the Scottish Outdoor Access Code. The following example situations could be applied in England, Wales and Northern Ireland:</li> <li>Woodland within the curtilage of houses and gardens, and non-residential buildings and associated land</li> <li>Land next to a forest school</li> <li>Land developed and in use for <u>recreation</u> and where the exercise of access rights would interfere with such use</li> <li>Places such as telecommunication sites, working quarries and construction sites</li> <li>Visitor attractions or other places which charge for entry.</li> </ul>

		<ul> <li>or research undertaken in the woodland</li> <li>Evidence of access provision, path maintenance, <u>conservation</u> management (particularly in regard to visitor erosion and avoiding wildlife disturbance) and interpretation at significant <u>cultural</u> and historic environment assets</li> <li>Public consultation records.</li> </ul>	<ul> <li>Access may be restricted on a temporary basis:</li> <li>For the safe management of forest operations including timber harvesting and tree felling operations, where chemicals are being applied for forest management purposes, and during the construction and maintenance of forest roads and infrastructure</li> <li>For areas of the woodland that contain sites, species or features that would be particularly vulnerable to disturbance</li> <li>During organised events where they are not compatible with continued safe access</li> <li>In order to ensure public safety.</li> </ul>
5.1.4	<ul> <li>a) <u>Private water supplies</u> are identified and recorded through engagement with <u>local people</u>.</li> <li>b) Management to protect the identified private water supplies is agreed in consultation with downstream users.</li> </ul>	<ul> <li>All known private water supplies mapped</li> <li>Field observation</li> <li><u>Workers</u> are aware of water supplies and of plans for their management</li> <li>Maps</li> <li>Discussion with the owner/manager demonstrates how water supplies will be protected</li> <li>Planning documentation shows how water supplies will be protected.</li> </ul>	<ul> <li>Private water supplies include those for individual households and for communities.</li> <li>Identifying and recording of private water supplies may be carried out on an ongoing basis provided that it has been completed for an area prior to significant woodland management operations taking place.</li> <li>The protection of private water supplies in the context of this requirement encompasses: <ul> <li>Legal obligations of the relevant parties</li> <li>Infrastructure (developed legally or on a permissive basis)</li> <li>Potential impacts of operations</li> <li>Management of the water source area or infrastructure extend beyond the boundary of the WMU, it might not be possible for the owner/manager acting alone to fully protect the water supply. However, the owner/manager should respond positively to requests to collaborate with other interested parties to protect the overall water supply.</li> </ul> </li> <li>The areas included in this requirement contribute to the conservation area network.</li> </ul>

	Requirements	Example verifiers	Guidance
5.2	Minimising adverse	e impacts	
5.2.1	The owner/manager mitigates the risks to public health and safety and other negative impacts of woodland operations on <u>local people</u> and visitors.	<ul> <li>No evidence of legal non-compliance</li> <li>Evidence that complaints have been dealt with constructively</li> <li>Documented evidence that owners/managers have considered actual and potential impacts of operations on local people and interest groups and have taken steps to mitigate them</li> <li>Tree safety policy</li> <li>Use of risk assessment and site management with safety signs and diversions around active operational sites</li> <li>Timber transport management plan.</li> </ul>	<ul> <li>Examples of impacts include:</li> <li>Public safety and <u>access</u> implications of woodland operations</li> <li>Timber traffic, particularly in and around the woodland</li> <li>Natural hazards identified as posing risks to the public, for example, hazardous trees such as those infected with ash dieback (<i>Hymenoscyphus fraxineus</i>)</li> <li>Smoke</li> <li>Management of hazards caused by visitor use.</li> </ul>
5.2.2	The owner/manager responds constructively to complaints, seeks to resolve grievances through engagement with complainants in the first instance, and follows established legal process should this become necessary.	<ul> <li>Discussion with <u>interested parties</u></li> <li>A complaints process</li> <li>A public contact point.</li> </ul>	

	Requirements	Example verifiers	Guidance
5.3	Local economy		
5.3.1	<ul> <li>a) Consistent with their other objectives, the owner/manager makes the best use of the woodland's potential products and services.</li> <li>b) Consistent with their other objectives, the owner/manager is receptive to requests from local people or communities to make use of woodland products and services.</li> <li>c) The owner/manager provides local people with equitable opportunities for employment and to supply goods and services.</li> </ul>	<ul> <li>Evidence of:</li> <li>Agreements with local people or communities</li> <li>Local or specialist market opportunities</li> <li>Promoting and encouraging enterprises to strengthen and diversify the local economy</li> <li>Provision for local employment and suppliers.</li> </ul>	<ul> <li>The intent of this requirement is to strengthen and diversify the local economy. Examples of how this can be achieved include:</li> <li>Entering agreements with local people or communities to make use of products or services</li> <li>Allowing local or specialist markets opportunities to purchase small-scale or specialist parcels</li> <li>Promoting and encouraging enterprises which will strengthen and diversify the woodland economy and the local economy</li> <li>Making equitable provision for local employment for contractors and suppliers to provide services and supplies and making this known.</li> <li>When considering local or specialist markets for different wood products, their potential for carbon storage and cascading uses should be taken into account.</li> <li>The woodland's potential products are identified in section 2.2.1(b) and include <u>non-wood forest products</u> and <u>recreational</u> activities.</li> <li>An example of how the owner/manager can help to diversify the processing industry is that a proportion of timber parcels are advertised and sold by open tender or auction.</li> <li>Reference to country <u>forestry</u> strategies and engagement with local woodland and community forest initiatives or networks might highlight opportunities to fulfil this requirement.</li> </ul>
	Requirements	Example verifiers	Guidance
5.4	Health and safety		
5.4.1	<ul> <li>a) There is:</li> <li><u>Compliance</u> with health and safety legislation</li> <li><u>Conformance</u> with associated codes of practice</li> </ul>	<ul> <li>Field observation that health and safety legislation and codes of practice are being implemented</li> <li>Discussion with workers demonstrates that they are</li> </ul>	<ul> <li>This requirement relates to everyone on the work site, including all categories of <u>workers</u> and members of the public.</li> <li>Advice to owners/managers</li> <li>With respect to health and safety, it is important for owners/managers to be aware of their legal responsibilities in regard to fulfilling one or more of the relevant management roles as described in FISA guidance.</li> </ul>

