

## **HABITATS REGULATIONS ASSESSMENT – INFORMATION TO INFORM AN APPROPRIATE ASSESSMENT (CLEAN)**

### **HyNet Carbon Dioxide Pipeline DCO**

Planning Act 2008

The Infrastructure Planning (Applications: Prescribed Forms and Procedure) Regulations 2009 –  
Regulations 8(1)(c)

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#### **EUROPEAN SITES – CONSERVATION OBJECTIVES**

### **APPENDIX B**

#### **IN COMBINATION ASSESSMENT SUMMARY**

# 1. INTRODUCTION

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- 1.1.1. This combined Screening and Report to Inform an Appropriate Assessment Report has been prepared by WSP on behalf of Liverpool Bay CCS Limited (the 'Applicant'). The report has been produced with regard to Regulations 27 to 30 and 32 to 37 of the Conservation of Habitats and Species Regulations 2017 (as amended) 'the Habitats Regulations' (**Ref. 1**).
- 1.1.2. The 'Development Consent Order (DCO) Proposed Development' comprises a Newbuild Carbon Dioxide Pipeline from Cheshire, England to Flintshire, Wales and associated above ground infrastructure (including Above Ground Installations (AGIs) and Block Valve Stations (BVSs)).
- 1.1.3. This report provides information to enable the Habitats Regulations Assessment (HRA) Stage 1: Screening of the DCO Proposed Development, and Stage 2: Appropriate Assessment to be completed by the 'Competent Authority' in relation to adverse effects upon 'European Sites' (as defined within **Section 3.2** of this report). The Competent Authority for this project is the Secretary of State (SoS) for Energy Security and Net Zero.
- 1.1.4. A description of the DCO Proposed Development and associated ecological baseline assessments to inform the development are provided in **Sections 2 and 4**.
- 1.1.5. The methodology for the HRA relevant to Stages 1 and 2 is set out in **Section 3**.
- 1.1.6. The identified European Sites are provided in **Section 5** whilst consideration of potential effects of the DCO Proposed Development upon the European Sites (including in-combination effects) and whether these are likely to be significant is provided in **Section 6**. Where Likely Significant Effects (LSE) are identified, these are addressed under Appropriate Assessment within **Section 7**.

## 2. DCO PROPOSED DEVELOPMENT

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### 2.1. OVERVIEW

- 2.1.1. The Applicant intends to build and operate a new underground carbon dioxide (CO<sub>2</sub>) pipeline (the Newbuild Carbon Dioxide Pipeline) from Cheshire, England to Flintshire, Wales with necessary AGIs and BVSs. It is classed as a Nationally Significant Infrastructure Project (NSIP) and will require a DCO under the Planning Act 2008 ('PA2008') granted by the Secretary of State for Energy Security and Net Zero.
- 2.1.2. The DCO Proposed Development will form part of HyNet North West ('the Project'), which is a hydrogen supply and Carbon Capture and Storage ('CCS') project. The goal of the Project is to reduce CO<sub>2</sub> emissions from industry, homes and transport and support economic growth in the North West of England and North Wales. The wider Project is based on the production of low carbon hydrogen from natural gas. It includes the development of a new hydrogen production plant, hydrogen distribution pipelines, hydrogen storage and the creation of CCS infrastructure. CCS prevents CO<sub>2</sub> entering the atmosphere by capturing it, compressing it and transporting it for safe, permanent storage.
- 2.1.3. The DCO Proposed Development is a critical component of HyNet North West which, by facilitating the transportation of carbon, enables the rest of the Project to be low carbon. The hydrogen production and CO<sub>2</sub> capture and storage elements of the Project do not form part of the DCO Proposed Development and will be delivered under separate consenting processes.
- 2.1.4. The DCO Application will seek consent for the construction, operation, maintenance and decommissioning of the following components which are part of the DCO Proposed Development, namely:
- **Ince Above Ground Installation (AGI) to Stanlow AGI Pipeline** – a section of new underground onshore pipeline (20" in diameter) to transport CO<sub>2</sub>;
  - **Stanlow AGI to Flint AGI Pipeline** – a section of new underground onshore pipeline (36" in diameter) to transport CO<sub>2</sub>;
  - **Flint AGI to Flint Connection Pipeline** – a section of new underground onshore pipeline (24" in diameter) to transport CO<sub>2</sub>;
  - **Flint Connection to Point of Ayr (PoA) Terminal Pipeline** – a section of existing Connah's Quay to Point of Ayr (PoA) underground onshore pipeline (24" in diameter) which currently transports natural gas but would be repurposed and reused to transport CO<sub>2</sub>;
  - **Four AGIs - Ince AGI, Stanlow AGI, Northop Hall AGI, and Flint AGI;**
  - **Six Block Valve Stations (BVSs)** - located along:
    - The new Stanlow AGI to Flint AGI Pipeline (three in total);

- the existing Flint Connection to PoA Terminal Pipeline (three in total);
- Other above ground infrastructure, including Cathodic Protection (CP) transformer rectifier cabinets, CP test posts and pipeline marker posts;
- Utility Connection infrastructure, including power utilities and Fibre Optic Cable (FOC); and
- Temporary ancillary works integral to the construction of the Carbon Dioxide Pipeline, including Construction Compounds and temporary access tracks.

2.1.5.

Further details are provided in **Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES.

## 3. HABITATS REGULATIONS ASSESSMENT PROCEDURE

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### 3.1. INTRODUCTION

- 3.1.1. This Section sets out the applicable methodologies and assumptions for the assessment of the DCO Proposed Development with regards to the requirements of the Habitats Regulations.
- 3.1.2. The HRA has been completed in co-ordination with the Environmental Impact Assessment (EIA), in recognition and response to the Inspectorate's comment within the PINS Scoping Opinion (**Appendix 1-2 EIA Scoping Opinion (Volume III)** of the ES); the HRA "*must be co-ordinated with the EIA in accordance with Regulation 26 of the EIA Regulations.*"

### 3.2. THE HABITATS REGULATIONS

- 3.2.1. The Habitats Regulations transposed the requirements of the European Council Directive 92/43/EEC 'the Habitats Directive' (**Ref. 2**) into domestic law. The Habitats Regulations apply to plans and projects that may have significant effects on sites designated under the Habitats Directive and 'the Birds Directive' (Directive 2009/147/EC (**Ref. 3**)). Sites designated under the Directives include Special Protection Areas (SPAs) and Special Areas of Conservation (SACs).
- 3.2.2. 'Competent Authorities' must assess plans and projects for their potential to cause LSE on the above designated sites. Should LSE be identified by the initial screening process it is necessary to further consider the effects by way of an Appropriate Assessment (AA). The AA determines whether the plan or project would lead to adverse effects on the integrity of these site(s). If adverse effects on integrity are identified, the plan or project cannot be permitted without meeting strict additional tests.
- 3.2.3. Overall, this process of assessment is known as HRA, and further details of the applicable legislative context are summarised below.
- 3.2.4. Following the UK's exit from the European Union (EU), The Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019 (**Ref. 4**) were enacted and resulted in amendments to the Habitats Regulations. Defra guidance (**Ref. 5**) states that SACs and SPAs in the UK no longer form part of the EU's Natura 2000 ecological network. The Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019 (**Ref. 4**) created a national site network on land and at sea, including both the inshore and offshore marine areas in the UK. The national site network includes:
- existing SACs and SPAs; and
  - new SACs and SPAs designated under these Regulations.
- 3.2.5. Any references to Natura 2000 in the 2017 Regulations and in guidance now refers to the new national site network.



- 3.2.6. Maintaining a coherent network of protected sites with overarching conservation objectives is still required to:
- fulfil the commitment made by government to maintain environmental protections; and
  - continue to meet international legal obligations, such as the Bern Convention, the Oslo and Paris Conventions (OSPAR), Bonn and Ramsar Conventions.
- 3.2.7. It is also a matter of government policy (part 181 of the National Planning Policy Framework (NPPF) (**Ref. 6**) and parts 6.4.18 and 6.4.19 of Planning Policy Wales (PPW) (**Ref. 7**) that sites designated under the 1971 Convention on Wetlands of International Importance (commonly known as Ramsar sites) and potential SPA (pSPA) and possible SAC (pSAC) are also considered in the same way as SACs, SPAs and candidate SACs (cSACs).
- 3.2.8. For the purpose of this report, the range of sites identified above are considered under the grouped term 'European Sites'.

### 3.3. STAGES OF HABITATS REGULATIONS ASSESSMENT

- 3.3.1. Guidance on the Habitats Directive (**Ref. 8**) sets out the step wise approach which should be followed to enable Competent Authorities to discharge their duties under the Habitats Directive and provides further clarity on the interpretation of Articles 6 (3) and 6 (4). The process used is usually summarised in four distinct stages of assessment:
- **Stage 1:** Screening: the process which identifies whether effects upon a European Site of a plan or project are possible, either alone or in combination with other plans or projects and considers whether these effects are likely to be significant. Following the European Court of Justice case in *People Over Wind and Sweetman v Coillte Teoranta (Case 323/17)*, all Stage 1 assessments must be undertaken without taking into account proposed mitigation measures intended to reduce or avoid negative impacts of the project on European sites;
  - **Stage 2:** Appropriate Assessment: the detailed consideration of the effect on the integrity of the European Site of the plan or project, either alone or in combination with other plans or projects, with respect to the site's conservation objectives and its structure and function;
  - **Stage 3:** Assessment of alternative solutions: the process which examines alternative ways of achieving the objectives of the plan or project that reduce or avoid adverse effects on the integrity of the European Site; and
  - **Stage 4:** Assessment where no alternative solutions exist and where adverse effects remain: an assessment of whether the development is necessary for Imperative Reasons of Overriding Public Interest (IROPI) and, if so, an assessment of the compensatory measures needed to maintain the overall coherence of the national site network.

- 3.3.2. The integrity of a site is defined as the coherence of the site's ecological structure and function, across the whole of its area, which enables it to sustain the habitat, complex of habitats and/or populations of species for which the site has been designated (**Ref. 8**). An adverse effect on integrity is likely to be one which prevents the site from making the same contribution to favourable conservation status as it did at the time of designation.
- 3.3.3. The precautionary principle is applied at all stages of the HRA process. In relation to Stage 1: Screening, this means that projects or plans where effects are considered likely and those where uncertainty exists as to whether effects are likely to be significant, must be subject to Stage 2 (AA) of the HRA process.

### **3.4. PURPOSE OF THIS REPORT**

- 3.4.1. This report provides information to enable the HRA Stage 1: Screening of the DCO Proposed Development and Stage 2: Appropriate Assessment. The purpose of this report is to assist the Competent Authority in establishing whether or not the DCO Proposed Development would have a likely significant effect upon European Sites (Stage 1). Where the potential for LSE is identified, the report then provides information to support an assessment of the potential for an adverse effect on the integrity of the European Sites (Stage 2).
- 3.4.2. The methodology for Stage 1 and Stage 2 of the HRA process is discussed further in **Sections 3.5** and **3.6** respectively.

### **3.5. STAGE 1: SCREENING METHODOLOGY**

- 3.5.1. The screening methodology uses pathways to link development impacts and effects on European Sites that may be vulnerable to those impacts. Each development impact is considered, and its pathway assessed to understand the likelihood of an impact resulting in an LSE on a European Site.
- 3.5.2. When screening in/out European Sites and their features of interest, it needs to be established whether there is a pathway between the likely development impacts (causes) and the possible effect they may have on qualifying interest features of European Sites. Where there are no pathways to affect a European Site from the DCO Proposed Development, they are not considered further. Where a pathway is identified, consideration is then given to whether there is a 'mechanism' for LSEs to occur. The screening methodology considers the sensitivity of the qualifying interest features in question to the identified impact pathways.
- 3.5.3. If it is considered there will be no LSEs upon the qualifying interest features from the potential identified impact pathways alone and in combination with other plans and projects, the DCO Proposed Development may proceed (subject to all other appropriate consents), and an AA is not required.
- 3.5.4. If LSEs are identified, an AA must be undertaken.

### 3.6. STAGE 2: APPROPRIATE ASSESSMENT

- 3.6.1. In accordance with the Habitats Regulations, AA is required when, in view of a European Site's objectives, a plan or project:
- is likely to have a significant effect on a European Site (either alone or in combination with other projects and/or plans); and
  - is not directly connected with or necessary to the management of the European Site.
- 3.6.2. Stage 2 considers LSE in greater detail, including consideration of mitigation measures where these may be applied to avert an effect on the integrity of the European Sites concerned. If information is not sufficient to confirm that an adverse effect upon the European Site's integrity cannot be ruled out, then Stage 3 is undertaken to investigate alternative solutions.
- 3.6.3. The methods used to make such an assessment in Stage 2 depend on the nature of the likely effects, and the interest features, conservation objectives and conservation status of the site potentially affected. **Section 4** below sets out European Sites and qualifying features that have been screened in and out of further assessment in Stage 1, along with a justification for doing so.

### 3.7. CONSULTATION

- 3.7.1. The HRA and the scope of the HRA assessment has been discussed with statutory consultees during the development of the DCO Proposed Development and preparation of the Environmental Statement.

## 4. ECOLOGICAL BASELINE ASSESSMENT

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### 4.1. SITE-SPECIFIC SURVEYS

- 4.1.1. The Newbuild Infrastructure Boundary and adjacent habitats, where relevant, have been subject to a variety of ecological surveys, which aim to provide a baseline assessment and to confirm the presence or likely absence of protected species and habitats to inform the Preliminary Design of the DCO Proposed Development. A summary of the site-specific baseline survey data collected for the DCO Proposed Development and relevant to this HRA is provided below (i.e. related to qualifying species of the European Sites). The associated technical survey reports are included as Appendices to the ES (**Volume IV**). The methods for the species surveys detailed below were discussed and agreed with Natural Resources Wales and Natural England during consultation.

### 4.2. BIRDS – BREEDING/WINTERING BIRDS

- 4.2.1. The DCO Proposed Development is located within 1 km of the Dee Estuary SPA and Ramsar and the Mersey Estuary SPA and Ramsar, which are designated for their bird assemblages. Therefore, breeding and wintering bird surveys have been undertaken to inform of the presence, distribution and population size of Annex 1 species within and surrounding the Newbuild Infrastructure. The surveys were also undertaken to give an overall idea of the bird assemblages present and whether or not any species that are notified features of the international sites are regularly present.

#### METHODS

- 4.2.2. Field surveys were undertaken along eight transect routes distributed evenly along the length of the DCO Proposed Development. All transect routes were planned to be walked along Public Rights of Way (PRoW) and were designed to incorporate a variety of habitat types including, arable land, dry grassland, marshy grassland, swamp, urban fringe, woodland/scrub, hedgerows, ponds and riparian habitats. This mixture of habitat types allowed representative bird communities to be sampled across the length of the DCO Proposed Development. Importantly, the survey included transects at locations where the DCO Proposed Development falls in close proximity to the European Sites detailed above. Notably, Transect 2 was undertaken along the River Dee where it is bisected by the DCO Proposed Development.
- 4.2.3. At least one full year of data for each transect route was recorded, with a minimum of one visit per month throughout October to February and two visits per month during March to September. Survey effort was increased for Transect 2 around the location of the trenchless crossing of the River Dee, as large numbers of waterbirds were recorded during winter 2020/21 and no Wetland Bird Survey (WeBS) data was available for this stretch of the River Dee.

4.2.4. Potential ornithological constraints to the DCO Proposed Development are identified, with the most significant impact being disturbance to overwintering and passage SPA qualifying species during works around the River Dee. For the purpose of this HRA, birds within the Newbuild Infrastructure Boundary plus at least 300m (zone of influence related to disturbance, see **Table 6.1**) were considered.

## RESULTS

4.2.5. Count data has been presented for each of the qualifying features of the Dee Estuary SPA and Mersey Estuary SPA under Articles 4.1 and 4.2 of the Birds Directive (**Ref. 3**) (see **Table 4.1** below). The following qualifying species have been omitted from **Table 4.1** as none of these species were recorded during the bird surveys:

- Little tern (*Sterna albifrons*);
- Sandwich tern (*Sterna sandvicensis*);
- Bar-tailed godwit (*Limosa lapponica*);
- Pintail (*Anas acuta*);
- Golden plover (*Pluvialis apricaria*);
- Grey plover (*Pluvialis squatarola*);
- Knot (*Calidris canutus islandica*);
- Dunlin (*Calidris alpina alpina*); and
- Black-tailed godwit (*Limosa limosa islandica*).

4.2.6. **Table 4.1** presents the peak count of birds (highest number of birds recorded along a single transect during a single visit) alongside the mean monthly count, calculated as the mean number of birds along the transect with the peak count across the survey months applicable to the season/period within the SPA citation/Ramsar Information Sheet. The mean monthly count was calculated across the survey months when the species would be expected to be present and/or the season/period identified within the SPA citation/Ramsar Information Sheet. The passage period is defined as March to April and August to September and the winter period as October to February. The breeding season is defined as March to August.

4.2.7. **Table 4.1** also presents the peak and mean monthly counts as a percentage of the SPA/Ramsar population, as provided on the SPA citation/Ramsar Information Sheet documents. It should be noted that the SPA/Ramsar populations in the citations/information sheets are the five year mean of annual peak counts between 1994/5 and 1998/9 for the Dee Estuary SPA/Ramsar and between 1993/94 and 1997/98 for the Mersey Estuary SPA. As such, more up-to-date data is provided from the most recent Wetland Bird Survey (WeBS) (**Ref. 9**) for the “Dee Estuary (England and Wales)”. This data represents the mean peak count for each species for the period 2015/16 to 2019/20. Where

the mean or peak count exceeds 1% of the SPA citation population or the current five-year peak mean from the WeBS report, the figure is shown in bold.