Conformance with <u>FISA</u> guidance.	aware of relevant See FISA Guidance listed in the Appendix of reference documents.
b) There are contingency plans for any accidents.	access to appropriate FISA guidance and codes of practice
plans for any accidents. c) There is appropriate competency.	
	approach to accident prevention.

	Requirements	Example verifiers	Guidance
5.5	Training and contir	nuing development	
5.5.1	All <u>workers</u> , including volunteers, have appropriate supervision, qualifications, training and/or experience to carry out their roles in <u>conformance</u> to the requirements of this standard.	<ul> <li>Copies of appropriate certificates of competence</li> <li>Discussion with workers</li> <li>System to ensure that only workers who are appropriately trained or supervised work in the woodland</li> <li>No evidence of workers without relevant training, experience or qualifications working in the woodland</li> <li>Documented training programme for employees and/or volunteers</li> <li>Training records for all employees</li> <li>Copy of volunteering policy.</li> </ul>	<ul> <li>Where requirements of the work are likely to change, a programme of ongoing training and development should be undertaken.</li> <li>Where volunteers work on a site, they should be treated equitably with employees in relation to this requirement.</li> <li>Supervision is especially important for those workers, including volunteers, undergoing training.</li> </ul>
5.5.2	<u>Large enterprises</u> promote training and encourage and support new recruits to the industry.	<ul> <li>Documented policy</li> <li>Involvement with industry bodies promoting training, including <u>FISA</u></li> <li>Records of training sessions, provision of sites for training, funding for training courses.</li> </ul>	<ul> <li>Promotion of training can be achieved through:</li> <li>Providing sites for training courses</li> <li>Offering funding for training courses</li> <li>Graduate training opportunities, apprenticeships or sponsorships.</li> <li>Owners/managers of small-medium enterprises should also consider promoting training and development opportunities.</li> </ul>

	Requirements	Example verifiers	Guidance
5.6	Workers' rights		
5.6.1	a) There is <u>compliance</u> with equality legislation.	<ul><li>Discussion with workers</li><li>Documented policies.</li></ul>	UK equality legislation provides protection against discrimination, harassment and victimisation. Protected characteristics include age, disability, gender
	b) Owners/managers promote equality, so that all		reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, sex, and sexual orientation.
	workers are able to access and enjoy the same rewards,		Owners/managers should promote flexible working practices.
	resources and opportunities.		The statutory national living wage is defined in national minimum wage regulations. The owner/manager is encouraged to pay wages that are higher
	c) There is no use of child labour except as permitted		than the statutory national living wage, for example, a voluntary living wage such as that calculated by the Living Wage Foundation.
	under employment legislation.		
	d) There is compliance with modern slavery legislation.		
	e) Workers are not deterred from joining a trade union or employee association.		
	f) Direct employees are permitted to negotiate terms and conditions, including grievance procedures, collectively should they so wish.		
	g) Workers have recourse to mechanisms for resolving grievances which are developed through <u>culturally</u>		
	<u>appropriate</u> engagement and meet the requirements of statutory codes of practice.		

	h) Wages paid to workers meet or exceed the statutory national living wage.		
	Requirements	Example verifiers	Guidance
5.7	Insurance		
5.7.1	The <u>owner/manager</u> and <u>workers</u> are covered by adequate public liability and employer's liability insurance.	<ul> <li>Insurance documents</li> <li>Self-insurance with a policy statement.</li> </ul>	
5.7.2	For authorised events and licensed activities held in the WMU by third parties, the owner/manager requires that adequate insurance is held by the responsible party.	<ul> <li>Insurance documents</li> <li>Licence agreements.</li> </ul>	

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Access (for public)	Access to woodland and its associated land open to the public for recreational or educational use (sometimes subject to charges).
Accreditation service	An authoritative body which evaluates and recognises the competence of bodies to certify that woodland management conforms to the specific requirements of the UK Woodland Assurance Standard. Accreditation Services International (ASI) and the United Kingdom Accreditation Service (UKAS) both provide an accreditation service in the UK. Those bodies which are accredited are referred to as certification bodies.
Ancient semi-natural woodland (ASNW)	See Woodland.
Ancient woodland	See Woodland.
Ancient woodland site	See Woodland.
Appropriate Assessment	Appropriate Assessment (AA) is a stage in the process associated with the statutory requirement to undertake a Habitats Regulations Assessment (HRA) under-the applicable Habitats Regulations: Conservation of Habitats and Species Regulations 2017 (as amended) in England & Wales, The Habitats Regulations 1994 (as amended) in Scotland, The Conservation (Natural Habitats, etc.) Regulations (Northern Ireland) 1995.
Area of Special Scientific Interest (ASSI)	A designated site providing statutory protection for the best examples of the flora, fauna, or geological or physiographical features of Northern Ireland. ASSIs also underpin other national and international nature conservation designations.
ASNW	Ancient semi-natural woodland.
	See Woodland.
Biodiversity	The variety of ecosystems and living organisms (species), including genetic variation within species.
Biological control agent	A living organism used to eliminate or regulate the population of another living organism. Their use can play an important role in an integrated pest management strategy.
Brash mat	Cut branches spread along the route where forest machinery will be driving to reduce soil damage.
Broadleaved (trees or woodland)	Broadleaved trees are characterised by their broad leaves and most are deciduous. They produce 'hardwood' timber. Also see Conifer (trees).

Buffer (buffering)	An area of land where use and/or management is restricted to conserve or enhance the value of adjacent environmental, social or cultural values or heritage assets.
	Examples of buffering include protecting a water course from polluted run-off, a semi-natural woodland or other valuable habitat from invasion by seed from a nearby non-native source, or an historic feature from physical damage by growing trees and roots.
Carbon balance	The carbon balance is an expression of whether over time the store of carbon in an ecosystem is increasing, decreasing or in equilibrium.
	A positive carbon balance indicates that carbon is being accrued whilst a negative carbon balance indicates that carbon is being lost.
Certification body	A body which is accredited by an accreditation service to certify (by giving written assurance) that woodland management conforms to the specific requirements of the UK Woodland Assurance Standard. Also sometimes referred to as a conformity assessment body.
	Also see Accreditation service.
Certification scheme	A scheme that establishes a set of standards and processes that govern a system to verify that its standards (e.g. for sustainable forest management and chain-of-custody) are met and thereby provide assurance to customers and stakeholders.
	Also see Chain-of-custody certification.
Chain-of-custody certification	Chain-of-custody certification is a traceability system that ensures that certified products come from a well-managed source. The chain starts at the forest and is maintained through every link of the chain through to the end user.
Circular economy	The circular economy is a model of production and consumption which involves sharing, leasing, reusing, repairing, refurbishing, and recycling existing materials and products for as long as possible. In this way, the life cycle of products is extended. In practice, it implies reducing waste to a minimum. When a product reaches the end of its life, its materials are kept within the economy wherever possible. These can be productively used again and again, thereby creating further value.
Clearfelling	Cutting down of an area of woodland (if it is within a larger area of woodland, it is typically a felling greater than 0.25 ha). A scatter or small clumps of trees may be left standing within the felled area.
Commercially exploited	An activity or operation which results in a financial transaction or benefit and is detrimental to a priority species.

Compliance	In the context of this certification standard, the term 'compliance' refers to meeting legal requirements.
Conformance	In the context of this certification standard, the term 'conformance' refers to meeting the requirements of the certification standard.
Conifer (trees or woodland)	Conifer trees are characterised by their needle or scale-like leaves and most are evergreen. They produce 'softwood' timber.
	Also see Broadleaved (trees).
Conservation	Management activities designed to maintain or enhance the identified environmental or cultural values in the long- term. Management activities may range from zero or minimal intervention to a specified range of appropriate interventions and activities designed to maintain or enhance, or be compatible with maintaining, or enhancing these identified values.
Conservation area network	Those areas of the WMU for which the primary and in some circumstances the exclusive objective is the conservation of environmental and biodiversity values, ecosystem services and community needs, or cultural and heritage values as listed below:
	Environment and biodiversity values
	<ul> <li>Statutory nature conservation sites (section 4.1)</li> </ul>
	<ul> <li>Ancient semi-natural woodland (ASNW) (section 4.2)</li> </ul>
	<ul> <li>Plantations on ancient woodland sites (PAWS) (section 4.3)</li> </ul>
	<ul> <li>Other priority habitats (section 4.4)</li> </ul>
	<ul> <li>Other woodlands and semi-natural habitats with identified areas, species or features of conservation value (section 4.5)</li> </ul>
	Ecosystem services and community needs
	<ul> <li>Areas and features of critical importance for watershed management and erosion control (section 4.6) as they provide important ecosystem services</li> </ul>
	<ul> <li>Private water supplies (section 5.1.4)</li> </ul>
	Cultural and heritage values
	<ul> <li>Cultural and historic environment sites (section 4.9).</li> </ul>
Conversion	A lasting change induced by human activity.
	Conversion includes gradual degradation as well as rapid transformation. This may be characterised by changes that significantly and negatively affect an area's species composition and/or diversity, structure and/or function,