- 4.2.8. Of the seven qualifying features of the SPAs/Ramsar recorded during the surveys, the peak counts and majority of recordings for qualifying species were primarily recorded on Transect 2 along the River Dee. Qualifying bird species were recorded along other transects during the baseline surveys, although in low numbers that did not exceed those recorded along Transect 2. The only exception to this was shelduck, where the peak count was recorded on Transect 1. It is therefore considered that the River Dee and its associated mudflats is the primary location of importance for SPA/Ramsar qualifying bird species within the Newbuild Infrastructure Boundary. Disturbance to SPA/Ramsar qualifying species is therefore most likely as a result of activities within the vicinity of the River Dee. The peak count of shelduck, four birds, was recorded along Transect 1. For comparison, the peak count of shelduck on Transect 2 near the River Dee was two birds.
- 4.2.9. Only common tern (*Sterna hirundo*) and redshank were recorded in numbers greater than 1% of the SPA citation/Ramsar Information Sheet or WeBS populations during the baseline surveys. Although, there is a notable difference between peak counts and the monthly mean count, highlighting that peak numbers were not a common occurrence during the surveys. It is notable that the mean monthly count as a percentage of the WeBS five-year average (most recent population data) for both common tern and over wintering redshank are below 1%.
- 4.2.10. Full details of the bird surveys are presented in **Appendix 9.8 – Bird Survey (Volume III)** of the ES.

**Table 4.1 – Peak and Monthly Count Comparisons for SPA Qualifying Bird Species**

Species	Season	Transect (T) No. and month peak count recorded	Population Data			Peak Count Comparison				Mean Monthly Count Comparison			
			Dee Estuary SPA / Ramsar Citation Population	Mersey Estuary SPA Citation Population	WeBS five-year average 2015/15 to 2019/20	Peak Count	Peak Count as a % of Dee Estuary SPA / Ramsar population	Peak Count as a % of Mersey Estuary SPA population	Peak count as % of WeBS five-year average	Mean monthly count for season	Mean monthly count as a % if Dee Estuary SPA / Ramsar population	Mean monthly count as a % of Mersey Estuary SPA population	Mean monthly count as a % of WeBS five-year average
<b>Common tern*</b>	Breeding season	T2, July '21	784	N/A	388	8	<b>1.02%</b>	N/A	<b>2.06%</b>	1	0.13%	N/A	0.26%
<b>Redshank*</b>	On passage	T2, March '21	8,795	4,513	9,614	165	<b>1.88%</b>	<b>3.66%</b>	<b>1.72%</b>	59	0.67%	<b>1.30%</b>	0.61%
<b>Redshank*</b>	Over winter	T2, December '21	5,293	4,993	9,614	100	<b>1.89%</b>	<b>2.00%</b>	<b>1.04%</b>	45	0.85%	0.90%	0.47%
<b>Shelduck*</b>	Over winter	T1, June '21	7,725	6,476	9,602	4**	0.05%	0.06%	0.04%	0.23	0.003%	0.004%	0.002%
<b>Teal*</b>	Over winter	T2, February '21	5,251	11,723	6,062	49	0.93%	0.42%	0.81%	3.8	0.07%	0.03%	0.06%
<b>Oystercatcher*</b>	Over winter	T2, March '22	22,677	-	23,309	17	0.07%	-	0.07%	2.1	0.009%	-	0.009%
<b>Curlew</b>	Over winter	T2, April '21	3,899	-	3,553	1***	0.03%	-	0.03%	(N/A)	(N/A)	-	(N/A)

\* The following notes are applicable to calculations of the mean monthly count above:

- Common tern – mean monthly count calculated using data from **Transect 2**, March to August 2021. No common tern were recorded in the 2022 survey period.
- Redshank on passage – mean monthly count calculated using data from **Transect 2** during the spring passage periods in 2021 and 2022. No redshank were recorded during the autumn passage periods.
- Redshank over winter – mean monthly count calculated using data from **Transect 2** during all winter survey months (2020, 2021 and 2022).
- Shelduck – mean monthly count calculated using data from **Transect 2** during all winter survey months (2020, 2021 and 2022). The peak count of four birds along Transect 1 was recorded in June and represented the only record of shelduck along Transect 1. As such, this data would not provide comparative data to the peak count numbers within the SPA citations/Ramsar Information Sheet, which represents peak numbers during the winter season.
- Teal – mean monthly count calculated using data from **Transect 2** during all winter survey months (2020, 2021 and 2022). Whilst a peak of 60 teal were recorded flying along **Transect 2** in February 2021, they did not land and were only recorded on a single occasion.
- Oystercatcher recorded throughout the survey period and more frequently during passage and summer periods. As such, the mean monthly count was calculated from **Transect 2** across all survey visits.

\*\* Peak count of shelduck recorded in June, rather than during the winter period. Whilst shelduck is highlighted in the SPA citations/Ramsar Information Sheet with peak counts during the winter period and as part of the bird assemblage “*in the non-breeding season*”, birds recorded at other times of the year would support the winter population and have therefore been considered with reference to peak numbers.

\*\*\* Peak count of curlew recorded in April, rather than during the winter period. Whilst curlew is highlighted in the SPA citation/Ramsar Information Sheet with peak counts during the winter period and as part of the bird assemblage “*in the non-breeding season*”, birds recorded at other times of the year would support the winter population and have therefore been considered with reference to peak numbers.

(N/A) Curlew recorded infrequently and in low numbers across the survey area and therefore unable to calculate an accurate mean value.



### 4.3. GREAT CRESTED NEWTS

- 4.3.1. A desk study was undertaken in 2020 to review existing ecological baseline information available in the public domain and to obtain information held by relevant third parties. For the purpose of the desk study exercise, records were collated within 2 km of the Newbuild Infrastructure Boundary. The desk study identified 174 records of great crested newt in England and 810 in Wales during the last 10 years.
- 4.3.2. Waterbodies within the survey area (defined as the Newbuild Infrastructure Boundary plus 250 m) were initially assessed for their suitability to support great crested newts *Triturus cristatus* using the standard Habitat Suitability Index (HSI) assessment method (**Ref. 10** and **Ref. 11**). Following this, waterbodies were assessed for the presence/likely absence of great crested newts. In England, the DCO Proposed Development would proceed under a District Level Licence (DLL) and in Wales, would proceed under a traditional mitigation licence. The only requirement for great crested newt surveys in England are for those waterbodies which fall within the Red Risk Zone. Waterbodies within the Red Risk Zone that support great crested newts are excluded from a DLL application on the basis they contain key populations of great crested newts at the regional, national or international scale. Therefore, HSI assessments and presence/likely absence surveys for great crested newts were only undertaken in England on waterbodies which fell within the Red Risk Zone for Cheshire.
- 4.3.3. Habitat Suitability Index (HSI) surveys were undertaken throughout 2021 and 2022 for waterbodies within the survey area, where access was possible.
- 4.3.4. Environmental DNA (eDNA) water sampling was undertaken in 2021 for 11 waterbodies within the survey area identified later in the great crested newt survey season and outside the peak survey period of mid-April to mid-May. The eDNA surveys were undertaken to inform the presence/likely absence of great crested newts.
- 4.3.5. Presence/likely absence surveys (four survey visits) were completed within the survey area during the 2021 and 2022 survey seasons (mid-March to mid-June) on waterbodies which were deemed appropriate to survey based on desk study data, HSI, eDNA results and professional judgement. A further two surveys were completed for waterbodies where great crested newts were found to be present to enable an assessment of the population size class. Surveys were undertaken in accordance with best practice guidance (**Ref. 12**). The lead surveyor for each survey was a member of the Chartered Institute of Ecology and Environmental Management (CIEEM) and either held a Natural Resource Wales/Natural England great crested newt survey licence or was an accredited agent to a licensed surveyor.
- 4.3.6. In total, 222 waterbodies were identified within the survey area. Of these, 147 waterbodies were subject to a HSI assessment. A total of 75 waterbodies were not subject to HSI assessment as they either fell outside of the Red Risk Zone



in England, access was not possible due to health and safety constraints/land access agreements or, in relation to five waterbodies that were scoped in due to the proposed design changes, they were identified outside of seasonal survey windows.

- 4.3.7. Of the 11 waterbodies subject to an eDNA survey, six waterbodies were found to have a negative result for great crested newt eDNA, whilst two waterbodies received a positive result. Three waterbodies came back as inconclusive for great crested newt eDNA.
- 4.3.8. Following the HSI and eDNA surveys, a total of 56 waterbodies within the survey area were subject to presence/likely absence surveys in 2021 and 2022. A total of 17 ponds were found to have adult great crested newts, larvae or their eggs at the time of survey with 16 ponds subject to a population size class assessment. Of these ponds, 14 were found to have a small population of great crested newts and the remaining two had medium sized populations.
- 4.3.9. Due to access issues, presence/likely absence surveys could not be completed for 12 waterbodies (6, 10, 11, 12, 26, 47, 48, 49, 50, 52, 121 and 148 (**Appendix 9.2 – Great Crested Newt/Amphibian Survey (Volume III)** of the ES)). In addition, at the time of writing, information relating to the presence of great crested newts within a single waterbody (referenced as waterbody 42 within **Appendix 9.2 – Great Crested Newt/Amphibian Survey (Volume III)** of the ES) was outstanding from Chester Zoo. With the exception of waterbodies 10, 11, 12 and 121, the remaining waterbodies are not associated with the European Sites assessed within this HRA or within a zone of influence (as defined in **paragraph 6.2.22**).
- 4.3.10. Waterbody 10 is located at grid reference SJ 29605 67161 and approximately 400m to the east of the Deeside and Buckley Newt Sites SAC. Waterbodies 11, 12 and 121 are clustered around grid reference SJ 29161 66923 and located, at the closest point, approximately 180m to the south of the SAC. As detailed in **Appendix 9.2 – Great Crested Newt/Amphibian Survey (Volume III)** of the ES, waterbodies 10, 11, 12 and 121 were not accessible due to land access and are not in close proximity to any waterbodies that have presence/likely absence survey results. As such, in the absence of data, these waterbodies are assumed to support great crested newts for the purpose of this assessment and the assessment presented in the EIA. Waterbody 10 is separated from the SAC by Shotton lane, although this represents a single-track road and would not constitute a major barrier to dispersal. Although waterbodies 11, 12 and 121 are separated from the SAC by Holywell Road, the road is considered only a partial barrier to amphibian movement. For the purpose of this assessment, waterbodies 10, 11, 12 and 121 are considered to be potentially functionally linked to the SAC.
- 4.3.11. Full details of the great crested newt surveys and the location of confirmed great crested newt ponds are detailed in **Appendix 9.2 – Great Crested Newt/Amphibian Survey (Volume III)** of the ES.

## 4.4. OTTER

- 4.4.1. A desk study was undertaken in 2020 to review existing baseline information available in the public domain and to obtain information held by relevant third parties in relation to otter. For the purpose of the desk study exercise, records were collated within 2km of the Newbuild Infrastructure boundary.
- 4.4.2. Otter presence/likely absence surveys were combined with those for water vole *Arvicola amphibius* and therefore may be referenced as “riparian mammal” surveys within this document. The riparian mammal surveys took place between May 2021 and September 2022. The riparian mammal surveys comprise two visits to each watercourse scoped in for further survey, primarily to comply with best practice in relation to survey effort for water vole. There is no similar guidance for otter, but the level of survey effort is considered suitable and sufficient to inform this HRA.
- 4.4.3. The otter field surveys involved walkover surveys of the lengths of watercourses within the Newbuild Infrastructure Boundary, plus an additional 150m beyond the Boundary limits (where access was possible). The surveys comprised a thorough visual inspection of the watercourse banks and immediate vicinity to search for signs of otter, including spraint (otter faeces), footprints, feeding remains and confirmed or potential resting sites.
- 4.4.4. In total, 60 watercourses were identified within the Newbuild Infrastructure Boundary for riparian mammal surveys. These watercourses were compiled into 25 groups based on their location and hydrological links.
- 4.4.5. Of the 25 watercourse groups, 24 groups have been subject to the riparian mammal survey. Group 7 – Wervin Hall Ditch and Tributary was scoped out following an earlier Phase 1 habitat survey due to unsuitable habitat and therefore no riparian mammal survey was required.
- 4.4.6. The following watercourses were scoped out during the first riparian mammal survey visit due to supporting unsuitable habitat:
- Halls Green Land Brook of Group 4 (Halls Green Lane Brook and Thornton Uplands);
  - Group 8: Rake Lane Brook;
  - Friars Park Ditch of Group 9 (Backford Brook and Friars Park Ditch);
  - Parkgate Road Ditch of Group 11 (Parkgate Road Ditch and Finchetts Gutter Tributary)
  - Group 16: Chester Road Drain North, Chester Road Drain South and Chester Road Tributary 1;
  - Group 17: Chester Road Brook Tributary 2 and Sandycroft Drain; and

- Group 23: Wepre Brook Tributary 1<sup>1</sup>

4.4.7.

Field signs of otter were recorded along the following watercourses:

- Thornton Uplands (Group 4): An otter spraint was recorded at Thornton Uplands on a rock adjacent to the watercourse.
- Thornton Ditches 4 and 6 (Group 5): a single possible otter holt and an otter “couch” (resting place) were recorded at two of the ditches.
- Gowy Tributary 2 (Group 6): possible otter footprints were recorded within the Newbuild Infrastructure Boundary.
- Shropshire Union Canal (Group 10): An otter spraint was recorded adjacent to the canal within 26m of the Newbuild Infrastructure Boundary.
- Alltami Brook (Group 21): possible otter footprints were recorded within 20m of the Newbuild Infrastructure Boundary. The prints were heavily eroded by water.
- Wepre Brook Section A and B (Group 22): fresh and old otter spraint, otter resting sites, slides (entry points into a watercourse) and potential otter holts were recorded adjacent to the Newbuild Infrastructure Boundary.
- Northop Brook (Group 24): A potential otter slide was recorded 52m outside of the Newbuild Infrastructure Boundary.

4.4.8.

No otter field signs were recorded along the River Dee (Group 14) during the two survey visits undertaken in March and June 2022.

4.4.9.

Full details of the otter surveys are presented in **Appendix 9.6 – Riparian Mammals Survey (Volume III)** of the ES.

## 4.5. FISH

4.5.1.

A desk study was undertaken in 2021 to review data from the last 10 years and within 10km upstream and downstream of the DCO Proposed Development. Desk study data were sourced from statutory bodies in both England and Wales, including records from the Environment Agency.

4.5.2.

Field surveys comprised initially of aquatic habitat walkover surveys between April 2021 and June 2022 along all watercourses crossed by the DCO Proposed Development and those watercourses that form part of the proposed surface water drainage routes. The aquatic habitat walkover surveys were undertaken to identify the potential value of the aquatic habitat and species receptors within the surveyed area. The potential for each watercourse to support legally protected and/or notable aquatic species was assessed through field observations of various channel and bank characteristics and the requirement for further survey identified.

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<sup>1</sup> An additional section of Wepre Brook Tributary 1 was surveyed in December 2022 following proposed design changes, to assess suitability for otter and water vole. It was subsequently scoped out.

- 4.5.3. Fish surveys were subsequently undertaken to establish the species present within watercourses identified for further survey. These comprised:
- Electric fishing and seine netting: within all watercourses scoped for further fish survey during the aquatic habitat walkover surveys (i.e. those suitable to support fish) where access was possible.
  - eDNA surveys: where traditional electric fishing could not be carried out.
- 4.5.4. An electrofishing survey was conducted on Backford Brook within the Newbuild Infrastructure Boundary. A single species, three-spined stickleback *Gasterosteus aculeatus*, was recorded. Seine netting surveys were conducted on the River Dee. Two species of conservation interest were recorded; sea trout *Salmo trutta* in March 2022 and smelt *Osmerus eperlanus* in May 2022.
- 4.5.5. Fish eDNA surveys were carried out on 16 watercourses. The species recorded in the eDNA surveys include three species of conservation interest, namely European eel *Anguilla anguilla*, brown/sea trout and smelt.
- 4.5.6. Full details of the fish surveys are presented in **Appendix 9.9 – Aquatic Ecology – Watercourses Report (Volume III)** of the ES.

## 5. RELEVANT DESIGNATED SITES

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- 5.1.1. There are nine European Sites within 10km of the Newbuild Infrastructure Boundary of the DCO Proposed Development, as shown on **Figure 9.1.1** in **Appendix 9-1 Habitats and Designated Sites (Volume III)** associated with the ES. These are:
- River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC (DCO Proposed Development crosses the European Site; River Dee);
  - Deeside and Buckley Newt Sites SAC (immediately adjacent to the Newbuild Infrastructure Boundary);
  - Halkyn Mountain/Mynydd Helygain SAC (approximately 248 m north at its closest point);
  - Mersey Estuary SPA (approximately 0.8 km to the north);
  - Mersey Estuary Ramsar (approximately 0.8 km to the north);
  - Dee Estuary/Aber Dyfrdwy SAC (approximately 1.0 km to the north);
  - The Dee Estuary SPA (approximately 1.0 km to the north);
  - The Dee Estuary Ramsar (approximately 1.0 km to the north);
  - Alyn Valley Woods/Coedwigoedd Dyffryn Alun SAC (approximately 6km to the southwest);
  - Midland Meres & Mosses – Phase 1 Ramsar (approximately 8.7km to the east); and
  - Midland Meres & Mosses – Phase 2 Ramsar (approximately 8.9km to the east).
- 5.1.2. The Dee Estuary SPA and Ramsar and the Dee Estuary/Aber Dyfrdwy SAC are cross border sites, with constituent parts in both England and Wales. Therefore, these European Sites are covered by a number of documents prepared by the respective country agencies, in addition to the Natura 2000 standard data forms which are prepared by Joint Nature Conservation Committee (JNCC) for submission to the European Union. The DCO Proposed Development is located within both England and Wales, and effects must be assessed against the European Sites as a whole. Therefore, applicable information from both Natural Resources Wales (NRW) and Natural England (NE) is included within this section.
- 5.1.3. The Alyn Valley Woods/Coedwigoedd Dyffryn Alun SAC and Midland Meres & Mosses Ramsar sites (Phase 1 and Phase 2) are located beyond the potential zone of influence of the DCO Proposed Development (see **Section 6.2**) and the qualifying habitats and species are not found within the Newbuild Infrastructure Boundary. No potential impact pathways that could lead to LSE are considered likely and the SAC is therefore not considered further within this document.
- 5.1.4. The reasons for designation of each of the European Sites is summarised in **Table 5.1** below. The known vulnerabilities of the European Sites are also

summarised below in **Table 5.2**, collated from the Natura 2000 standard data forms and Ramsar information sheets (available from JNCC, **Ref. 13**), Core Management Plans available from NRW and Site Improvement Plans available from NE.

5.1.5.

In addition, the conservation objectives of the European Sites have been summarised within **Appendix A**, which collates information from Natura 2000 site conservation objectives available from NE and Core Management Plans available from NRW. The overall aim of the conservation objectives is to maintain the European Sites in 'favourable conservation status'. The Habitats Directive provides further interpretation of the meaning of 'favourable conservation status' within Article 1 parts a, e and i as below:

*'(a) conservation means a series of measures required to maintain or restore the natural habitats and the populations of species of wild fauna and flora at a favourable status as defined in (e) and (i);...*

*(e) conservation status of a natural habitat means the sum of the influences acting on a natural habitat and its typical species that may affect its long-term natural distribution, structure and functions as well as the long-term survival of its typical species within the territory referred to in Article 2. The conservative status of a natural habitat will be taken as "favourable" when:*

- its natural range and areas it covers within that range are stable or increasing, and*
- the specific structure and functions which are necessary for its long-term maintenance exist and are likely to continue to exist for the foreseeable future, and*
- the conservation status of its typical species is favourable as defined in (i);*

*(i) conservation status of a species means the sum of the influences acting on the species concerned that may affect the long-term distribution and abundance of its populations within the territory referred to in Article 2; The conservation status will be taken as "favourable" when:*

- population dynamics data on the species concerned indicate that it is maintaining itself on a long-term basis as a viable component of its natural habitats, and*
- the natural range of the species is neither being reduced nor is likely to be reduced for the foreseeable future, and there is, and will probably continue to be, a sufficiently large habitat to maintain its populations on a long-term basis'.*

Table 5.1 – Relevant European Sites

Site Name	Summary of reasons for designation
River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC	<p>River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC covers 1151 ha in Wales. The reasons for designation are as follows:</p> <p><b>Annex I habitats that are a primary reason for the selection of this site:</b></p> <ul style="list-style-type: none"> <li>• Water courses of plain to montane levels with the <i>Ranunculion fluitantis</i> and <i>Callitriche-Batrachion</i> vegetation</li> </ul> <p><b>Annex II species that are a primary reason for the selection of this site:</b></p> <ul style="list-style-type: none"> <li>• Atlantic salmon (<i>Salmo salar</i>)</li> <li>• Floating water-plantain (<i>Luronium natans</i>)</li> </ul> <p><b>Annex II species present as a qualifying feature, but not a primary reason for site selection:</b></p> <ul style="list-style-type: none"> <li>• Sea lamprey (<i>Petromyzon marinus</i>)</li> <li>• Brook lamprey (<i>Lampetra planeri</i>)</li> <li>• River lamprey (<i>Lampetra fluviatilis</i>)</li> <li>• Bullhead (<i>Cottus gobio</i>)</li> <li>• Otter (<i>Lutra lutra</i>)</li> </ul>
Deeside and Buckley Newt Sites SAC	<p>Deeside and Buckley Newt Sites SAC covers 207.52 ha in Wales. The reasons for designation are as follows:</p> <p><b>Annex I habitats present as a qualifying feature, but not a primary reason for site selection:</b></p> <ul style="list-style-type: none"> <li>• Old sessile oak woods with Ilex and Blechnum in the British Isles</li> </ul> <p><b>Annex II species that are a primary reason for the selection of this site:</b></p> <ul style="list-style-type: none"> <li>• Great crested newt (<i>Triturus cristatus</i>)</li> </ul>
Halkyn Mountain/Mynydd Helygain SAC	<p>Halkyn Mountain/Mynydd Helygain SAC covers 610.36 ha in Wales. The reasons for designation are as follows:</p> <p><b>Annex I habitats that are a primary reason for the selection of this site:</b></p> <ul style="list-style-type: none"> <li>• Calaminarian grasslands of the <i>Violetalia calaminariae</i></li> <li>• European dry heaths</li> <li>• <i>Molinia</i> meadows on calcareous, peaty or clayey-silt-laden soils <i>Molinion caeruleae</i></li> <li>• Semi-natural dry grasslands and scrubland facies: on calcareous substrates <i>Festuco Brometalia</i></li> </ul> <p><b>Annex II species present as a qualifying feature, but not a primary reason for site selection:</b></p> <ul style="list-style-type: none"> <li>• Great crested newt</li> </ul>
Mersey Estuary SPA	<p>Mersey Estuary SPA covers 5,023.35 ha in England. The reasons for designation are as follows:</p> <p><b>The SPA qualifies under Article 4.1 of the Wild Birds Directive as it is used regularly by 1% or more of the Great Britain populations of the following species listed in Annex I in any season:</b></p> <ul style="list-style-type: none"> <li>• Golden plover (over winter)</li> </ul> <p><b>The SPA qualifies under Article 4.2 of the Wild Birds Directive as it is used regularly by 1% or more of the biogeographical populations of the following regularly occurring migratory species (other than those listed in listed in Annex I) in any season:</b></p> <ul style="list-style-type: none"> <li>• Redshank (<i>Tringa totanus</i>) (on passage and over winter)</li> <li>• Shelduck (<i>Tadorna tadorna</i>) (over winter)</li> <li>• Teal (<i>Anas crecca</i>) (over winter)</li> <li>• Pintail (over winter)</li> <li>• Dunlin (over winter)</li> <li>• Black-tailed godwit (over winter)</li> </ul>



Site Name	Summary of reasons for designation
	<p><b>The SPA also qualifies under Article 4.2 of the Wild Birds Directive as it is used regularly by over 20,000 waterbirds in any season (assemblage qualification).</b></p> <p>In the non-breeding season, the area regularly supports 104,599 individual waterbirds, including great crested grebe (<i>Podiceps cristatus</i>), shelduck, wigeon (<i>Anas penelope</i>), teal, pintail, ringed plover (<i>Charadrius hiaticula</i>), golden plover, grey plover, lapwing (<i>Vanellus vanellus</i>), dunlin, black-tailed godwit, curlew (<i>Numenius arquata</i>) and redshank.</p>
Mersey Estuary Ramsar	<p>Mersey Estuary Ramsar covers 5023.35 ha in England.</p> <p><b>The site qualifies under Ramsar Criterion 5 because it supports an assemblage of waterbirds of international importance:</b></p> <ul style="list-style-type: none"> <li>• Peak counts in winter of 89,576 waterfowl (year peak mean 1998/99-2002/2003)</li> </ul> <p><b>The site qualifies under Criterion 6 because it regularly supports 1% of the individuals in the populations of the following species or subspecies of waterbird:</b></p> <p>Peak counts in spring/autumn:</p> <ul style="list-style-type: none"> <li>• Shelduck</li> <li>• Black-tailed godwit</li> <li>• Redshank</li> </ul> <p>Peak counts in winter:</p> <ul style="list-style-type: none"> <li>• Teal</li> <li>• Pintail</li> <li>• Dunlin</li> </ul>
Dee Estuary/Aber Dyfrdwy SAC	<p>Dee Estuary/Aber Dyfrdwy SAC covers 15805.27 ha and spans across England and Wales. The reasons for designation are as follows:</p> <p><b>Annex I habitats that are a primary reason for the selection of this site:</b></p> <ul style="list-style-type: none"> <li>• Mudflats and sandflats not covered by seawater at low tide</li> <li>• Salicornia and other annuals colonizing mud and sand</li> <li>• Atlantic salt meadows <i>Glauco-Puccinellietalia maritimae</i></li> </ul> <p><b>Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site:</b></p> <ul style="list-style-type: none"> <li>• Estuaries</li> <li>• Annual vegetation of drift lines</li> <li>• Vegetated sea cliffs of the Atlantic and Baltic Coasts</li> <li>• Embryonic shifting dunes</li> <li>• Shifting dunes along the shoreline with <i>Ammophila arenaria</i></li> <li>• Fixed coastal dunes with herbaceous vegetation</li> <li>• Humid dune slacks</li> </ul> <p><b>Annex II species present as a qualifying feature, but not a primary reason for site selection:</b></p> <ul style="list-style-type: none"> <li>• Sea lamprey</li> <li>• River lamprey</li> <li>• Petalwort (<i>Petalophyllum ralfsii</i>)</li> </ul>
The Dee Estuary SPA	<p>The Dee Estuary SPA covers 14,294.95 ha and spans across England and Wales. The reasons for designation are as follows:</p> <p><b>The SPA qualifies under Article 4.1 of the Wild Birds Directive as it is used regularly by 1% or more of the Great Britain populations of the following species listed in Annex I in any season:</b></p> <ul style="list-style-type: none"> <li>• Common tern (breeding season)</li> </ul>



Site Name	Summary of reasons for designation
	<ul style="list-style-type: none"> <li>• Little tern (breeding season)</li> <li>• Sandwich tern (on passage)</li> <li>• Bar-tailed godwit (over winter)</li> </ul> <p><b>The SPA qualifies under Article 4.2 of the Wild Birds Directive as it is used regularly by 1% or more of the biogeographical populations of the following regularly occurring migratory species (other than those listed in listed in Annex I) in any season:</b></p> <ul style="list-style-type: none"> <li>• Redshank (on passage and over winter)</li> <li>• Shelduck (over winter)</li> <li>• Teal (over winter)</li> <li>• Pintail (over winter)</li> <li>• Oystercatcher (<i>Haematopus ostralegus</i>) (over winter)</li> <li>• Grey plover (over winter)</li> <li>• Knot (over winter)</li> <li>• Dunlin (over winter)</li> <li>• Black-tailed godwit (over winter)</li> <li>• Curlew (over winter)</li> </ul> <p><b>The SPA also qualifies under Article 4.2 of the Wild Birds Directive as it is used regularly by over 20,000 waterbirds in any season (assemblage qualification).</b></p> <p>In the non-breeding season, the area regularly supports 120,726 individual waterbirds, including great crested grebe, cormorant (<i>Phalacrocorax carbo</i>), shelduck, wigeon, teal, pintail, oystercatcher, grey plover, lapwing, knot, sanderling (<i>Calidris alba</i>), dunlin, black-tailed godwit, bar-tailed godwit, curlew and redshank.</p>
The Dee Estuary Ramsar	<p>The Dee Estuary Ramsar covers 14,303.02 ha and spans across England and Wales.</p> <p><b>The site qualifies under Ramsar Criterion 1 because it contains a representative, rare, or unique example of a natural or near-natural wetland type found within the appropriate biogeographical region. This includes the following Annex I Habitats:</b></p> <ul style="list-style-type: none"> <li>• Estuaries</li> <li>• Mudflats and sandflats not covered by seawater at low tide</li> <li>• Annual vegetation of drift lines</li> <li>• Vegetated sea cliffs of the Atlantic and Baltic coasts</li> <li>• <i>Salicornia</i> and other annuals colonising mud and sand</li> <li>• Atlantic salt meadows (<i>Glauco-Puccinellietalia maritima</i>)</li> <li>• Embryonic shifting dunes</li> <li>• Shifting dunes along the shoreline with <i>Ammophila arenaria</i></li> <li>• Fixed dunes with herbaceous vegetation</li> <li>• Humid dune slacks</li> </ul> <p><b>The site qualifies under Ramsar Criterion 2 because it supports vulnerable, endangered, or critically endangered species or threatened ecological communities:</b></p> <ul style="list-style-type: none"> <li>• Natterjack toad (<i>Epidalea calamita</i>)</li> </ul> <p><b>The site qualifies under Ramsar Criterion 5 because it supports an assemblage of waterbirds of international importance:</b></p> <ul style="list-style-type: none"> <li>• In the non-breeding season, the area regularly supports 120,726 individual waterbirds (5-year peak mean 1994/95 - 1998/99).</li> </ul>

Site Name	Summary of reasons for designation
	<p><b>The site qualifies under Criterion 6 because it regularly supports 1% of the individuals in the populations of the following species or subspecies of waterbird:</b></p> <p>Peak counts in spring/autumn:</p> <ul style="list-style-type: none"> <li>• Redshank</li> </ul> <p>Peak counts in winter:</p> <ul style="list-style-type: none"> <li>• Teal</li> <li>• Shelduck</li> <li>• Oystercatcher</li> <li>• Curlew</li> <li>• Pintail</li> <li>• Grey plover</li> <li>• Knot</li> <li>• Dunlin</li> <li>• Black-tailed godwit</li> <li>• Bar-tailed godwit</li> <li>• Redshank</li> </ul>

**Table 5.2 – Known threats and pressures upon relevant designated sites**

Site Name	Activities with greatest effect upon the site, as listed on Natura 2000 Standard Data Forms	Threats summarised from information within the Core Management Plan (CCW, various dates (plans adopted by NRW))	Pressures and threats listed within the Site Improvement Plan (NE, undated) and Prioritised Improvement Plan (NRW, referenced when used)
River Dee and Bala Lake/ Afon Dyfrdwy a Llyn Tegid SAC	<p>The Standard Data Form does not list any factors in relation to negative impacts to the SAC.</p> <p>The following are listed as factors with positive effects upon the SAC:</p> <ul style="list-style-type: none"> <li>• Other ecosystem modifications inside the SAC</li> </ul>	<ul style="list-style-type: none"> <li>• Water quality and levels – potential sources of pollution, nutrient enrichment and/or suspended solids, such as (but not confined to) diffuse pollution or disturbance to sediments</li> <li>• Barriers to movement of fish species</li> <li>• Invasive non-native species (such as impact of non-native crayfish on bullhead densities)</li> <li>• Disturbance of otters and habitat</li> <li>• Dredging activities</li> <li>• Spawning site availability for qualifying fish species</li> </ul>	<p>The Site Improvement Plan refers to issues contained within the Prioritised Improvement Plan from NRW (<b>Ref. 14</b>), which details the following:</p> <ul style="list-style-type: none"> <li>• Angling/fishing</li> <li>• Overgrazing</li> <li>• Herbicide use</li> <li>• Water course modifications (including weirs and other structures)</li> <li>• Invasive species</li> <li>• Water pollution (diffuse sources)</li> </ul>
Deeside and Buckley Newt Sites SAC	<p>The following are listed as factors with the highest negative effects upon the SAC:</p> <ul style="list-style-type: none"> <li>• Mowing/cutting of grassland</li> <li>• Soil pollution and solid waste (excluding discharges)</li> <li>• Other ecosystem modifications</li> <li>• Biocenotic evolution, succession</li> <li>• Invasive non-native species</li> <li>• Grazing</li> <li>• Problematic native species</li> </ul>	<ul style="list-style-type: none"> <li>• Water quality and levels in great crested newt breeding ponds</li> <li>• Presence of and predation from fish</li> <li>• Recreational pressures within the SAC</li> <li>• Invasive species</li> <li>• Obstructions to movement</li> <li>• Development</li> <li>• Grazing</li> </ul>	<p>N/A – this site is in Wales only.</p>

Site Name	Activities with greatest effect upon the site, as listed on Natura 2000 Standard Data Forms	Threats summarised from information within the Core Management Plan (CCW, various dates (plans adopted by NRW))	Pressures and threats listed within the Site Improvement Plan (NE, undated) and Prioritised Improvement Plan (NRW, referenced when used)
	<ul style="list-style-type: none"> <li>Forestry activities not referred to above</li> <li>Air pollution, air-borne pollutants</li> </ul> <p>The following are listed as factors with positive effects upon the SAC:</p> <ul style="list-style-type: none"> <li>Outdoor sports and leisure activities, recreational activities outside the SAC</li> </ul>		
Halkyn Mountain/ Mynydd Helygain SAC	<p>The following are listed as factors with the highest negative effects upon the SAC:</p> <ul style="list-style-type: none"> <li>Soil pollution and solid waste (excluding discharges)</li> <li>Grazing</li> <li>Human induced changes in hydraulic conditions</li> <li>Outdoor sports and leisure activities, recreational activities</li> <li>Hunting and collection of wild animals (terrestrial), including damage caused by game (excessive density), and taking/removal of terrestrial animals (including collection of insects, reptiles, amphibians, birds of prey, etc., trapping, poisoning, poaching, predator control, accidental capture (e.g. due to fishing gear), etc.)</li> <li>Mining and quarrying</li> <li>Fire and fire suppression</li> <li>Air pollution, air-borne pollutants</li> <li>Problematic native species</li> <li>Utility and service lines</li> <li>Invasive non-native species</li> <li>Biocenotic evolution, succession</li> </ul> <p>The following are listed as factors with positive effects upon the SAC:</p> <ul style="list-style-type: none"> <li>Grazing</li> </ul>	<ul style="list-style-type: none"> <li>Invasive non-native species (including <i>Crassula helmsii</i>)</li> <li>Overgrazing (currently year-round grazing by sheep) and related agricultural activities such as winter stock feeding threaten the condition of the grassland and heathland features.</li> <li>Poor agricultural management practices</li> <li>Lack of or limited habitat management (for example need for dredging of ponds or appropriate grazing management)</li> <li>Undergrazing (Rhosesmor unit). This is an outlier to the main bulk of the grazed common land</li> <li>Habitat damage from motorised vehicles</li> </ul>	N/A – this site is in Wales only.
Mersey Estuary SPA	<p>The following are listed as factors with the highest negative effects upon the SPA:</p> <ul style="list-style-type: none"> <li>Outdoor sports and leisure activities, recreational activities</li> <li>Changes in biotic conditions</li> <li>Invasive non-native species</li> </ul> <p>The following are listed as factors with positive effects upon the SPA:</p>	N/A – this site is in England only.	<ul style="list-style-type: none"> <li>Changes in species distributions</li> <li>Invasive species</li> <li>Public access/disturbance</li> </ul>