Coppice	reduces the capacity to supply products, biodiversity or deliver ecosystem services, and/or significantly impacts its cultural or historical values. The point at which conversion occurs is where an area's recovery of its structure or function has proved to be or is likely to be unachievable. Note: The establishment of ancillary infrastructure necessary to implement the objectives of responsible forest management (e.g. forest roads, timber stacks, fire protection) is not considered conversion. Management based on regeneration by regrowth from cut stumps (coppice stools). The same stool is used through several cycles of cutting and regrowth.
	The term 'coppice with standards' describes coppice with a scatter of trees of seedling or coppice origin, grown on a long rotation to produce larger-sized timber and to regenerate new seedlings to replace worn out stools. <i>Also see Short rotation coppice.</i>
COSHH	Control of Substances Hazardous to Health Regulations.
Coupe	An area of woodland that has been or is planned for clearfelling.
Cultural (feature)	Historic environment sites, historic buildings and heritage assets, and landscapes including ancient woodlands and veteran trees.
Culturally appropriate	Adopting ways of engaging or consulting target groups that are sensitive to their customs, values and ways of life.
Deadwood	All types of wood that are dead including whole or wind-snapped standing trees, fallen branch wood and stumps, decaying wood habitats on living trees such as rot holes, dead limbs, decay columns in trunks and limbs, and wood below the ground as roots or stumps.
Diffuse pollution	Diffuse pollution comes from non-point sources, widespread activities in the forest environment. Of particular relevance to woodland operations are oil spills and leaks, cutting-chain lubricants, siltation of water-courses, pesticide or fertiliser run-off and smoke.
Drainage	An operation to remove excess water from an area in a controlled way. In woodlands, drains are usually open, unlined channels.
Ecological integrity	The health and vitality of the woodland's physical and biological components.
Ecosystem	A community of plants and animals (including humans) interacting with each other and the forces of nature.

Ecosystem service	The benefits people obtain from ecosystems. These include:
	<ul> <li>Provisioning services such as food, forest products and water</li> </ul>
	• Regulating services such as regulation of floods, drought, land degradation, air quality, climate and disease
	<ul> <li>Supporting services such as soil formation and nutrient cycling, and</li> </ul>
	Cultural services and cultural values such as recreational, spiritual, religious and other non-material benefits.
Endemic species	A species (or distinct sub-species) naturally occurring and confined to a specific geographical area or country. For the purposes of this standard this is the British Isles (Great Britain and the island of Ireland).
	A process to predict, assess and review the likely or actual environmental and social effects of a well-defined action, to evaluate alternatives, and to design appropriate mitigation, management and monitoring measures.
Environmental appraisal	Generic term for the process of assessing the impact of plans or operations on the environment.
Environmental impact assessment	
Environmental values	The following set of elements of the biophysical and human environment:
	<ul> <li>Ecosystem functions (including carbon sequestration and storage)</li> </ul>
	Biological diversity
	Water resources
	• Soils
	Atmosphere
	<ul> <li>Landscape values (including cultural and spiritual values).</li> </ul>
	The actual worth attributed to these elements depends on human and societal perceptions.
Felling permission	A permission or licence issued by the relevant forestry authority to permit trees to be felled. With certain exceptions it is illegal to fell trees without prior approval.
FISA	Forest Industry Safety Accord.
Forest	Synonymous with woodland.
	See Woodland.

Forest resilience	The ability of a forest system to recover from short-term disturbances or to adapt to long-term changes, such as climate change, pests or diseases, while retaining or recovering the same basic structure and ways of functioning. Resilience should be considered in both ecological and economic terms.
Forestry	The science and art of managing woodlands.
Forestry authority(ies)	The competent body with responsibility for the regulation of forestry in each country of the United Kingdom: Forestry Commission (in England), Department of Agriculture, Environment and Rural Affairs/Northern Ireland Forest Service, Scottish Forestry and Welsh Government/Natural Resources Wales or their successor bodies.
Forestry leaseholder	The holder of a forest lease that grants control over the management of forestry operations.
Game	Animals, either wild or reared, managed for hunting or shot for food.
General Licence	General Licences are permissive licences, meaning that users do not need to apply for them, but they must comply with their terms and conditions.
	They allow users to kill or take certain species for defined purposes such as preventing serious damage to certain commodities (e.g. livestock and crops), for the purposes of conserving wild birds, plants and animals, or for public health and safety reasons.
Genotype	The genetic constitution of an organism, as contrasted with its expressed characteristics which are known as the phenotype.
Genetically modified organism (GMO)	Organisms in which the genetic material has been altered in a way that does not occur naturally by mating and/or natural recombination. This includes gene editing.
Glade	Small area of open ground which forms an integral part of the woodland.
Greenhouse gas	Gases that trap heat in Earth's atmosphere and cause warming that disrupts the world's climate. These include carbon dioxide, methane and nitrous oxides.
Group selection	A method of managing irregular stands in which regeneration is achieved by felling trees in small groups.
Heritage asset	A building, monument, site, place, area or landscape having a heritage interest. Heritage assets can be 'designated heritage assets' identified by a statutory historic environment body or 'non-designated heritage assets' such as those identified by the local planning authority.