Site Name	Activities with greatest effect upon the site, as listed on Natura 2000 Standard Data Forms	Threats summarised from information within the Core Management Plan (CCW, various dates (plans adopted by NRW))	Pressures and threats listed within the Site Improvement Plan (NE, undated) and Prioritised Improvement Plan (NRW, referenced when used)
	<ul style="list-style-type: none"> <li>Improved access to site</li> <li>Modification of cultivation practices</li> <li>Grazing</li> </ul>		
Mersey Estuary Ramsar	There are no factors (past, present or potential) adversely affecting the site's ecological character reported in Section 26 of the Ramsar Information Sheet.	N/A – this site is in England only.	<ul style="list-style-type: none"> <li>Changes in species distributions</li> <li>Invasive species</li> <li>Public access/disturbance</li> </ul>
Dee Estuary/Aber Dyfrdwy SAC	<p>The following are listed as factors with the highest negative effects upon the SAC:</p> <ul style="list-style-type: none"> <li>Changes in biotic conditions</li> <li>Invasive non-native species</li> <li>Changes in abiotic conditions</li> <li>Outdoor sports and leisure activities, recreational activities</li> </ul> <p>The following are listed as factors with positive effects upon the SAC:</p> <ul style="list-style-type: none"> <li>Grazing</li> <li>Improved access to site</li> <li>Modification of cultivation practices</li> <li>Interpretative centres</li> </ul>	<p>A summary of threats relating to the Dee Estuary SAC is provided below. Full details can be found in The Dee Estuary advice document (Natural England, Welsh Assembly Government and CCW, January 2010) (<b>Ref. 15</b>):</p> <ul style="list-style-type: none"> <li>Physical loss – Removal (e.g. land claim, dredging), smothering (e.g. depositing dredge soil, beach feeding)</li> <li>Physical damage – Siltation (e.g. dredging, outfalls, coastal development), abrasion (e.g. recreational activity, vehicles), selective extraction (e.g. aggregate extraction)</li> <li>Toxic contamination – Introduction of synthetic compounds (e.g. TBT, PCBs from effluent outfalls), introduction of non-synthetic compounds (e.g. effluent outfalls, crude oil), introduction of radionuclides</li> <li>Non-toxic contamination – Changes in nutrient loading (e.g. agricultural run-off, effluent outfalls), changes in organic loading (e.g. effluent outfalls, aquaculture), changes in thermal regime (e.g. power station discharges), changes in turbidity (e.g. effluent outfalls, dredging, depositing dredged spoil), changes in salinity (e.g. water abstraction, effluent outfalls)</li> <li>Biological disturbance – Introduction of microbial pathogens (e.g. effluent outfalls), introduction of non-native species and translocation, selective extraction of species (e.g. samphire picking, bait collection)</li> </ul>	<ul style="list-style-type: none"> <li>Public access/disturbance</li> <li>Changes in species distribution</li> <li>Invasive species</li> <li>Climate change</li> <li>Coastal squeeze</li> <li>Inappropriate scrub control</li> <li>Water pollution</li> <li>Fisheries</li> <li>Inappropriate coastal management</li> <li>Overgrazing</li> <li>Direct impact from third party</li> <li>Marine litter</li> <li>Planning permission: general</li> <li>Marine consents and permits</li> <li>Wildfire/arson</li> <li>Air Pollution - Impact of atmospheric nitrogen deposition</li> <li>Physical modification</li> </ul>
The Dee Estuary SPA	<p>The following are listed as factors with the highest negative effects upon the SPA:</p> <ul style="list-style-type: none"> <li>Invasive non-native species;</li> <li>Changes in biotic conditions;</li> <li>Outdoor sports and leisure activities, recreational activities; and</li> <li>Changes in abiotic conditions.</li> </ul> <p>The following are listed as factors with positive effects upon the SPA:</p>	<p>A summary of threats relating to the Dee Estuary SPA is provided below. Full details can be found in The Dee Estuary advice document (Natural England, Welsh Assembly Government and CCW, January 2010):</p> <ul style="list-style-type: none"> <li>Physical loss – Removal (e.g. land claim, dredging), smothering (e.g. depositing dredge soil, beach feeding).</li> <li>Physical damage – Siltation (e.g. dredging, outfalls), abrasion (e.g. recreational activity, vehicles), selective extraction (e.g. aggregate extraction).</li> </ul>	<ul style="list-style-type: none"> <li>Public access/disturbance</li> <li>Changes in species distribution</li> <li>Invasive species</li> <li>Climate change</li> <li>Coastal squeeze</li> <li>Inappropriate scrub control</li> <li>Water pollution</li> <li>Fisheries: Commercial marine and estuarine</li> </ul>



Site Name	Activities with greatest effect upon the site, as listed on Natura 2000 Standard Data Forms	Threats summarised from information within the Core Management Plan (CCW, various dates (plans adopted by NRW))	Pressures and threats listed within the Site Improvement Plan (NE, undated) and Prioritised Improvement Plan (NRW, referenced when used)
	<ul style="list-style-type: none"> <li>• Grazing;</li> <li>• Annual and perennial non-timber crops;</li> <li>• Improved access to site;</li> <li>• Interpretative centres;</li> <li>• Improved access to site; and</li> <li>• Modification of cultivation practices.</li> </ul>	<ul style="list-style-type: none"> <li>• Non-physical disturbance – Noise and visual presence (land/water-based recreation, marine traffic).</li> <li>• Toxic contamination – Introduction of synthetic compounds (e.g. TBT, PCBs), introduction of non-synthetic compounds (e.g. domestic effluent outfalls, crude oil), introduction of radionuclides.</li> <li>• Non-toxic contamination – Changes in nutrient loading (e.g. agricultural run-off, domestic effluent outfalls), changes in organic loading (e.g. domestic effluent outfalls, aquaculture), changes in thermal regime (e.g. power station discharges), changes in turbidity (e.g. effluent outfalls, dredging, depositing dredged spoil), changes in salinity (e.g. water abstraction, effluent outfalls).</li> <li>• Biological disturbance – Introduction of microbial pathogens (e.g. domestic/industrial effluent outfalls), introduction of non-native species and translocation, selective extraction of species (e.g. samphire picking, bait collection).</li> </ul>	<ul style="list-style-type: none"> <li>• Inappropriate coastal management</li> <li>• Overgrazing</li> <li>• Direct impact from third party</li> <li>• Marine litter</li> <li>• Predation</li> <li>• Planning permission: general</li> <li>• Marine consents and permits</li> <li>• Wildfire/arson</li> <li>• Air Pollution: impact of atmospheric nitrogen deposition</li> <li>• Transportation and threat service corridors</li> <li>• Physical modification</li> </ul>
The Dee Estuary Ramsar	<ul style="list-style-type: none"> <li>• Introduction/invasion of exotic animal species</li> <li>• Introduction/invasion of non-native plant species</li> <li>• Overfishing</li> <li>• Pollution – Industrial waste</li> <li>• General disturbance from human activities</li> <li>• Transport infrastructure development</li> <li>• Sand dune erosion and accretion along the north Wales open coast.</li> </ul>	<p>A summary of threats relating to the Dee Estuary Ramsar is provided below. Full details can be found in The Dee Estuary advice document (Natural England, Welsh Assembly Government and CCW, January 2010):</p> <ul style="list-style-type: none"> <li>• Physical loss – Removal (e.g. land claim, dredging), smothering (e.g. depositing dredge soil, beach feeding).</li> <li>• Physical damage – Siltation (e.g. dredging, outfalls), abrasion (e.g. recreational activity, vehicles), selective extraction (e.g. aggregate extraction).</li> <li>• Non-physical disturbance – Noise and visual presence (land/water-based recreation, marine traffic).</li> <li>• Toxic contamination – Introduction of synthetic compounds (e.g. TBT, PCBs), introduction of non-synthetic compounds (e.g. domestic effluent outfalls, crude oil), introduction of radionuclides.</li> <li>• Non-toxic contamination – Changes in nutrient loading (e.g. agricultural run-off, domestic effluent outfalls), changes in organic loading (e.g. domestic effluent outfalls, aquaculture), changes in thermal regime (e.g. power station discharges), changes in turbidity (e.g. effluent outfalls, dredging, depositing dredged spoil), changes in salinity (e.g. water abstraction, effluent outfalls).</li> </ul>	<ul style="list-style-type: none"> <li>• Introduction/invasion of exotic animal species (including the Chinese mitten crab [<i>Eriocheir sinensis</i>] and alien woody species at Gronant Dunes)</li> <li>• Overfishing</li> <li>• Pollution – industrial waste</li> <li>• General disturbance from human activities</li> <li>• Transport infrastructure development</li> <li>• Sand dune erosion and accretion along the north Wales open coast.</li> </ul>

Site Name	Activities with greatest effect upon the site, as listed on Natura 2000 Standard Data Forms	Threats summarised from information within the Core Management Plan (CCW, various dates (plans adopted by NRW))	Pressures and threats listed within the Site Improvement Plan (NE, undated) and Prioritised Improvement Plan (NRW, referenced when used)
		<ul style="list-style-type: none"> <li>Biological disturbance – Introduction of microbial pathogens (e.g. domestic/industrial effluent outfalls), introduction of non-native species and translocation, selective extraction of species (e.g. samphire picking, bait collection).</li> </ul>	

## 6. STAGE 1: SCREENING OF POTENTIAL EFFECTS

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### 6.1. APPROACH

- 6.1.1. The DCO Proposed Development has been subject to Stage 1 of the HRA or 'test of likely significance' to identify likely significant effects on European Sites. This screening exercise has considered whether cause-effect pathways exist between the DCO Proposed Development and the European Sites that have been identified within the Zone of Influence (Zol), see below.
- 6.1.2. Due to case law referenced in **paragraph 3.3.1** of this document, the screening assessment was prepared and completed whilst omitting proposed mitigation measures for the DCO Proposed Development. The following mitigation measures were not included during Stage 1:
- The Construction Environmental Management Plan (CEMP);
  - Ecological Management Plans (EcMPs);
  - Specific/targeted mitigation measures to avoid or minimise impacts of construction and operational disturbance on species; and
  - Pollution prevention controls.
- 6.1.3. The DCO Proposed Development is not directly connected with or necessary for the management of the European Sites, has not been conceived solely to further the conservation of the European Sites nor is it essential to the management of the European Sites. Therefore, further consideration of the DCO Proposed Development within the HRA process is required.

### 6.2. ZONE OF INFLUENCE

- 6.2.1. The Zol is defined by the potential impacts arising from the DCO Proposed Development and the potential pathways for those impacts to reach and affect qualifying features of the European Sites, resulting in effects upon those qualifying features. **Table 6.1** below details the Zol for potential effects (in the absence of mitigation) of the DCO Proposed Development on the European Sites. This takes into account the linear nature of the DCO Proposed Development and the likely localised nature of any impacts.
- 6.2.2. The Zol for air quality impacts as a result of vehicular emissions is defined as the corridor(s) within 200 m of routes likely to experience a significant change in traffic (as discussed in **Chapter 6 – Air Quality (Volume II)** of the ES). Air quality impacts as a result of vehicular diversions are screened out of the assessment. Road diversions at four locations would result in diverted traffic along roads within 200m of the Deeside and Buckley Newt Sites SAC (**Chapter 17 – Traffic and Transport (Volume II)** of the ES). However, these diversions would be temporary and short in duration, and therefore would not give rise to significant effects.

- 6.2.3. In addition, air quality impacts as a result of construction traffic emissions have been screened out of the assessment as associated movements (including movement of major equipment and deliveries) are anticipated to be minimal and would not trigger the need for a quantitative assessment (as detailed in **Chapter 6 – Air Quality (Volume II)** of the ES). Impacts as a result of operational traffic emissions are also screened out (**Chapter 6 – Air Quality (Volume III)** of the ES). *“Traffic generated by the DCO Proposed Development during the operational phase would typically relate to staff travel and infrequent maintenance activities that would have an imperceptible impact upon the operation of the Traffic and Transport network”* (**Chapter 17 – Transport and Traffic (Volume III)** of the ES). As a result, emissions from construction and operational traffic would not give rise to significant effects on habitats surrounding the DCO Proposed Development.
- 6.2.4. Whilst the DCO Proposed Development is permanent, Section 3.8 of **Chapter 3 – Description of the DCO Proposed Development** of the ES [APP-055] details the approach to decommissioning of the DCO Proposed Development at such a time that this is required. As detailed in Section 3.8 [APP-055], *“the Newbuild Carbon Dioxide Pipeline and Flint Connection to PoA Terminal Pipeline will be decommissioned safely, filled with nitrogen and left in-situ.”* Paragraph 3.8.3 and 3.8.5 [APP-055] state *“although steps will be taken to clean, vent and drain the pipeline and equipment, there may be contamination by residual chemicals present. The presence of chemicals would be considered in selecting the decommissioning and disposal method... Decommissioning design and works will be undertaken in compliance with all necessary legislation, permits and best practice at that time.”* As compliance with legislation, permitting and implementation of best practice are integral to the design and completion of decommissioning activities, and not measures intended to reduce or avoid negative impacts of the project on European sites specifically, it is appropriate to consider them at the screening stage (with reference to **paragraph 3.3.1**). In addition, *“above ground features associated with AGIs and BVSs will be dismantled, cleared and the ground conditions restored to their previous condition. For the purposes of the ES, the method of removal is assumed to be no worse than the construction method.”* Based on this information, the impacts of decommissioning of the DCO Proposed Development are anticipated to be comparable to those for construction. As such, reference to 'construction' impacts within the assessment presented in this Report is considered to be applicable also to the decommissioning phase of the DCO Proposed Development.



**Table 6.1 – Potential pathways between cause and effect and likely Zone of Influence**

<b>Effect</b>	<b>Cause</b>	<b>Likely Zol</b>
Direct and indirect habitat loss (including functional habitat) and/or mortality of species <sup>2</sup>	Vegetation and site clearance, construction activities (including movement of plant/machinery)	Within the Newbuild Infrastructure Boundary
Disturbance of qualifying species	Noise, vibration and light pollution resulting from construction activities	300m from the Newbuild Infrastructure Boundary <sup>3</sup>
Fragmentation of habitats and/or species	Habitat loss resulting in severance of connectivity	Dependent on the qualifying feature (habitat or species). Source of fragmentation would be within the Newbuild Infrastructure Boundary but habitat loss within this boundary could result in severance to habitats further afield from the European Site(s).
Hydrological effects	Pollution and contamination incidents associated with hydrological effects (including run-off)	Downstream: Determined by the type, dynamics and morphology of the connected watercourse (as detailed within the assessment) Upstream: the tidal extent
Air quality effects	Dust pollution and contamination incidents as a result of construction activities	50m from the Newbuild Infrastructure Boundary (Ref. 16) <sup>4</sup>

## **DIRECT HABITAT LOSS**

- 6.2.5. Land take from within the boundary of a European Site (either temporary or permanent) could remove a proportion of the habitats which form (or support)

<sup>2</sup> Excludes those effects relating to hydrology or air quality, which are considered separately.

<sup>3</sup> Distance relates to disturbance to bird species, as detailed in **paragraph 6.2.15**. This distance is considered sufficient for other qualifying species of the European Sites.

<sup>4</sup> Therefore, only relevant for River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC and Deeside and Buckley Newt Sites SAC.

the qualifying interests for which the European Site is designated. Land take from adjacent habitats that are functionally linked (for example clearance of areas of heathland habitat from an area adjacent to a SAC designated for heathland habitats) may also be relevant, if these support the overall status of habitats within the designated site. Land take could lead to the following impacts on European Site qualifying interests:

- Permanent habitat removal;
- Temporary removal/disturbance of habitats; and
- Reduction in foraging opportunities (removal/disturbance of habitats used by designated interest species).

### **INDIRECT HABITAT LOSS**

- 6.2.6. Indirect habitat loss can occur as a result of construction activity. For example, this could include spillages of fuels or other substances or as a result of sedimentation release into a watercourse.

### **DISTURBANCE TO BIRDS**

- 6.2.7. Visual or noise/vibration disturbance resulting from major development schemes such as the construction of a pipeline, and the associated components involved, can affect bird species. The susceptibility of birds to disturbance such as this depends on the intensity, frequency and duration of the source of disturbance (**Ref. 17**). In general, infrequent, high-intensity activities tend to cause more disturbance than continuous low-intensity activities (**Ref. 17**). In terms of visual disturbance, human figures are tolerated less well than vehicles and vehicle-movements (**Ref. 17**). With noise/vibration disturbance, birds appear to quickly habituate to continual noises/vibrations, but large amplitude 'startling' components may cause undue disturbance (**Ref. 17**).
- 6.2.8. Although different species vary in their tolerance of disturbance, waterbirds such as those qualifying within The Dee Estuary SPA and Ramsar and the Mersey Estuary SPA and Ramsar are generally susceptible to disturbance and tend to preferentially select roosting or foraging sites where levels of disturbance are low. Larger bird species which form flocks in open habitats tend to be more vulnerable to disturbance than smaller species in more enclosed habitats.
- 6.2.9. Taken in isolation, disturbance from a single development may simply result in birds being displaced into alternative habitat further from the source of disturbance. In many cases this may have no discernible effect on the population of the species concerned. However, if birds are unable to compensate for lost feeding time, disturbance can affect their ability to maintain their energy reserves and may therefore affect individuals' chances of surviving cold weather. Sustained disturbance can also affect numbers of birds using a site in the longer term (**Ref. 18**). The impact of disturbance on whole sites depends on the availability and carrying capacity of alternative habitats within

the site. The carrying capacity of sites is rarely known with certainty and as such a precautionary approach should be adopted.