High conservation value	Ecologically important woodland and non-woodland areas and features of ecological and biodiversity interest or critical ecosystem services identified in sections 4.1-4.4 and 4.6.
Historic environment	All tangible evidence of past interactions between humans and their environment, incorporating heritage assets, archaeological sites, historic landscapes and natural heritage.
Interested parties	People directly affected by or who have a significant interest in the woodland being managed.
International agreement	An agreement under international law entered into by sovereign states and international organisations which may also be known as a treaty, protocol, covenant, convention, exchange of letters etc. It provides a means for willing parties to assume obligations among themselves, and a party that fails to live up to their obligations can be held liable under international law. The Foreign, Commonwealth & Development Office's 'UK Treaties Online' (UKTO) database on Gov.uk lists those involving the UK.
Invasive non-native (species)	Introduced non-native species which spread readily and dominate native species.
IUCN Red List	The IUCN Red List of Threatened Species is widely recognised as the most comprehensive, objective global approach for evaluating the conservation status of plant and animal species. It provides a global context for the establishment of conservation priorities at the local level.
Landscape level	The level of the landscape unit.
	Also see Landscape unit.
Landscape unit	An area of broadly homogeneous landscape character.
Large enterprise	An organisation with at least 250 employees.
LISS	'Lower-impact silvicultural systems' including group selection, shelterwood or under-planting, small coupe felling, coppice or coppice with standards, minimum intervention and single tree selection systems which are suitable for windfirm conifer woodlands and most broadleaved woodlands.
	Also see Broadleaved, Conifer, Coppice, Group selection, Minimum intervention, Shelterwood, Single tree selection, Small coupe felling, and Under-planting.
Local authority	See Statutory body.
Local people	Anyone living or working in the vicinity who has an interest in the woodland. It is intentional that this term is not more closely defined, and the wider public is not excluded. It is particularly difficult to be precise about how local people

	are to be contacted or consulted. In some situations, it would be appropriate for this simply to mean those living beside the woodland (e.g. concerning noise disturbance). In other cases (such as using local services), a much wider geographical area will be appropriate. If there is difficulty in identifying local contacts, then the elected representatives should be the first choice.
Lop and top	Woody debris from cutting operations, sometimes converted into chippings.
Low-intensity managed woodland	Woodland management units (WMUs) are classed as being managed in a low-intensity manner when the rate of timber harvesting is less than 20% of the mean annual increment (MAI) within the total production woodland area of the WMU, <u>and</u> either:
	<ul> <li>The annual harvest from the total production woodland area is less than 5,000 cubic metres, or</li> </ul>
	<ul> <li>The average annual timber harvest from the total production woodland is less than 5,000 m<sup>3</sup>/year during the period of validity of the certificate as verified by harvest reports and surveillance audits.</li> </ul>
	Note: where WMU-specific estimates of mean annual increment are unavailable or impracticable, regional estimates of growth rates for specific woodland types may be used.
Lower-impact silvicultural systems	See LISS.
Management planning documentation	See Woodland management plan.
Mineral extraction site	Sites used for extraction of surface or subsurface mineral products or other natural resources, including but not limited to quarries, borrow pits, sand and gravel operations, oil and gas extraction and mining operations.
Minimum intervention	Management with no systematic felling or planting of trees. Operations normally accepted are fencing, control of non-native plant species and vertebrate pests, maintenance of paths and rides and safety work.
National Nature Reserve (NNR)	A designated site containing examples of some of the most important natural and semi-natural terrestrial and coastal ecosystems, managed to conserve their habitats or to provide special opportunities for scientific study of the habitats, communities and species represented within them. In addition, they may be managed to provide public recreation that is compatible with their natural heritage interests.
Native (species)	A species that has arrived and inhabited an area naturally, without deliberate assistance by man, or would occur had it not been removed through past management. For trees and shrubs in the UK this is usually taken to mean those species present after post-glacial recolonisation and before historical times. Some species are only native in

#### Glossary of terms

particular regions. Differences in characteristics and adaptation to conditions can occur more locally hence the term 'locally native'.

- **Natural conditions** Native species, associations of native species and other environmental values that are typical of the locality.
- **Natural reserve** Natural reserves are predominantly wooded, usually mature and intended to reach biological maturity. They are permanently identified and in locations which are of particularly high wildlife interest or potential. They are managed by minimum intervention unless alternative interventions have higher conservation or biodiversity value. *Also see Minimum intervention.*
- **Non-native (species)** Species which are not classified as native species. Also see Native (species) and Invasive non-native (species).
- **Non-toxic ammunition** Any firearm ammunition, bullet or shot made of metals other than lead.
- Non-wood forest product (NWFP) Non-wood forest products include plants or parts of plants, bark, sap, moss, fungi, fruits, seeds and nuts, honey, venison and other animal products. Also known as non-timber forest product (NTFP).
  - **Open space** In a woodland this includes streams, ponds and well laid-out roads and rides.
  - **Origin (genetic)** The original natural genetic source of the trees. Also see Provenance.
  - Owner/manager
     The person or entity holding or applying for certification and therefore responsible for demonstrating conformance to this standard. This may be a forestry leaseholder.