- 6.2.10. Visual disturbance is possible if works take place adjacent to areas used by SPA/Ramsar qualifying bird species.
- 6.2.11. Noise disturbance is likely during construction. The noise levels which potentially cause disturbance to birds are similar to thresholds set for people i.e. not exceeding 75dBA (A-weighted decibels). Examples of studies that have considered the impacts of noise on birds during the winter period include the following:
- Waders: lower abundance of waders where noise levels > 56dB (**Ref. 19**)
  - All waterfowl: long term plant noise to 85 dBA and personnel disturbance moderate to low. Birds were seen to accept a wide range of steady state noise levels from 55dBA to 85 dBA (**Ref. 20**).
- 6.2.12. An example of a study that has reviewed the potential impacts of relevant disturbance sources such as plant noise and construction/demolition noise on coastal and estuarine waterbirds is Borgmann (2011) (**Ref. 21**). This study stated that although responses to disturbance are quite variable, establishing set back distances of 250m from groups of diving ducks, other waterfowl, wading birds and shorebirds will likely lessen the impacts to the most sensitive species.
- 6.2.13. The most comprehensive recent review considering the impacts of disturbance when informing estuarine and planning and construction projects is Cutts et al. (2013) (**Ref. 22**). This study points out that different species of bird have different tolerance thresholds to noise disturbance (and visual disturbance) and therefore construction work and other operations impact upon different species in different ways. The converse to disturbance is habituation as birds can become more tolerant with increased exposure to regular activities.
- 6.2.14. Artificial lighting can have a negative impact on birds. Lighting proposed, as detailed within **Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES, primarily relates to security lighting at AGIs and BVSs and temporary construction compounds. However, lighting is also anticipated to facilitate night works, most notably in relation to 24 hour working associated with the River Dee crossing. **Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES states that “*continual 24 hour working may be required to allow the tunnelling activities to be completed as safely and quickly as possible. The duration of 24 hour working at ... the longer crossings in difficult ground conditions are expected to last up to four weeks.*”. The crossing of the River Dee represents a longer crossing.
- 6.2.15. Although the precise distance at which birds may be disturbed will vary by species and in response to a range of site-specific factors it has been assumed based on the findings of Cutts et al. (2013) (**Ref. 22**) that significant disturbance is unlikely beyond a distance of 300m.

## DISTURBANCE TO FISH SPECIES

- 6.2.16. Salmon are an “anadromous” species, meaning that they spawn in fresh water, but feed and grow at sea. Salmon migrate from their Atlantic Ocean waters to fresh water to spawn in areas of rivers with clean gravel (**Ref. 23**). Salmon spawn in autumn or winter in excavated depressions in the river substrate.
- 6.2.17. Adult sea lamprey enter the estuaries of many North Atlantic rivers from April onwards, but relatively little is known about the precise habitats occupied by adult sea lampreys (**Ref. 24**). Although adults are sometimes caught at sea, the precise conditions in which they occur have not been described, nor is it certain which fish are the main prey species. Most adults found in fresh water are either migrating upstream to spawn or dying after spawning.
- 6.2.18. Habitat within or hydrologically connected to the Newbuild Infrastructure Boundary seems only to be important in relation to the ability for these species to get to the spawning beds, and direct impacts to rivers with potential spawning habitat are not anticipated.
- 6.2.19. Bullhead is a widely distributed freshwater species, which “*predominantly occurs in stony streams and rivers where the flow is moderate and the water is cool and oxygen-rich*” (**Ref. 25**).
- 6.2.20. These fish species are qualifying features of the European Sites associated with the River Dee. The DCO Proposed Development includes works beneath and adjacent to the River Dee and therefore pollution events and noise/vibration could directly disturb fish species, if present. Artificial lighting can also impact fish by altering patterns of feeding and predator avoidance (**Ref. 26**) and also potentially impede navigation of fish to upstream natal habitats (salmon and lamprey species) (**Ref. 27**), thereby potentially effecting breeding success. As detailed in **paragraph 6.2.14** above, artificial lighting would be required for works around the River Dee associated with 24 hour working. Further, works within or adjacent to watercourses hydrologically connected to the River Dee could also indirectly impact fish species of the River Dee as the hydrological connection may result in the transport of pollutants (for example) into the River Dee.

## IMPACTS TO GREAT CRESTED NEWTS

- 6.2.21. Like most amphibians, the great crested newt is dependent on waterbodies for breeding but usually spends most of its life on land (within terrestrial habitat). Great crested newts migrate to their breeding ponds from over-wintering land sites between February and April. Migration to breeding ponds is usually triggered by weather (rainfall and temperature). Following breeding, the main period when breeding adults generally leave the pond is between late May and July. Non-breeding and juvenile newts may remain within ponds to over-winter.
- 6.2.22. On land, great crested newts search for food and find resting sites. Great crested newts appear to favour rough grassland, scrubland and woodland

where suitable sheltering and resting sites can be found. “*The majority of adult [great crested newts] probably stay within around 250m of the breeding pond*”, but are known to disperse greater distances (**Ref. 28, Ref. 32**). Best practice within an impact assessment is to consider suitable habitat that may support great crested newts up to 500m from a breeding pond (**Ref. 12**). However, as raised by NRW during consultation, an update to the JNCC Guidelines for the Selection of Biological SSSIs, Chapter 18 Reptiles and Amphibians (**Ref. 32**) makes reference to dispersal to at least 1.6km from breeding ponds. Therefore, in recognition of this and at the request of NRW, waterbodies that support great crested newts and are located within 1.6km (and not separated by major barriers to dispersal) of SAC populations have been considered to be potentially functionally linked.

- 6.2.23. Great crested newts use suitable terrestrial habitats to disperse, although features such as fast-flowing rivers or very busy roads may act as dispersal barriers to movement (**Ref. 12**).
- 6.2.24. Great crested newts are a qualifying feature for the Deeside and Buckley Newt Sites SAC and the Halkyn Mountain/Mynydd Helygain SAC. Where great crested newt ponds are recorded outside the boundary of a SAC and greater than a distance of 1.6km from great crested newt waterbodies within a SAC, they are considered to represent distinct and separate populations to those of the SAC. This is also considered the case where great crested newt ponds outside the SACs are separated by barriers to dispersal to those within the SAC. Distinct and separate populations of great crested newts outside the SACs do not support the SAC population and are therefore not considered in the assessment of impacts/effects to the SACs.
- 6.2.25. A reduction in water levels can have an adverse impact on the breeding ability and success of great crested newts. For successful egg laying and emergence of juvenile great crested newts, breeding ponds must normally retain water until the end of August (**Ref. 28**). The nearest great crested newt pond associated with a SAC<sup>5</sup> (waterbody 10, functionally linked waterbody; **paragraph 4.3.10**) is approximately 50m from the Newbuild Infrastructure Boundary, associated with the Deeside and Buckley Newt Sites SAC. The groundwater assessment undertaken for the DCO Proposed Development concluded that no dewatering is anticipated along the section of the Newbuild Carbon Dioxide Pipeline in proximity to the great crested newt ponds of the SAC (**Appendix 18-2 Summary of Effects (Volume III)** of the ES). **Figure 18-3 Radii of Influence (Volume IV)** of the ES identifies areas where dewatering may occur. The section of the DCO Proposed Development surrounding the SAC is omitted from the figure as dewatering is not anticipated because the groundwater levels within this area are expected to be deeper than the anticipated excavation works (**Chapter 18 – Water Resources and Flood Risk (Volume II)** of the

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<sup>5</sup> i.e. within the boundary of the SAC or within 1.6km of the SAC boundary and not separated by dispersal barriers (functionally linked)

ES). Given the proximity between the DCO Proposed Development and great crested newts ponds of the SACs and the findings of the groundwater assessment completed, the DCO Proposed Development is not anticipated to result in hydrological changes to the great crested newt ponds of the SAC.

- 6.2.26. Damage to terrestrial habitats surrounding breeding ponds could result in the loss or deterioration of terrestrial habitat used by great crested newts, or potentially the injury/killing of individual great crested newts. The DCO Proposed Development includes works in proximity to known great crested newt breeding ponds and therefore, there is the potential for adverse impacts to occur. In addition, the DCO Proposed Development falls between the Deeside and Buckley Newt Sites SAC and functionally linked waterbodies to the east and south (waterbodies 10, 11, 12 and 121; **Appendix 9.2 – Great Crested Newt/Amphibian Survey (Volume III)** of the ES). This may lead to a temporary fragmentation or severance effect during construction (although not considered long-term as habitats would be reinstated following construction).

### **HYDROLOGICAL EFFECTS**

- 6.2.27. The DCO Proposed Development crosses, most notably and of relevance to this HRA, the following watercourses: River Dee, Wepre Brook, Alltami Brook, New Inn Brook and the River Gowy. The location of these watercourses is shown on **Figure 18.1 – Watercourses (Volume IV)** of the ES.

- 6.2.28. As detailed in **Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES, the crossings of the River Dee and the River Gowy are proposed to be achieved by specialist trenchless crossing methods. These include Horizontal Direction Drilling (HDD), Micro-Tunnelling and Auger Boring (Guided (GAB) and Unguided (UAB)). The crossings of Wepre Brook, Alltami Brook and New Inn Brook would be achieved using open cut techniques or, for the Alltami Brook, an embedded pipe bridge (if taken forward). For Alltami Brook, both the open cut technique and the embedded pipe bridge have been assessed within this HRA.

#### **River Dee**

- 6.2.29. The crossing under the River Dee will be carried out using either a Horizontal Direction Drilling (HDD) method or Micro-Tunnelling method. The depth of the crossing would be at least a minimum depth of 15m for HDD or 8m for Micro-Tunnelling (distance between the top of the casing and the riverbed). These depths are collectively hereafter referred to as the “minimum trenchless crossing depths” for the River Dee crossing. In addition, as it is a tidal watercourse, the entrance/exit pits for both methods will be situated at least 16m from the riverbanks, therefore located outside the boundaries of the European Sites.
- 6.2.30. Full details for the specialist trenchless crossing methods are detailed in **Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES. To perform either specialist trenchless crossing method, a drilling

fluid/mud will be required to keep the borehole open and to transport the spoil from the borehole to the surface. Drilling mud is usually made up of bentonite and biodegradable polymers. As standard practice, use of polymers would be approved by the Environment Agency and/or Natural Resources Wales. For the purpose of this document, reference to “bentonite” is made when referring to the drilling fluid/mud substance.

- 6.2.31. In relation to HDD, if a frac-out event<sup>6</sup> were to occur and bentonite were to enter the watercourse, adverse effects could occur as a result of the bentonite material causing turbidity in the water, which can block sunlight and smother water-based flora and sensitive habitat (such as spawning gravels for qualifying fish species<sup>7</sup>). The suspended bentonite could result in deterioration of water quality, having adverse effects on the health of aquatic life, including qualifying fish species through blocking the gills of fish causing mortality. Impacts to fish could also have an adverse effect on species further up the food-chain (such as otter or bird species, which prey on fish species).
- 6.2.32. However, geotechnical investigations either side of the River Dee identified the presence of tidal flat deposits consisting of sand and clay between 0 and 18 mbgl (**Appendix 11-6 – Ground Investigation (Volume III)** of the ES). These deposits were underlain by glacial till deposits consisting of stiff clay to at least a depth of 30 mbgl (**Appendix 11-6 – Ground Investigation (Volume III)** of the ES). With a crossing depth of at least approximately 15m for HDD there would be a sufficient thickness of low permeability, stiff cohesive strata that a frac-out of bentonite is not likely to occur. Frac-out is not a concern for the Micro-Tunnelling method due to the reduced drilling fluid/mud pressures involved, that are localised to the face of the excavation.

### **River Gowy**

- 6.2.33. The DCO Proposed Development would cross the River Gowy using specialist trenchless crossing methods, as detailed in **paragraph 6.2.28**. Full details for the specialist trenchless crossing methodologies are detailed in **Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES. Depending on the depth of the crossing and the ground conditions (as informed by the geotechnical studies), there is the potential risk of bentonite entering the watercourse as a result of a frac-out event (further details presented above in **paragraph 6.2.31**). As a non-tidal watercourse, the entry/exit pits to either side of the watercourse would be situated at least 8m from the riverbanks. However, there is the potential for silt and contaminants to enter the watercourse. This may result in turbidity of the water, which can block sunlight and smother water-based flora and sensitive habitat (such as fish spawning gravels) and may result

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<sup>6</sup> the condition where drilling mud is released through fractured bedrock into the surrounding rock and sand and travels toward the surface.

<sup>7</sup> Although, it should be noted that there are no gravels in the section of the River Dee that may be impacted by a release of bentonite.



in deterioration of water quality. Bentonite can also block fish gills, potentially causing mortality.

### **Wepre Brook, Alltami Brook and New Inn Brook**

- 6.2.34. The DCO Proposed Development would cross Wepre Brook, Alltami Brook and New Inn Brook using open cut trench techniques or an embedded pipe bridge (Alltami Brook only), requiring engineering works in and around the watercourses. These works would result in the loss of habitat along the banks and adjacent to the watercourses. The works may also result in silt or contaminants entering the watercourse, that may have a detrimental impact on hydrologically connected habitats downstream.

## **6.3. CONSIDERATION OF EFFECTS IN ISOLATION**

- 6.3.1. Utilising the information included within **Sections 2, 3, 4 and 5**, the DCO Proposed Development has been screened to identify whether potential impact pathways between the DCO Proposed Development and the European Sites exist that are likely to result in significant effects upon the European Sites.
- 6.3.1. Screening matrices have been prepared and are documented below in **Table 6.2 to Table 6.9**. The matrices detail the potential effects upon the European Site as a result of the DCO Proposed Development.

**Table 6.2 – River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC: Screening of effects in isolation**

<b>Name of European Site and EU Code</b>	<b>River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC (UK0030252)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	0m. DCO Proposed Development crosses the European Site				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Water courses of plain to montane levels with the <i>Ranunculion fluitantis</i> and <i>Callitricho-Batrachion</i> vegetation	X (a)	N/A	X (e)	X (g)	✓ (h)
Atlantic salmon	X (a)	✓ (d)	✓ (f)	X (g)	✓ (h)
Floating water-plantain	X (a)	N/A	X (e)	X (g)	✓ (h)
Sea lamprey	X (a)	✓ (d)	✓ (f)	X (g)	✓ (h)
Brook lamprey	X (a)	✓ (d)	✓ (f)	X (g)	✓ (h)
River lamprey	X (a)	✓ (d)	✓ (f)	X (g)	✓ (h)
Bullhead	X (a)	✓ (d)	✓ (f)	X (g)	✓ (h)
Otter	✓ (b)	X (c)	X (c)	X (g)	✓ (h)

## **Evidence Supporting Conclusions**

- (a) The crossing under the River Dee will be carried out using specialist trenchless crossing methods (HDD or Micro-Tunnelling method) at the minimum trenchless crossing depths detailed in **paragraph 6.2.29**. In addition, the entrance/exit pits will be situated at least 16m from the riverbanks, therefore located outside the boundaries of the SAC. Habitat loss as a result of bentonite frac-out is assessed separately as part of hydrological effects (see (g) below). There is no functionally linked habitat associated with the qualifying habitats or fish species of the SAC present that would be impacted by the DCO Proposed Development. As such, the DCO Proposed Development will not result in direct or indirect impacts as a result of habitat loss or mortality to these qualifying features.
- (b) The crossing under the River Dee will be undertaken at the minimum trenchless crossing depths and the entrance/exit pits will be situated at least 16m from the riverbanks (as detailed in **paragraph 6.2.29**). The otter surveys undertaken did not record any otter resting sites (such as holts or couches) within the Newbuild Infrastructure Boundary along the River Dee. However, the River Dee is hydrologically connected to Wepre Brook and Alltami Brook, where otter field signs were recorded. This included, along Wepre Brook, potential otter holts and resting sites adjacent to the Newbuild Infrastructure Boundary (as detailed in **paragraph 4.4.7**). The River Dee is also hydrologically connected to New Inn Brook, although no signs of otter were recorded along this watercourse during the baseline survey. As otter presence within the “potential” otter holts has not been confirmed, for the purpose of this assessment, otter use has been assumed (precautionary principle). The location at which the DCO Proposed Development crosses Wepre Brook (and Alltami Brook and New Inn Brook) is approximately 3.5km from the River Dee. However, otter are known to have large home ranges (around 32km for males and 20km for females (**Ref. 29**)) and therefore Wepre Brook and Alltami Brook are considered functionally linked habitat. Given the presence of resting sites along Wepre Brook, **the DCO Proposed Development may result in direct habitat loss for otter, albeit temporary during construction, and LSE cannot be ruled out in the absence of mitigation**. Whilst the crossing of the River Dee would be achieved underground via specialist trenchless crossing methods, construction of the Newbuild Carbon Dioxide Pipeline on the approach to the entrance/exit pits would be achieved through open-cut techniques. Open-cut techniques would also be implemented along the length of the DCO Proposed Development. As such, there is a risk of otter becoming entrapped in trenches/voids which, in a worst-case scenario, may lead to mortality of individual otter. **It is therefore considered that LSE cannot be ruled out in the absence of mitigation**. Mortality resulting in LSE as a result of construction vehicle movements near the River Dee are considered unlikely, as these movements would be anticipated to be relatively infrequent and subject to appropriate speed restrictions.
- (c) Construction along the River Dee is anticipated to require 24 hour working over a period of up to four weeks, as detailed in **paragraph 6.2.14** above. Construction may involve night working during periods when otter are active. The equipment for the specialist trenchless crossing method would comprise a large diesel power-pack for the drill rig; pumps and auxiliary plant for the processing of bentonite, slurry and cuttings with associated power generation plant; and generators for site lighting and welfare facilities. This equipment would result in the generation of noise, vibration and light that may result in disturbance of otter. However, the

entrance/exit pits are expected to be a minimum of 125m apart and therefore noise/vibration and lighting levels are not anticipated to result in a fragmentation or severance effect, preventing otter from moving up and down the river. The width of the River Dee and natural topography of the crossing location (water level is set below the top of the banks) would also mean that noise/vibration and light generated would unlikely prevent otter from foraging during periods of active works. Overall, LSE to otter are not anticipated as a result of disturbance or fragmentation impacts.

- (d) The specialist trenching crossing would avoid works within the River Dee watercourse and would be undertaken at the minimum trenchless crossing depths detailed in **paragraph 6.2.29**. Geotechnical investigations either side of the River Dee identified the presence of tidal flat deposits consisting of sand and clay between 0 and 18 metres below ground level (mbgl) (**Appendix 11-6 – Ground Investigation (Volume III)** of the ES). These deposits were underlain by glacial till deposits consisting of stiff clay to at least a depth of 30 mbgl (**Appendix 11-6 – Ground Investigation (Volume III)** of the ES). With the minimum trenchless crossing depths, the intensity of vibration at the riverbed would be negligible and therefore not incur disturbance to fish. As such, LSE are not predicted in relation to vibration disturbance impacts to fish species. However, as detailed in **paragraph 6.2.14**, the crossing of the River Dee may require 24 hour working and may therefore require lighting at the location of the entrance/exit pits. The trenchless methods would include entrance/exit pits that will be a minimum of 16m from the riverbanks. Light spill onto the River Dee has the potential to adversely impact the qualifying fish species, as detailed in **paragraph 6.2.20**. **It is therefore considered that LSE cannot be ruled out in the absence of mitigation in relation to disturbance from lighting.**
- (e) The crossing would avoid works within the River Dee watercourse and would be undertaken at the minimum trenchless crossing depths detailed in **paragraph 6.2.29** and the entrance/exit pits will be situated at least 16m from the riverbanks. As such, there would be no severance of habitat for qualifying species of the SAC.
- (f) As detailed above in (d), lighting has the potential to adversely impact fish and may prevent movement upstream or within the watercourse (a fragmentation effect), of particular importance for migratory species such as salmon and lamprey. **It is considered that LSE cannot be ruled out in the absence of mitigation.**
- (g) Further to the information presented in **paragraphs 6.2.29 to 6.2.32**, given the geotechnical information and the minimum trenchless crossing depths for the River Dee, a frac-out event of bentonite is not considered likely. As such, there are no LSE identified as a result of hydrological impacts through use of bentonite.
- (h) The crossing of the River Dee will be carried out using specialist trenchless crossing methods with the entrance/exit pits situated at least 16m from the riverbanks. Trenching on the approach to the entrance/exit pits would be achieved through open-cut techniques. Impacts as a result of dust are generally realised within approximately 50m of the source (**Ref. 11**), which informs the Zol detailed in **Table 6.1** above. As such, dust generated as a result of construction activities within 50m of the River Dee could give rise to adverse effects, as high levels of dust deposition could result in the smothering of vegetation/habitats or a deterioration in water quality of the river. **It is considered that LSE cannot be ruled out in the absence of mitigation.**

**Table 6.3 – Deeside and Buckley Newt Sites SAC: Screening of effects in isolation**

<b>Name of European Site and EU Code</b>	<b>Deeside and Buckley Newt Sites SAC (UK0030132)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	0m. Immediately adjacent				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Old sessile oak woods with Ilex and Blechnum in the British Isles	✓ (a)	N/A	X (a)	✓ (d)	X (f)
Great crested newt	✓ (b)	✓ (b)	✓ (c)	X (e)	N/A

## **Evidence Supporting Conclusions**

- (a) The DCO Proposed Development falls outside the SAC and none of the qualifying habitat would be impacted. As such, direct and indirect habitat loss and fragmentation would not occur within the boundaries of the SAC. Deciduous woodland that is connected and functionally linked to the Annex I woodland of the SAC is present within the Newbuild Infrastructure Boundary where the DCO Proposed Development crosses Alltami Brook. The crossing of Alltami Brook would result in direct impacts (loss) to the functionally linked woodland to facilitate the crossing of the watercourse. As the DCO Proposed Development would result in the loss of functionally linked habitat to the SAC, **it is considered that LSE cannot be ruled out.** Proposed design change PS02b would result in the realignment of the proposed Carbon Dioxide Pipeline. Excavation would remain outside the functionally linked woodland of the SAC to the south of Holywell Road (centred on grid reference SJ 28926 67117) by a minimum of 13m. The working area may encroach up to the amended Newbuild Infrastructure Boundary and therefore above ground activities (such as vehicle tracking or soil storage) could damage tree roots through compaction. The woodland falls sharply into a ravine as it extends north of the Newbuild Infrastructure Boundary and therefore only woodland edge trees would be impacted. The amended Newbuild Infrastructure Boundary runs parallel to the functionally linked woodland edge for approximately 100m. **Paragraph 2.1.1 of Appendix 9-11 Arboricultural Impact Assessment** of the ES identifies 15m as the study area in relation to impacts and root protection areas. A distance of 15m from the amended Newbuild Infrastructure Boundary would equate to approximately 0.1 ha of functionally linked woodland. The Standard Data Form for the SAC identifies that the SAC supports 17.53 ha of qualifying oak woodland habitat (**Ref. 30**). The block of functionally linked woodland to the south of Holywell Road alone is approximately 5 ha, which does not consider the functionally linked woodland to the west around Alltami Brook (as referred to above). Due to the small area of functionally linked land that may be impacted by the DCO Proposed Development no LSE is anticipated.
- (b) The DCO Proposed Development falls outside of the SAC and therefore would not result in loss of great crested newt habitat within the boundaries of the SAC. The SAC is located to both the north and south of the Newbuild Infrastructure Boundary. The areas of the SAC to the south of the DCO Proposed Development can be discounted as they are separated from the DCO Proposed Development by the A55, a major barrier to the dispersal of great crested newts. The SAC is located adjacent to the Newbuild Infrastructure Boundary at a single location, centred on grid reference SJ 29176 67230. A waterbody is located within the SAC at grid reference SJ 29023 67388, approximately 250m to the northwest of the Newbuild Infrastructure Boundary. Surveys in 2022 confirmed the presence of great crested newts within this waterbody (referenced as waterbody 161 within **Appendix 9-2 – Great Crested Newt/Amphibian Survey (Volume III)** of the ES), including evidence of breeding (great crested newt eggs recorded). As referenced in **paragraph 4.3.10** above, waterbody 10 is located approximately 400m east of the SAC and waterbodies 11, 12 and 121 are located approximately 180m south of the SAC. Waterbody 10 is approximately 600m and waterbodies 11, 12 and 121 approximately 350m from waterbody 161 of the SAC. As detailed in **paragraph 6.2.22**, given known dispersal distances of at least 1.6km, waterbodies 10, 11, 12 and 121 may be functionally linked to waterbody 161. However, as detailed in

**paragraph 6.2.22**, it should be noted that the majority of adult great crested newts usually stay within around 250m of a breeding pond (**Ref. 19**). Habitats within the Newbuild Infrastructure Boundary that fall within 1.6km of the waterbody of the SAC (or functionally linked waterbodies) comprised primarily improved grassland field and boundary hedgerows (as shown on **Figure 9.1.1** associated with **Appendix 9-1 Habitats and Designated Sites (Volume III)** of the ES). The improved grassland was under a grazing regime, creating a structure that is considered poor for sheltering great crested newts. However, newts may still traverse the habitat, particularly using the boundary hedgerows, which can also offer opportunities for shelter via the root systems (functionally linked habitat). As such, the direct mortality or disturbance of great crested newts or the direct loss of terrestrial habitat that may support great crested newts cannot be discounted. As detailed in **paragraph 6.2.25**, hydrological changes to great crested newt ponds of the SAC (such as drying out or a reduction in water level) are not predicted. Whilst the favourable conservation status of great crested newts would not be adversely impacted by the DCO Proposed Development, mitigation for great crested newts would be required in response to impacts to terrestrial habitat that may support great crested newts of the SAC and potential mortality of individual newts as a result of construction activities. **It is therefore considered that LSE cannot be ruled out in the absence of mitigation.**

- (c) As detailed above, a waterbody that supports a breeding population of great crested newts within the SAC is located approximately 250m to the northwest of the Newbuild Infrastructure Boundary. In addition, the DCO Proposed Development falls between this waterbody of the SAC and potentially functionally linked waterbodies to the south and east (waterbodies 10, 11, 12 and 121; **paragraph 6.2.26**). The majority of adult great crested newts usually stay within around 250m of a breeding pond (**Ref. 19**), although have been known to disperse to at least 1.6km from breeding ponds (**Ref. 32**). As such, the DCO Proposed Development may result in the temporary fragmentation of terrestrial habitat that supports great crested newts and also the temporary fragmentation of movement between breeding ponds (those within the SAC and those that are functionally linked). Whilst the favourable conservation status of great crested newts would not be adversely impacted by the DCO Proposed Development, as mitigation for great crested newts would be required, **it is considered that LSE cannot be ruled out in the absence of mitigation.**
- (d) The DCO Proposed Development is hydrologically connected to areas of the SAC to the north of the Newbuild Infrastructure Boundary via three watercourses: Wepre Brook, Alltami Brook and New Inn Brook. Open cut trench techniques or an embedded pipe bridge (Alltami Brook only) are proposed to cross these watercourses, requiring engineering works in and around the watercourses. These works may result in silt or contaminants entering the watercourse, that may have a detrimental impact on habitats downstream, including the qualifying oak wood habitat. **As such, in the absence of mitigation, LSE cannot be ruled out.** Proposed design change PS03 includes a drainage channel from the Northop Hall AGI into Wepre Brook Tributary 1 as part of the outline surface water drainage strategy. Wepre Brook Tributary 1 at the location of the AGI represents a very shallow linear depression, considered to be part of the existing field drainage infrastructure. As set out in the **Outline Surface Water Drainage Strategy (Document Reference: D.6.5.13)**, the proposed drainage scheme incorporates infiltration trenches, a vegetated detention pond and filter drains prior to any



discharge into Wepre Brook Tributary 1. Wepre Brook Tributary 1 is hydrologically connected to the SAC (via Wepre Brook), although the SAC is approximately 3.5 km downstream. In addition, surface water will be restricted to a discharge rate of 2 litres per second via a flow control device (design feature). Given the DCO Proposed Development design and the distance between the AGI and the SAC, it is considered that no LSE would occur as a result of the hydrological connection.

- (e) Whilst the crossing of the Wepre Brook/Gorge, Alltami Brook and New Inn Brook may result in adverse impacts and LSE to woodland habitats of the SAC, these watercourses are not understood to be hydrologically linked to any waterbodies of the SAC that support great crested newts. Any hydrological impacts to the woodland habitat are unlikely to result in changes to the habitat structure that would result in adverse impacts to great crested newts (in relation to their terrestrial habitat). Further, as detailed in **paragraph 6.2.25**, hydrological changes to great crested newt ponds of the SAC (such as drying out or a reduction in water level) are not predicted. As such, hydrological effects to great crested newts are screened out.
- (f) The SAC is located outside of the Newbuild Infrastructure Boundary. The Standard Data Form for the SAC identifies that the SAC supports 17.53 ha of qualifying oak woodland habitat (**Ref. 30**). Less than 0.1ha of woodland (which may represent the qualifying oak woodland habitat) is located within 50m of the Newbuild Infrastructure Boundary (Zol as detailed in **Table 6.1**). In consideration of the ecological sensitivity and magnitude of impact, the construction dust assessment for the DCO Proposed Development concluded a “Low” risk of impact as a result of construction dust (**Appendix 6-1 Construction Dust Assessment (Volume III)** of the ES). Whilst a detailed construction programme is not yet available, as detailed in **Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES, the construction programme for the full DCO Proposed Development is expected to last approximately 16 months. In addition, “*to ensure that the construction period is minimised, works will be programmed as a series of concurrent work packages via multiplier teams ... working simultaneously.*” The construction works within 50m of the SAC woodland comprise installation the Newbuild Carbon Dioxide Pipeline via open cut techniques (i.e. no specialist techniques required). As such, it is anticipated that the installation of the Newbuild Carbon Dioxide Pipeline within 50m of the SAC would last up to three months in duration. Due to the small area of qualifying habitat present within the Zol, the conclusions of the construction dust assessment and the predicted temporary and short-term nature of the DCO Proposed Development within the Zol, the impacts would be considered de minimis (with reference to case law; European Court of Justice case in Sweetman and Others v An Bord Pleanala (Case C-258/11)). As such, no LSE is anticipated.

**Table 6.4 – Halkyn Mountain/Mynydd Helygain SAC: Screening of effects in isolation**

<b>Name of European Site and EU Code</b>	<b>Halkyn Mountain/Mynydd Helygain SAC (UK0030163)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	248m				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Calaminarian grasslands of the <i>Violetalia calaminariae</i>	X (a)	N/A	X (a)	X (c)	N/A
European dry heaths	X (a)	N/A	X (a)	X (c)	N/A
<i>Molinia</i> meadows on calcareous, peaty or clayey-silt-laden soils <i>Molinion caeruleae</i>	X (a)	N/A	X (a)	X (c)	N/A
Semi-natural dry grasslands and scrubland facies: on calcareous substrates <i>Festuco Brometalia</i>	X (a)	N/A	X (a)	X (c)	N/A
Great crested newt	X (b)	X (b)	X (b)	X (c)	N/A

## **Evidence Supporting Conclusions**

- (a) The DCO Proposed Development falls outside the SAC and, due to distance, none of the qualifying habitat (or functionally linked habitat) would be directly or indirectly impacted. As such, direct and indirect habitat loss and fragmentation would not occur.
- (b) The DCO Proposed Development falls outside of the SAC. The SAC is located between two proposed BVSs (Pentre Halkyn BVS and Cornist Lane BVS) along the Flint Connection to PoA Terminal Pipeline. The Newbuild Infrastructure Boundary is located within 500m of the SAC at a single location, centred on grid reference SJ 17486 73308. At this location the Newbuild Infrastructure Boundary is located 390m to the south of the SAC. The habitats within the Newbuild Infrastructure Boundary at this location and between the DCO Proposed Development and the SAC comprised improved and grazed grassland fields (review of aerial imagery), which are of poor suitability for terrestrial newts. In addition, connectivity between the habitats within the Newbuild Infrastructure Boundary at this location and the SAC are relatively poor, comprising largely open grassland (pasture) fields with boundary hedgerows. Due to the habitat suitability, distance between the DCO Proposed Development and the SAC and the relatively poor connectivity, no LSE is anticipated in relation to direct habitat loss, mortality, disturbance or fragmentation.
- (c) The DCO Proposed Development is not hydrologically linked to the SAC and therefore no LSE is anticipated.

**Table 6.5 – Mersey Estuary SPA: Screening of effects in isolation**

<b>Name of European Site and EU Code</b>	<b>Mersey Estuary SPA (UK9005131)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	0.8km in a straight line and 5.25km downstream via the River Gowy				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Golden plover (over winter) – Article 4.1	X (a)	X (b)	X (c)	X (d)	N/A
Redshank (on passage and over winter) – Article 4.2	X (a)	✓ (b)	X (c)	X (d)	N/A
Shelduck (over winter) – Article 4.2	X (a)	X (b)	X (c)	X (d)	N/A
Teal (over winter) – Article 4.2	X (a)	X (b)	X (c)	X (d)	N/A
Pintail (over winter) – Article 4.2	X (a)	X (b)	X (c)	X (d)	N/A
Dunlin (over winter) – Article 4.2	X (a)	X (b)	X (c)	X (d)	N/A
Black-tailed godwit (over winter) – Article 4.2	X (a)	X (b)	X (c)	X (d)	N/A

<b>Name of European Site and EU Code</b>	<b>Mersey Estuary SPA (UK9005131)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	0.8km in a straight line and 5.25km downstream via the River Gowy				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Bird assemblage qualification (any season) – Article 4.2	X (a)	✓ (b)	X (c)	X (d)	N/A

## **Evidence Supporting Conclusions**

- (a) The DCO Proposed Development is located outside of the SPA and therefore would not result in direct or indirect loss of habitat within the SPA that supports the qualifying bird species. Golden plover, pintail, dunlin and black-tailed godwit were not recorded during the baseline bird surveys and therefore direct and indirect loss of functionally linked habitat or mortality is not considered with regard to these species. The majority of the Newbuild Infrastructure Boundary comprises arable farmland, poor semi-improved grassland and improved grassland, which are unfavourable habitats for the qualifying bird species of the SPA and therefore not considered functionally linked to the SPA. Furthermore, these habitats are well represented within the immediate surrounding landscape. Where functionally linked habitat is present, the numbers of qualifying bird species were low and did not exceed the numbers recorded along **Transect 2** of the River Dee, as detailed in **paragraph 4.2.8**. The River Dee and its associated habitats were the primary location of interest for SPA qualifying species within the Newbuild Infrastructure Boundary. At this location, the DCO Proposed Development crosses the River Dee using specialist trenchless crossing methods and therefore would avoid the loss of habitat that may support SPA qualifying species. Whilst construction activities may result in displacement, it is not anticipated that activities would result in the mortality of SPA qualifying bird species. As a result, no LSE is anticipated.
- (b) The Newbuild Infrastructure Boundary is approximately 0.8km from the SPA at its closest point and therefore disturbance of qualifying species within the SPA would not occur. Golden plover, pintail, dunlin and black-tailed godwit were not recorded during the baseline bird surveys and are therefore not considered further in relation to disturbance. As detailed in **paragraph 4.2.8**, the River Dee and its associated habitats (mudflats) were the primary location of interest for SPA qualifying species within the Newbuild Infrastructure Boundary, which may be used by qualifying birds of the SPA. Numbers of qualifying bird species recorded elsewhere along the DCO Proposed Development were low and did not exceed the numbers recorded along **Transect 2** of the River Dee. Shelduck and teal were recorded in low numbers along the River Dee in comparison to the SPA population (less than 1% of the SPA population for the peak count and less than 0.1% for mean monthly counts). As such, disturbance of these species would not result in an LSE. Redshank on passage were recorded in numbers greater than 1% (peak count and mean monthly count), although only the peak count was greater than 1% for over wintering redshank. Redshank also forms part of the bird assemblage qualification for the SPA. The DCO Proposed Development crosses the River Dee using specialist trenchless crossing methods, with the exit and entry pits located at least 16m from the riverbanks. The natural topography at the River Dee means the river and mudflat habitat are set below the ground level at the top of the banks (a difference in elevation of approximately 2 m). As such, human presence at the exit/entrance pits near the River Dee is not predicted to be in a line of sight of SPA birds using the mudflat habitat along the same side of the river and would therefore naturally reduce disturbance resulting from human presence. Impacts as a result of human presence are not considered to give rise to LSE. Table 2 of **Appendix 15.2 - Noise and Vibration Assessment Assumptions [APP-145]** identifies that the resultant noise levels at 10m from the trenchless installation techniques would be 82dB. The exit and entry pits would be located at least 16m from the riverbanks and the resultant noise levels at 16m from the trenchless installation techniques

are predicted to be approximately 78dB. As such, the noise levels are predicted to exceed thresholds that may elicit a response and cause disturbance to redshank that may use the mudflat habitats of the River Dee (**paragraph 6.2.11**). The elevation difference between the mudflat habitat and exit/entrance pits is estimated to be at approximately 2m, potentially resulting in a small degree of attenuation. The crossing of the River Dee is expected to take up to four weeks (**paragraph 3.6.101 of Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES) and would therefore be relatively short in duration. However, **it is considered that LSE cannot be ruled out in the absence of mitigation associated with noise disturbance during construction**. As detailed in **paragraph 6.2.14**, 24 hour working is anticipated for up to a four week period to achieve the River Dee crossing. The trenchless methods would include entrance/exit pits that will be a minimum of 16m from the riverbanks. Artificial lighting would be required during night working and light spill onto the mudflats may result in the disturbance of redshank, which may roost on the mudflat habitat along the river. Whilst there is availability of sufficient alternative habitat resource in the surrounding area, for the purpose of this assessment, **it is considered that LSE cannot be ruled out in the absence of mitigation associated with lighting**.