     Also see Forestry leaseholder.
     Also see Forestry leaseholder.
    - **Parkland** See Wood pasture.
      - **PAWS** Plantation on ancient woodland site. See Woodland.
    - **Peatland** Peatlands are areas of peaty soil formed from organic matter from wetland plants which accumulates faster than the annual decomposition. Accumulation is favoured by acidity and water saturation. They are important carbon sinks.
  - **Permissive (access/use)** Use is by permission whether written or implied, rather than by right.

Pest	An organism harmful to plants or to wood or other plant products, an undesired plant and any harmful creature.
Pesticide	Any substance, preparation or organism prepared or used, among other uses, to protect plants or wood or other plant products from harmful organisms, to regulate the growth of plants, to give protection against harmful creatures or to render such creatures harmless.
Plantation	See Woodland.
Plantation on ancient woodland site (PAWS)	See Woodland.
Precautionary approach	Where there are threats of serious or irreversible damage, lack of full scientific certainty shall not be used as a reason for postponing cost-effective measures to prevent environmental damage. (Based on Principle 15 of the Rio Declaration on Environment and Development.)
Priority habitats	Habitats identified by statutory nature conservation and countryside agencies as required under Section 41 (England) of the Natural Environment and Rural Communities (NERC) Act 2006, Section 7 of the Environment (Wales) Act 2016, Section 2(4) of the Nature Conservation (Scotland) Act 2004, and Section 3(1) of the Wildlife and Natural Environment Act (Northern Ireland) 2011. Lists of habitats identified by statutory agencies are published differently in each country; see the Appendix of reference documents.
	Also see Statutory body.
Priority habitats and species	See Priority habitats and Priority species
Priority species	Protected, rare, threatened and endangered species which are:
	<ul> <li>Identified by statutory nature conservation and countryside agencies as required under Section 41 (England) of the Natural Environment and Rural Communities (NERC) Act 2006, Section 7 of the Environment (Wales) Act 2016, Section 7 of the Environment (Wales) Act 2016, Section 2(4) of the Nature Conservation (Scotland) Act 2004, and Section 3(1) of the Wildlife and Natural Environment Act (Northern Ireland) 2011. Lists of species identified by statutory agencies are published differently in each country; see the Appendix of reference documents</li> </ul>
	Protected under the Wildlife and Countryside Act 1981
	<ul> <li>Protected under the Habitats Regulations (European Protected Species), and/or</li> </ul>
	Categorised as Near Threatened, Vulnerable, Endangered or Critically Endangered in the IUCN Red List
	Categorised as red or amber in the UK Red Lists

	<ul> <li>Listed in Appendix I, II or III under the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES)</li> </ul>
	Endemic species.
	For UKWAS, IUCN Red List and CITES species will qualify as priority species only if they are within or geographically close to their natural range.
	Also see Statutory body, Endemic species, UK Red Lists, and IUCN Red List.
Private water supplies	Any locally sourced water supply where the water is consumed for domestic and/or agricultural purposes or as part of a public or commercial activity. Private water supplies may come from a range of sources including wells, boreholes, rivers and streams.
	A water supply includes any or all of the following: the abstraction point, distribution network, and associated buffer areas as outlined in the UK Forestry Standard and/or in any legal documents or obligations.
Provenance	Location of trees from which seed or cuttings are collected. Designation of Regions of Provenance under the Forest Reproductive Materials regulations is used to help nurseries and growers select suitable material. The term is often confused with 'origin' which is the original natural genetic source.
Publicly available	Accessible to local people or other interested parties. For example, placing material on a website or on signage, providing electronic or hard copies of documents, or making documents available for inspection at a local office. In most cases, a charge may not be made for making material publicly available. However, where a summary of material has been made publicly available free of charge, a charge to cover costs of reproduction and handling may be made if any additional material is requested.
Public Rights of Way	In England and Wales, Public Rights of Way are statutory rights of way and are recorded on Definitive Maps held by local authorities showing whether the right of way is by foot, horse or vehicle.
	In Northern Ireland, records of Public Rights of Way are held by local authorities. There are three types: footpaths (walkers only), bridleways (walkers and horse riders), carriageways (walkers, cyclists, horse riders, horse-drawn and motor vehicles).
	In Scotland, ScotWays maintains a National Catalogue of Rights of Way and local authorities hold their own records. The primary source of law relating to rights of way is the common law but they are also referred to in statute. It is not necessary for a route to be recorded for it to be a right of way; it simply needs to meet all the necessary criteria.
Ramsar Site	Wetlands of international importance designated under the Ramsar Convention.