- (c) The DCO Proposed Development is located outside of the SPA and would not result in fragmentation to qualifying bird species.
- (d) The DCO Proposed Development is hydrologically linked to the SPA via the River Gowy, which flows through the SPA and discharges into the River Mersey. The DCO Proposed Development crosses the River Gowy, which is anticipated to be carried out using a specialist trenchless crossing method. As a non-tidal watercourse, the entry/exit pits either side of the watercourse would be situated at least 8m from the riverbanks. That said, there is the potential for silt and contaminants to enter the watercourse. This may result in turbidity of the water, which can block sunlight and smother water-based flora and sensitive habitat (such as fish spawning gravels) and may result in deterioration of water quality. However, these impacts are likely to be localised to the source, with the immediate area downstream at greatest risk of effects. Given the SPA is located approximately 5.25km downstream of the DCO Proposed Development, it is considered that any silt or contaminants entering the watercourse at the crossing of the River Gowy would be heavily diluted and therefore impacts to the habitats of the SPA are considered unlikely. The River Gowy or hydrologically connected watercourses are also not understood to support functionally linked habitat for the qualifying bird species within a ZOI of the DCO Proposed Development. As such, no LSE are anticipated to the qualifying birds supported by the habitats of the SPA.



**Table 6.6 – Mersey Estuary Ramsar: Screening of effects in isolation**

<b>Name of European Site and EU Code</b>	<b>Mersey Estuary Ramsar (UK11041)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	0.8km in a straight line and 5.25km downstream via the River Gowy				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Wintering waterbird assemblage – Criterion 5	X (a)	✓ (b)	X (c)	X (d)	N/A
Shelduck (spring/autumn) – Criterion 6	X (a)	X (b)	X (c)	X (d)	N/A
Black-tailed godwit (spring/autumn) – Criterion 6	X (a)	X (b)	X (c)	X (d)	N/A
Redshank (spring/autumn) – Criterion 6	X (a)	✓ (b)	X (c)	X (d)	N/A
Teal (winter) – Criterion 6	X (a)	X (b)	X (c)	X (d)	N/A
Pintail (winter) – Criterion 6	X (a)	X (b)	X (c)	X (d)	N/A
Dunlin (winter) – Criterion 6	X (a)	X (b)	X (c)	X (d)	N/A

## **Evidence Supporting Conclusions**

- (a) The DCO Proposed Development is located outside of the Ramsar and therefore would not result in direct loss of habitat within the SPA that supports the qualifying bird species. Pintail, dunlin and black-tailed godwit were not recorded during the baseline bird surveys and therefore direct and indirect loss of functionally linked habitat or mortality is not considered with regard to these species. The majority of the Newbuild Infrastructure Boundary comprises arable farmland, poor semi-improved grassland and improved grassland, which are unfavourable habitats for the qualifying bird species of the Ramsar and therefore not considered functionally linked to the Ramsar. Furthermore, these habitats are well represented within the immediate surrounding landscape. Where functionally linked habitat is present, the numbers of qualifying bird species were low and did not exceed the numbers recorded along **Transect 2** of the River Dee, as detailed in **paragraph 4.2.8**. The River Dee and its associated habitats were the primary location of interest for Ramsar qualifying species within the Newbuild Infrastructure Boundary. At this location, the DCO Proposed Development crosses the River Dee using specialist trenchless crossing methods and therefore would avoid the loss of habitat that may support Ramsar qualifying species. Whilst construction activities may result in displacement, it is not anticipated that activities would result in the mortality of Ramsar qualifying bird species. As a result, no LSE is anticipated.
- (b) The Newbuild Infrastructure Boundary is approximately 0.8km from the Ramsar at its closest point and therefore disturbance of qualifying species within the Ramsar would not occur. Pintail, dunlin and black-tailed godwit were not recorded during the baseline bird surveys and are therefore not considered further in relation to disturbance. As detailed in **paragraph 4.2.8**, the River Dee and its associated habitats (mudflats) were the primary location of interest for Ramsar qualifying species within the Newbuild Infrastructure Boundary, which may be used by qualifying birds of the Ramsar. Numbers of qualifying bird species recorded elsewhere along the DCO Proposed Development were low and did not exceed the numbers recorded along **Transect 2** of the River Dee. Shelduck and teal were recorded in low numbers along the River Dee in comparison to the Ramsar population (less than 1% of the Ramsar population for the peak count and less than 0.1% for mean monthly counts). As such, disturbance of these species would not result in an LSE. Redshank on passage were recorded in numbers greater than 1% (peak count and mean monthly count), although only the peak count was greater than 1% for over wintering redshank. Redshank also forms part of the bird assemblage qualification for the Ramsar. The DCO Proposed Development crosses the River Dee using specialist trenchless crossing methods, with the exit and entry pits located at least 16m from the riverbanks. The natural topography at the River Dee means the river and mudflat habitat are set below the ground level at the top of the banks (a difference in elevation of approximately 2 m). As such, human presence at the exit/entrance pits near the River Dee is not predicted to be in a line of sight of Ramsar birds using the mudflat habitat along the same side of the river and would therefore naturally reduce disturbance resulting from human presence. Impacts as a result of human presence are not considered to give rise to LSE. Table 2–of **Appendix 15.2 - Noise and Vibration Assessment Assumptions [APP-145]** identifies that the resultant noise levels at 10m from the trenchless installation techniques would be 82dB. The exit and entry pits would be located at least 16m from the riverbanks and the resultant noise levels at 16m from

the trenchless installation techniques are predicted to be approximately 78dB. As such, the noise levels are predicted to exceed thresholds that may elicit a response and cause disturbance to redshank that may use the mudflat habitats of the River Dee (**paragraph 6.2.11**). The elevation difference between the mudflat habitat and exit/entrance pits is estimated to be at approximately 2m, potentially resulting in a small degree of attenuation. The crossing of the River Dee is expected to take up to four weeks (paragraph 3.6.101 of **Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES) and would therefore be relatively short in duration. However, **it is considered that LSE cannot be ruled out in the absence of mitigation associated with noise disturbance during construction**. As detailed in **paragraph 6.2.14**, 24 hour working is anticipated for up to a four week period to achieve the River Dee crossing. The trenchless methods would include entrance/exit pits that will be a minimum of 16m from the riverbanks. Artificial lighting would be required during night working and light spill onto the mudflats may result in the disturbance of redshank, which may roost on the mudflat habitat along the river. Whilst there is availability of sufficient alternative habitat resource in the surrounding area, for the purpose of this assessment, **it is considered that LSE cannot be ruled out in the absence of mitigation associated with lighting**.

- (c) The DCO Proposed Development is located outside of the Ramsar and would not result in fragmentation to qualifying bird species.
- (d) The DCO Proposed Development is hydrologically linked to the Ramsar via the River Gowy, which flows through the Ramsar and discharges into the River Mersey. The DCO Proposed Development crosses the River Gowy, which is anticipated to be carried out using a specialist trenchless crossing method. As a non-tidal watercourse, the entry/exit pits either side of the watercourse would be situated at least 8m from the riverbanks. That said, there is the potential for silt and contaminants to enter the watercourse. This may result in turbidity of the water, which can block sunlight and smother water-based flora and sensitive habitat (such as fish spawning gravels) and may result in deterioration of water quality. However, these impacts are likely to be localised to the source, with the immediate area downstream at greatest risk of effects. Given the SPA is located approximately 5.25km downstream of the DCO Proposed Development, it is considered that any silt or contaminants entering the watercourse at the crossing of the River Gowy would be heavily diluted and therefore impacts to the habitats of the Ramsar are considered unlikely. The River Gowy or hydrologically connected watercourses are also not understood to support functionally linked habitat for the qualifying bird species within a ZOI of the DCO Proposed Development. As such, no LSE are anticipated to the qualifying birds supported by the habitats of the Ramsar.

**Table 6.7 – Dee Estuary/Aber Dyfrdwy SAC: Screening of effects in isolation**

<b>Name of European Site and EU Code</b>	<b>Dee Estuary/Aber Dyfrdwy SAC (UK00310131)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	1.0km in a straight line and 3.9km downstream via the River Dee				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Mudflats and sandflats not covered by seawater at low tide	X (a)	N/A	X (a)	X (d)	N/A
Salicornia and other annuals colonizing mud and sand	X (a)	N/A	X (a)	X (d)	N/A
Atlantic salt meadows <i>Glaucopuccinellietalia maritimae</i>	X (a)	N/A	X (a)	X (d)	N/A
Estuaries	X (a)	N/A	X (a)	X (d)	N/A
Annual vegetation of drift lines	X (a)	N/A	X (a)	X (d)	N/A
Vegetated sea cliffs of the Atlantic and Baltic Coasts	X (a)	N/A	X (a)	X (d)	N/A
Embryonic shifting dunes	X (a)	N/A	X (a)	X (d)	N/A

<b>Name of European Site and EU Code</b>	<b>Dee Estuary/Aber Dyfrdwy SAC (UK00310131)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	1.0km in a straight line and 3.9km downstream via the River Dee				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Shifting dunes along the shoreline with <i>Ammophila arenaria</i>	X (a)	N/A	X (a)	X (d)	N/A
Fixed coastal dune with herbaceous vegetation	X (a)	N/A	X (a)	X (d)	N/A
Humid dune slacks	X (a)	N/A	X (a)	X (d)	N/A
Sea lamprey	X (a)	✓ (b)	✓ (c)	X (d)	N/A
River lamprey	X (a)	✓ (b)	✓ (c)	X (d)	N/A
Petalwort	X (a)	X (b)	X (a)	X (d)	N/A

## **Evidence Supporting Conclusions**

- (a) The DCO Proposed Development is located outside of the SAC. The DCO Proposed Development crosses the River Dee approximately 3.9km upstream of the SAC, achieved by specialist trenchless crossing methods beneath the River Dee. Habitat loss as a result of bentonite frac-out is assessed separately as part of hydrological effects (see (d) below). There is no functionally linked habitat associated with the qualifying features of the SAC present that would be impacted by the DCO Proposed Development. As such, the DCO Proposed Development will not result in direct or indirect impacts as a result of habitat loss or mortality to qualifying features or fragmentation of qualifying habitats/floral species.
- (b) The crossing method would avoid works within the River Dee watercourse and would be undertaken at the minimum trenchless crossing depths detailed in **paragraph 6.2.29**. Geotechnical investigations either side of the River Dee identified the presence of tidal flat deposits consisting of sand and clay between 0 and 18 mbgl (**Appendix 11-6 – Ground Investigation (Volume III)** of the ES). These deposits were underlain by glacial till deposits consisting of stiff clay to at least a depth of 30 mbgl (**Appendix 11-6 – Ground Investigation (Volume III)** of the ES). With the minimum trenchless crossing depths, the intensity of vibration at the riverbed would be negligible and therefore not incur disturbance to fish. As such, LSE are not predicted in relation to vibration disturbance impacts to fish species. However, as detailed in **paragraph 6.2.14** above, the crossing of the River Dee may require 24 hour working and may therefore require lighting at the location of the entrance/exit pits. The trenchless methods would include entrance/exit pits that will be a minimum of 16m from the riverbanks **6.2.29**. Light spill onto the River Dee has the potential to adversely impact the qualifying fish species, as detailed in **paragraph 6.2.20** above. **It is therefore considered that LSE cannot be ruled out in the absence of mitigation in relation to disturbance from lighting.**
- (c) Sea and river lamprey are a qualifying feature of the SAC and also the adjoining (upstream) River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC. Both species of lamprey migrate from the sea to freshwater environments to spawn and their young, in the larval stages, remain in the freshwater for a number of years before returning to the ocean. As such, it is reasonable to determine that the populations of these species are supported by both the Dee Estuary / Aber Dyfrdwy SAC and the River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC. Sea and river lamprey were not recorded within any hydrologically linked watercourses (functionally linked habitat) of the River Dee or Dee Estuary. The crossing method for the River Dee crossing would avoid works within the River Dee watercourse and would be undertaken at the minimum trenchless crossing depths detailed in **paragraph 6.2.29** and the entrance/exit pits will be situated at least 16m from the riverbanks. As such, there would be no physical severance of habitat for the qualifying lamprey species of the Dee Estuary/Aber Dyfrdwy SAC. As detailed above in (b), lighting has the potential to adversely impact fish and may prevent movement upstream or within the watercourse (a fragmentation effect), of particular importance for migratory species such as salmon and lamprey. **It is considered that LSE cannot be ruled out in the absence of mitigation.**
- (d) Further to the information presented in **paragraphs 6.2.29 to 6.2.32**, given the SAC is located approximately 3.9 km downstream of the DCO Proposed Development, the geotechnical information and crossing depth under the River

Dee, no LSE are anticipated to the qualifying features of the SAC as a result of hydrological impacts through use of bentonite.

**Table 6.8 – The Dee Estuary SPA: Screening of effects in isolation**

<b>Name of European Site and EU Code</b>	<b>The Dee Estuary SPA (UK9013011)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	1.0km in a straight line and 3.9km downstream via the River Dee				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Common tern (breeding season) – Article 4.1	X (a)	X (b)	X (e)	X (f)	N/A
Little tern (breeding season) – Article 4.1	X (a)	X (c)	X (e)	X (f)	N/A
Sandwich tern (on passage) – Article 4.1	X (a)	X (c)	X (e)	X (f)	N/A
Bar-tailed godwit (over winter) – Article 4.1	X (a)	X (c)	X (e)	X (f)	N/A
Redshank (on passage and over winter) – Article 4.2	X (a)	✓ (d)	X (e)	X (f)	N/A
Shelduck (over winter) – Article 4.2	X (a)	X (d)	X (e)	X (f)	N/A



<b>Name of European Site and EU Code</b>	<b>The Dee Estuary SPA (UK9013011)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	1.0km in a straight line and 3.9km downstream via the River Dee				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Teal (over winter) – Article 4.2	X (a)	X (d)	X (e)	X (f)	N/A
Pintail (over winter) – Article 4.2	X (a)	X (c)	X (e)	X (f)	N/A
Oystercatcher (over winter) – Article 4.2	X (a)	X (d)	X (e)	X (f)	N/A
Grey plover (over winter) – Article 4.2	X (a)	X (c)	X (e)	X (f)	N/A
Knot (over winter) – Article 4.2	X (a)	X (c)	X (e)	X (f)	N/A
Dunlin (over winter) – Article 4.2	X (a)	X (c)	X (e)	X (f)	N/A
Black-tailed godwit (over winter) – Article 4.2	X (a)	X (c)	X (e)	X (f)	N/A
Curlew (over winter) – Article 4.2	X (a)	X (d)	X (e)	X (f)	N/A
Bird assemblage qualification (any season) – Article 4.2	X (a)	✓ (d)	X (e)	X (f)	N/A

## **Evidence Supporting Conclusions**

- (a) The DCO Proposed Development is located outside of the SPA and therefore would not result in direct loss of habitat within the SPA that supports the qualifying bird species. Little tern, sandwich tern, bar-tailed godwit, pintail, grey plover, knot, dunlin and black-tailed godwit were not recorded during the baseline bird surveys and therefore direct and indirect loss of functionally linked habitat or mortality is not considered with regard to these species. The majority of the Newbuild Infrastructure Boundary comprises arable farmland, poor semi-improved grassland and improved grassland, which are unfavourable habitats for the qualifying bird species of the SPA and therefore not considered functionally linked to the SPA. Furthermore, these habitats are well represented within the immediate surrounding landscape. Where functionally linked habitat is present, the numbers of qualifying bird species were low and did not exceed the numbers recorded along **Transect 2** of the River Dee, as detailed in **paragraph 4.2.8**. The River Dee and its associated habitats were the primary location of interest for SPA qualifying species within the Newbuild Infrastructure Boundary. At this location, the DCO Proposed Development crosses the River Dee using specialist trenchless crossing methods and therefore would avoid the loss of habitat that may support SPA qualifying species. Whilst construction activities may result in displacement, it is not anticipated that activities would result in the mortality of SPA qualifying bird species. As a result, no LSE is anticipated.
- (b) There are no breeding colonies for common tern within a zone of influence of the DCO Proposed Development. Whilst common tern may forage along the River Dee, which would be crossed by the DCO Proposed Development via specialist trenchless crossing methods, the temporary disturbance that may occur at this location would not detrimentally impact the tern's ability to forage or support their young. Further, although peak counts of common tern were greater than 1% of SPA population, these numbers were recorded on single occasions and not representative of the numbers regularly encountered during the bird surveys. When assessing the mean monthly count of common tern recorded along the River Dee, the numbers were less than 0.3% of the SPA population (in comparison to the SPA citation or WeBS five-year average values). Given the low numbers of birds recorded along the River Dee and the methods proposed for the crossing, no LSE as a result of disturbance to tern species are predicted.
- (c) Little tern, sandwich tern, bar-tailed godwit, pintail, grey plover, knot, dunlin and black-tailed godwit were not recorded during the baseline bird surveys and therefore LSE as a result of disturbance are not predicted.
- (d) The Newbuild Infrastructure Boundary is approximately 1.0km from the SPA at its closest point and therefore disturbance of qualifying species within the SPA would not occur. As detailed in **paragraph 4.2.8**, the River Dee and its associated habitats (mudflats) were the primary location of interest for SPA qualifying species within the Newbuild Infrastructure Boundary, which may be used by qualifying birds of the SPA. Numbers of qualifying bird species recorded elsewhere along the DCO Proposed Development were low and did not exceed the numbers recorded along **Transect 2** of the River Dee. Shelduck, teal, oystercatcher and curlew were recorded in low numbers along the River Dee in comparison to the SPA population (less than 1% of the SPA population for the peak count and less than 0.1% for mean monthly counts). As such, disturbance of these species would not result in an LSE. Redshank on passage were recorded in numbers greater than 1% (peak

count and mean monthly count), although only the peak count was greater than 1% for over wintering redshank. Redshank also forms part of the bird assemblage qualification for the SPA. The DCO Proposed Development crosses the River Dee using specialist trenchless crossing methods, with the exit and entry pits located at least 16m from the riverbanks. The natural topography at the River Dee means the river and mudflat habitat are set below the ground level at the top of the banks (a difference in elevation of approximately 2m). As such, human presence at the exit/entrance pits near the River Dee is not predicted to be in a line of sight of SPA birds using the mudflat habitat along the same side of the river and would therefore naturally reduce disturbance resulting from human presence. Impacts as a result of human presence are not considered to give rise to LSE. Table 2 of **Appendix 15.2 - Noise and Vibration Assessment Assumptions [APP-145]** identifies that the resultant noise levels at 10m from the trenchless installation techniques would be 82dB. The exit and entry pits would be located at least 16m from the riverbanks and the resultant noise levels at 16m from the trenchless installation techniques are predicted to be approximately 78dB. As such, the noise levels are predicted to exceed thresholds that may elicit a response and cause disturbance to redshank that may use the mudflat habitats of the River Dee (**paragraph 6.2.11**). The elevation difference between the mudflat habitat and exit/entrance pits is estimated to be at approximately 2m, potentially resulting in a small degree of attenuation. The crossing of the River Dee is expected to take up to four weeks (**paragraph 3.6.101 of Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES) and would therefore be relatively short in duration. However, **it is considered that LSE cannot be ruled out in the absence of mitigation associated with noise disturbance during construction**. As detailed in **paragraph 6.2.14** above, 24 hour working is anticipated for up to a four week period to achieve the River Dee crossing. The trenchless methods would include entrance/exit pits that will be a minimum of 16m from the riverbanks. Artificial lighting would be required during night working and light spill onto the mudflats may result in the disturbance of redshank, which may roost on the mudflat habitat along the river. Whilst there is availability of sufficient alternative habitat resource in the surrounding area, for the purpose of this assessment, **it is considered that LSE cannot be ruled out in the absence of mitigation associated with lighting**.