Recreation	Activity or experience of the visitor's own choice within a woodland setting. (Facilities might sometimes be provided and charges levied for their use.)
	Also see Access.
Regeneration	Renewal of woodland through sowing, planting, or natural regeneration.
Relict	A remnant of a formerly widespread species or habitat that persists in an isolated area from a previous land-use or vegetation cover.
Remnant	The baseline of surviving ancient woodland features found in PAWS, for which there is physical or documentary evidence. These include:
	• Woodland specialist flora. These are species with a strong affinity for ancient woodland but can vary in relation to geographic region
	<ul> <li>Trees originating from the pre-plantation stand. They can be maidens, standards, coppice stools or pollards and might include ancient or veteran trees</li> </ul>
	Natural regeneration of site-appropriate native trees
	<ul> <li>Deadwood originating from the pre-plantation stand, coarse woody debris and associated decomposer communities</li> </ul>
	Undisturbed woodland soil profile.
	These features provide the continuity of habitat with the pre-plantation phase.
Representative sample area	An area or areas of the WMU in which viable examples of semi-natural habitats occurring within their natural range are conserved or restored.
Restocking	Replacing felled trees by sowing seed, planting or natural regeneration.
Retention	Individual trees, stable stands or clumps of trees retained, usually for environmental benefit, significantly beyond the age or size for felling generally adopted by the owner.
Ride	Permanent unsurfaced access route through woodland.
Root zone	Root zones extend as a minimum to the area below the drip line or extent of the tree's crown.
Semi-natural habitat	Semi-natural habitats have ecological assemblages that are comprised mainly of locally native species and have retained some structural characteristics of the natural ecosystem. They might have evolved through traditional

	agricultural, pastoral or other human activities, and might depend on the continuation of these practices to retain their characteristic composition, structure and function. These habitats and ecosystems often have high value in terms of biodiversity and the services they provide.
	Semi-natural habitats can include semi-natural woodland.
	Also see Native (species), and Woodland.
Semi-natural woodland	See Woodland.
Shelterwood	The shelterwood system involves the felling of a proportion of the mature trees within an area whilst leaving some trees as a seed source and shelter for natural regeneration. The seed trees are subsequently removed. Note that the term 'seed tree system' is often used to describe 'shelterwoods' with densities of <50 retained mature trees per hectare.
	The spatial arrangement of the retained trees can be uniform, in groups, or in strips, so giving rise to the name of different shelterwood systems. The removal of the seed trees can involve several felling operations.
Short rotation coppice	Short rotation coppice (usually willow or poplar) typically grown and harvested every 2 to 6 years.
	Also see Coppice.
Significantly high carbon stock	In the context of this certification standard, this term refers to those woodlands which store a particularly high volume of carbon, whether in veteran or other living trees, deadwood or soils, and where conversion of the woodland to non-forested land would result in significant carbon loss over the long term.
Silvicultural (silviculture)	The techniques of tending and regenerating woodlands and harvesting their physical products.
Single tree selection	A method of managing irregular stands in which individual trees of any size are removed more or less uniformly throughout the stand.
Site of Special Scientific Interest (SSSI)	A designated site providing statutory protection for the best examples of the flora, fauna, or geological or physiographical features of England, Scotland and Wales. SSSIs also underpin other national and international nature conservation designations.
Small coupe felling	A small-scale clearfelling system. The system is imprecisely defined but coupes are typically between 0.5 ha and 2.0 ha in extent, with the larger coupes elongated in shape so the edge effect is still high.
Snag	A standing dead tree that has lost its top.

#### Glossary of terms

Special Area of Conservation (SAC)	Area designated under the Habitats Regulations (previously under the EU Habitats Directive).
Special Protection Area (SPA)	Area designated under the Habitats Regulations (previously under the EU Birds Directive).
Spirit (conformance to)	Conformance to the spirit means that the owner/manager is aiming to achieve the principles set out in the certification standard.
Statutory body(ies)	There are four categories:
	<ul> <li>The statutory nature conservation and countryside agencies: Natural England, NatureScot, Natural Resources Wales and the Northern Ireland Environment Agency or their successor bodies</li> </ul>
	<ul> <li>The statutory environment protection agencies: Environment Agency (in England), Scottish Environment Protection Agency, Natural Resources Wales and the Northern Ireland Environment Agency or their successor bodies</li> </ul>
	<ul> <li>The statutory historic environment agencies: Historic England, Historic Environment Scotland, Cadw (in Wales) and the Northern Ireland Environment Agency or their successor bodies</li> </ul>
	• Local authorities responsible for a wide range of functions including highways, planning and archaeology services.
Thinning	Tree removal, which results in a temporary reduction in basal area, made after canopy closure to promote growth and greater value in the remaining trees.
Timely manner	As promptly as circumstances reasonably allow; not intentionally postponed by the owner/manager.
Traditional rights	Rights which result from a long series of habitual or customary actions, which have, by uninterrupted acquiescence, acquired the force of a law within a geographical or sociological unit.
Under-planting	The planting of young trees under the canopy of an existing stand – often combined with a shelterwood or group selection system.
	Also see Group selection.
UK General Data Protection Regulation (GDPR)	The GDPR controls how personal information is used by organisations, businesses or the government.
UK Red Lists	These are lists of animals or plants naturally occurring within the UK which have been assessed using criteria based on the IUCN approach. Species are assigned a Red, Amber or Green status, with red being species of highest conservation concern and green of least concern. The lists are maintained by the Joint Nature Conservation Committee (JNCC).

#### Glossary of terms

Species which are Red or Amber-listed usually receive legal protection as they are protected by statute or listed in the Annexes of EU conservation Directives and/or appear on the UK Biodiversity Action Plan (BAP) priority species list. A list of conservation designations for UK taxa is maintained by the Joint Nature Conservation Committee (JNCC).

- **United Kingdom (UK)** References to the 'United Kingdom' or 'UK' refer to the 'United Kingdom of Great Britain and Northern Ireland' which comprises England, Scotland and Wales (collectively referred to as 'Great Britain') and Northern Ireland.
  - **Value(s)** The weights given to economic, biodiversity, recreational, environmental, social and cultural impacts when considering management options.
  - **Veteran tree** A tree that is of interest biologically, culturally or aesthetically because of its age, size or condition, including the presence of deadwood micro-habitats.
  - Water course Any directly connected natural or man-made channel through which water flows continuously or intermittently. References to forestry practice on adjacent land should be taken as applying also to adjacent water bodies (e.g. ponds and lakes).
- Whole tree harvesting The removal from the harvesting site of every part of the tree above ground.

**Windthrow** Uprooting of trees by the wind.

- **Windthrow risk** A technical assessment of risk based on local climate, topography, site conditions and tree height.
  - WMU See Woodland management unit.
- **Wood pasture** Areas of historical, cultural and ecological interest including parkland, where grazing is managed in combination with a proportion of open-grown tree canopy cover.
  - **Woodland** Predominantly tree-covered land whether in large tracts (generally called forests) or smaller units (known by a variety of terms such as woodlands, woods, copses and shelterbelts). The following woodland types are recognised:
    - Those woodlands which are comprised mainly of locally native trees and shrubs, and have some structural characteristics of natural woodland are referred to as **semi-natural woodland**.
    - Those woodlands which are derived principally from the human activity of planting, sowing or intensive silvicultural treatment but lack most of the principal characteristics and key elements of semi-natural woodland are generally referred to as **plantations** or **woodlands of planted origin**. They often include a proportion of naturally regenerated trees and are often managed to become more like natural woodlands over time.

	<ul> <li>Woodland is referred to as ancient woodland when it has been in continuous existence since before AD 1600 in England, Wales and Northern Ireland or since before AD 1750 in Scotland.</li> <li>The term ancient semi-natural woodland (ASNW) is used to describe those semi-natural stands on ancient used the land sites. The mension definition varies according to the land sites.</li> </ul>
	woodland sites. The precise definition varies according to the local circumstances in each country within the United Kingdom and guidance should be sought from the relevant forestry authority.
	• The term <b>ancient woodland site</b> refers to the site of an ancient woodland irrespective of its current tree cover. Where the native tree cover has been felled and replaced by planting of tree species not native to the site it is referred to as a <b>plantation on ancient woodland site (PAWS)</b> .
Woodland management plan	The collection of documents, reports, records and maps that describe, justify and regulate the activities carried out by any manager, staff or organisation in a management unit, including statements of objectives and policies.
Woodland management unit (WMU)	The woodland management unit (WMU) is the area to which the management planning documentation relates. A WMU is a clearly defined woodland area, or areas, with mapped boundaries, managed to a set of explicit long-term objectives.
Woodland type	See Woodland.
Woodlands of planted origin	See Woodland.
Worker	All employed persons including public employees as well as self-employed persons and volunteers. This includes owners/managers, part-time and seasonal employees of all ranks and categories, including labourers, administrators, supervisors, executives, contractor's employees, self-employed contractors and sub-contractors,

and other licensed operators.

# Reference documents

**UK Woodland Assurance Standard Fifth Edition** (version 5.0) (2024)

## Main legislation, regulations, guidelines and codes of practice referred to in the UKWAS

#### The UK Forestry Standard (Fifth edition) (2023)

The UK Forestry Standard (UKFS) is the key reference document for UK forest and woodland management.

The UKFS is a technical standard for sustainable forest management developed by the four governments of the UK. It defines the requirements and provides guidance for foresters on how to practise sustainable forest management in the UK. In this way, it provides a basis for operating grant schemes and official controls and support for regulatory processes.

It also provides the foundation for voluntary certification and quality assurance schemes, and for assessing compliance with environmental management standards.

At the heart of the UKFS are two categories of requirements:

- Legal Requirements (LR) are the statutory requirements relevant to legislation in England, Scotland, Wales and Northern Ireland that have the most direct bearing on the management of forests. Adhering to these Legal Requirements supports legal compliance, while contravening them could lead directly to prosecution.
- Good Practice Requirements (GPR) are important forestry practices that help deliver sustainable forest management. Although they are not legal requirements, appropriate action will usually be necessary in order to deliver sustainable forest management.

The UKFS Guidelines (GL) set out how the Requirements can be met.

### Other main reference documents

#### **UKWAS Appendix of Reference Documents**

Other key reference documents are provided in a separate UKWAS Appendix document available on <u>ukwas.org.uk</u>. For easy reference, the documents are listed under the five section headings of the certification standard.

## **Further information sources**

Information on the UK Forestry Standard: gov.uk/government/publications/the-uk-forestry-standard

Information on forestry grant schemes and regulations may be obtained from the relevant forestry authorities: Forestry Commission (in England), Department of Agriculture, Environment and Rural Affairs/Northern Ireland Forest Service, Scottish Forestry, and Welsh Government/Natural Resources Wales or their successor bodies.

Guidance on environmental regulations is provided on the following websites:

- England: gov.uk/government/organisations/environment-agency
- Scotland & Northern Ireland: <u>netregs.org.uk</u>
- Wales: naturalresources.wales

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