- (e) The DCO Proposed Development is located outside of the SPA and would not result in fragmentation to qualifying bird species.
- (f) Further to the information presented in **paragraphs 6.2.29 to 6.2.32**, given the geotechnical information and the minimum trenchless crossing depths for the River Dee, a frac-out event of bentonite is not considered likely. As such, there are no LSE identified as a result of hydrological impacts through use of bentonite.

**Table 6.9 – The Dee Estuary Ramsar: Screening of effects in isolation**

<b>Name of European Site and EU Code</b>	<b>The Dee Estuary Ramsar (UK11082)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	1.0 km in a straight line and 3.9 km downstream via the River Dee				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Estuaries – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A
Mudflats and sandflats not covered by seawater at low tide – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A
Annual vegetation of drift lines – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A
Vegetated sea cliffs of the Atlantic and Baltic coasts – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A
<i>Salicornia</i> and other annuals colonising mud and sand – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A

<b>Name of European Site and EU Code</b>	<b>The Dee Estuary Ramsar (UK11082)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	1.0 km in a straight line and 3.9 km downstream via the River Dee				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Atlantic salt meadows ( <i>Glaucopuccinellietalia maritimae</i> ) – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A
Embryonic shifting dunes – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A
Shifting dunes along the shoreline with <i>Ammophila arenaria</i> – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A
Fixed dunes with herbaceous vegetation – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A
Humid dune slacks – Criterion 1	X (a)	N/A	X (a)	X (b)	N/A
Natterjack toad – Criterion 2	X (c)	X (c)	X (c)	X (c)	N/A

<b>Name of European Site and EU Code</b>	<b>The Dee Estuary Ramsar (UK11082)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	1.0 km in a straight line and 3.9 km downstream via the River Dee				
<b>Key</b>					
<b>Likely Significant Effect: ✓</b>					
<b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Waterbird assemblage during non-breeding season – Criterion 5	X (d)	✓ (e)	X (d)	X (f)	N/A
Redshank (spring/autumn & winter) – Criterion 6	X (d)	✓ (e)	X (d)	X (f)	N/A
Teal (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A
Shelduck (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A
Oystercatcher (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A
Curlew (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A
Pintail (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A
Grey plover (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A
Knot (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A

<b>Name of European Site and EU Code</b>	<b>The Dee Estuary Ramsar (UK11082)</b>				
<b>Closest Point of European Site to DCO Proposed Development</b>	1.0 km in a straight line and 3.9 km downstream via the River Dee				
<b>Key</b> <b>Likely Significant Effect: ✓</b> <b>No Effect: X</b>					
<b>Qualifying Feature</b>	<b>Likely Effects of the DCO Proposed Development</b>				
	Direct and indirect habitat loss and/or mortality	Disturbance of qualifying species	Fragmentation of habitats/species	Hydrological effects	Air quality effects
Dunlin (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A
Black-tailed godwit (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A
Bar-tailed godwit (winter) – Criterion 6	X (d)	X (e)	X (d)	X (f)	N/A

## **Evidence Supporting Conclusions**

- (a) The DCO Proposed Development is located outside of the Ramsar. The DCO Proposed Development crosses the River Dee approximately 3.9km upstream of the Ramsar, achieved by specialist trenchless crossing methods beneath the River Dee. Habitat loss as a result of bentonite frac-out is assessed separately as part of hydrological effects. There is no functionally linked habitat associated with the qualifying habitats of the Ramsar present that would be impacted by the DCO Proposed Development. As such, the DCO Proposed Development will not result in direct or indirect impacts as a result of habitat loss or fragmentation of qualifying habitats.
- (b) The DCO Proposed Development is hydrologically linked to the Ramsar via the River Dee, a fast-flowing and tidal watercourse that discharges into the Dee Estuary. The DCO Proposed Development crosses the River Dee, which will be carried out using a specialist trenchless crossing method. Further to the information presented in **paragraphs 6.2.29 to 6.2.32**, given the geotechnical information and the minimum trenchless crossing depths for the River Dee, a frac-out event of bentonite is not considered likely. As such, there are no LSE identified anticipated to the qualifying habitats of the Ramsar as a result of hydrological impacts through use of bentonite.
- (c) Natterjack toad are supported by the coastal sand dunes of the Ramsar. This habitat is located approximately 28km in a straight line from the DCO Proposed Development, greater if considering the distance via the hydrological pathway of the River Dee. Further, there is no other functionally linked habitat associated with the DCO Proposed Development or within a Zol. Due to distance, there would be no impacts to natterjack toad as a result of direct or indirect habitat loss, mortality, disturbance or fragmentation. In addition, hydrological impacts associated with works around the River Dee crossing (such as those from bentonite, as discussed above in (b)) are not anticipated to occur. As such, no LSE is predicted to natterjack toad.
- (d) The DCO Proposed Development is located outside of the Ramsar and therefore would not result in fragmentation to qualifying bird species or a direct/indirect loss of habitat within the Ramsar that supports the qualifying bird species. Pintail, grey plover, knot, dunlin, black-tailed godwit and bar-tailed godwit were not recorded during the baseline bird surveys and therefore direct and indirect loss of functionally linked habitat or mortality is not considered with regard to these species. The majority of the Newbuild Infrastructure Boundary comprises arable farmland, poor semi-improved grassland and improved grassland, which are unfavourable habitats for the qualifying bird species of the SPA and therefore not considered functionally linked to the Ramsar. Furthermore, these habitats are well represented within the immediate surrounding landscape. Where functionally linked habitat is present, the numbers of qualifying bird species were low and did not exceed the numbers recorded along **Transect 2** of the River Dee, as detailed in **paragraph 4.2.8**. The River Dee and its associated habitats were the primary location of interest for SPA qualifying species within the Newbuild Infrastructure Boundary. At this location, the DCO Proposed Development crosses the River Dee using specialist trenchless crossing methods and therefore would avoid the loss of habitat that may support Ramsar qualifying species. Whilst construction activities may result in displacement, it is not anticipated that activities would result in the mortality of Ramsar qualifying bird species. As a result, no LSE is anticipated.



- (e) The Newbuild Infrastructure Boundary is approximately 1.0 km from the Ramsar at its closest point and therefore disturbance of qualifying species within the Ramsar would not occur. Pintail, grey plover, knot, dunlin, black-tailed godwit and bar-tailed godwit were not recorded during the baseline bird surveys and are therefore not considered further in relation to disturbance. As detailed in **paragraph 4.2.8**, the River Dee and its associated habitats (mudflats) were the primary location of interest for qualifying species of the Ramsar within the Newbuild Infrastructure Boundary. Numbers of qualifying bird species recorded elsewhere along the DCO Proposed Development were low and did not exceed the numbers recorded along **Transect 2** of the River Dee. Shelduck, teal, oystercatcher and curlew were recorded in low numbers along the River Dee in comparison to the Ramsar population (less than 1% of the Ramsar population for the peak count and less than 0.1% for mean monthly counts). As such, disturbance of these species would not result in a LSE. Redshank on passage were recorded in numbers greater than 1% (peak count and mean monthly count), although only the peak count was greater than 1% for over wintering redshank. Redshank also forms part of the bird assemblage qualification for the Ramsar. The DCO Proposed Development crosses the River Dee using specialist trenchless crossing methods, with the exit and entry pits located at least 16m from the riverbanks. The natural topography at the River Dee means the river and mudflat habitat are set below the ground level at the top of the banks (a difference in elevation of approximately 2m). As such, human presence at the exit/entrance pits near the River Dee is not anticipated to be in a line of sight of Ramsar qualifying birds using the mudflat habitat along the same side of the river and would therefore naturally reduce disturbance resulting from human presence. Impacts as a result of human presence are not considered to give rise to LSE. Table 2 of **Appendix 15.2 - Noise and Vibration Assessment Assumptions [APP-145]** identifies that the resultant noise levels at 10m from the trenchless installation techniques would be 82dB. The exit and entry pits would be located at least 16m from the riverbanks and the resultant noise levels at 16m from the trenchless installation techniques are predicted to be approximately 78dB. As such, the noise levels are predicted to exceed thresholds that may elicit a response and cause disturbance to redshank that may use the mudflat habitats of the River Dee (**paragraph 6.2.11**). The elevation difference between the mudflat habitat and exit/entrance pits is estimated to be at approximately 2m, potentially resulting in a small degree of attenuation. The crossing of the River Dee is expected to take up to four weeks (**paragraph 3.6.101 of Chapter 3 – Description of the DCO Proposed Development (Volume II)** of the ES) and would therefore be relatively short in duration. However, **it is considered that LSE cannot be ruled out in the absence of mitigation associated with noise disturbance during construction**. As detailed in **paragraph 6.2.14** above, 24 hour working is anticipated for up to a four week period to achieve the River Dee crossing. The trenchless methods would include entrance/exit pits that will be a minimum of 16m from the riverbanks. Artificial lighting would be required during night working and light spill onto the mudflats may result in the disturbance of redshank, which may roost on the mudflat habitat along the river. Whilst there is availability of sufficient alternative habitat resource in the surrounding area, for the purpose of this assessment, **it is considered that LSE cannot be ruled out in the absence of mitigation associated with lighting**.
- (f) Further to the information presented in **paragraphs 6.2.29 to 6.2.32**, given the geotechnical information and the minimum trenchless crossing depths for the River

Dee, a frac-out event of bentonite is not considered likely. As such, there are no LSE identified as a result of hydrological impacts through use of bentonite.

## 6.4. POTENTIAL IN-COMBINATION EFFECTS

- 6.4.1. A short-list of 47 “Other Developments” for the in-combination assessment was identified, taken from Table 3 of **Appendix 19-1 – Inter-Project Effects Assessment (Volume III)** of the ES. The table provides justification (spatial, temporal, and other justifications) for the inclusion or exclusion of each of the Other Developments from the short-list.
- 6.4.2. A summary table of the in-combination assessment of LSE in relation to all 47 Other Developments is presented in **Appendix B** of this document. Where available<sup>8</sup>, ecological baseline reports and HRAs were interrogated to determine the potential for in-combination effects.
- 6.4.3. Potential for in-combination LSE was confirmed in relation to six of the Other Developments; 1a, 19, 21, 27, 126 and 127. In addition, in-combination effects are assumed in relation to an additional four of the Other Developments (1c, 1d, 1f and 1g), which are at a pre-application stage and therefore information relating to the exact location of these development was not available at the time of writing. Based on a description of these Other Developments and an understanding of their general location, potential in-combination effects have been identified. **Table 6.10** provides a summary of the potential in-combination LSE identified.

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<sup>8</sup> Obtained from the planning portal.

**Table 6.10 – Potential In-Combination Effects that may result in LSE**

Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE
1a	Point of Ayr (PoA) Terminal and Foreshore Works upgrades and BVS sites (Cornist Lane, Babell and Pentre Halkyn) linked to the DCO Proposed Development via the existing Flint Connection to PoA Terminal Pipeline.	BVSs of the Other Development are also included within the DCO Proposed Development. As such, an assessment of these components is already captured within this HRA in relation to the assessment of the DCO Proposed Development. In-combination effects have been determined in relation to the terminal and foreshore works. <b>Yes. Potential in-combination (cumulative) impacts of disturbance to qualifying bird species of The Dee Estuary SPA/Ramsar if construction is undertaken at the same time as the DCO Proposed Development.</b>
1c	10km of powerlines (either all overhead or partial overhead and underground) to provide sufficient electricity capacity for the upgraded PoA terminal.	<b>Yes.</b> At the time of writing, the Other Development is in a pre-application stage and no information was available regarding the location of the Other Development. As such, on a precautionary approach, <b>it is assumed that there is potential for in-combination (cumulative) impacts of disturbance to qualifying bird species of the Mersey Estuary SPA/Ramsar and The Dee Estuary SPA/Ramsar if construction is undertaken at the same time as the DCO Proposed Development.</b>
1d	Underground connections from BVS and AGI locations to connection points to electricity infrastructure.	<b>Yes.</b> At the time of writing, the Other Development is in a pre-application stage and no information was available regarding the location of the Other Development. As such, on a precautionary approach, <b>it is assumed that there is potential for in-combination (cumulative) impacts of disturbance to qualifying bird species of the Mersey Estuary SPA/Ramsar and The Dee Estuary SPA/Ramsar if construction is undertaken at the same time as the DCO Proposed Development.</b>
1f	Additional pipeline is required by the Hydrogen Production Plant, part of the Project, that shares the Stanlow AGI plot and some initial routing out of Stanlow. The construction period expected within 2023-2026. It will provide natural gas for the HPP that is converted to H <sub>2</sub> and CO <sub>2</sub> , which will feed into the Newbuild Carbon Dioxide Pipeline.	<b>Yes.</b> At the time of writing, the Other Development is in a pre-application stage and no information was available regarding the location of the Other Development. As such, on a precautionary approach, <b>it is assumed that there is potential for in-combination (cumulative) impacts of disturbance to qualifying bird species of the Mersey Estuary SPA/Ramsar and The Dee Estuary SPA/Ramsar if construction is undertaken at the same time as the DCO Proposed Development.</b>
1g	The Hynet Northwest Hydrogen Pipeline will convey hydrogen from the Stanlow production site to industrial users and to blending points at Partington and Warburton for introduction into the existing gas network. It will also connect with associated hydrogen storage facilities to help balance supply and demand on the pipeline. It is anticipated to consist of approximately 125km of underground high pressure steel pipeline with associated user connection spurs, together with a number of Hydrogen Above Ground Installations along the route of the pipeline.	<b>Yes. Potential for cumulative disturbance of qualifying bird species of the Mersey Estuary SPA and The Dee Estuary SPA.</b>
19	Hybrid Planning Application for a gas engine electricity generating plant with a maximum generating capacity of 22.5MWe and Units for B2/B8 General Industrial / Storage and Distribution uses.	<b>Yes. Other Development outside but adjacent to the Mersey Estuary. Potential for cumulative disturbance of qualifying bird species of the Mersey Estuary SPA and The Dee Estuary SPA. Other Development site not understood to support functionally linked land of the SPA.</b>

21	Development of up to 500,000ft <sup>2</sup> (46,450m <sup>2</sup> ) of B2/B8 use class floorspace, with ancillary offices, service yards, and all associated works including landscaping and car parking with all matters reserved for future consideration.	<b>Yes. Other Development outside but adjacent to the Mersey Estuary. Potential for cumulative disturbance of qualifying bird species of the Mersey Estuary SPA and The Dee Estuary SPA. Other Development site not understood to support functionally linked land of the SPA.</b>
27	Employment-led mixed-use development, incorporating Logistics and Technology Park (B1, B2, B8) with residential(C3), local retail centre (A1), hotel (C1), training and skills centre (C2, D1), new parkland; conversion of buildings, demolition of barns; and associated infrastructure comprising construction of accesses, roads, footpaths/ cycle paths, earthworks and flood mitigation/drainage works.	<b>Yes. Potential disturbance to SPA birds using habitats along the River Dee if construction undertaken simultaneously. Potential cumulative impacts to qualifying features of the River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC from dust deposition due to proximity. Potential cumulative impacts to otter. Potential cumulative disturbance of qualifying fish species. Other Development site is not understood to support functionally linked land of the European Sites.</b>
126	<p>Plots 1-3, 5-7 &amp; 14 of the Ince Resource Recovery Park. The phased development of an Eco-Industrial Park focused on resource recovery and research and development, which has been designed to be a multi-modal facility with use of road, rail and ship transportation. It comprises a cluster of waste processing, renewable energy and environmental technology industries, with synergies internally and with the existing facilities surrounding the site at Ince.</p> <ul style="list-style-type: none"> <li>• Plot 1 – Dry Cargo Facility;</li> <li>• Plot 2 – Soil Treatment Facility;</li> <li>• Plot 3 – Timber Recycling Plant (TRP);</li> <li>• Plot 5 – Integrated Waste Management Facility (IWMF);</li> <li>• Plot 6 – Plastics Recycling Facility;</li> <li>• Plot 7 – Waste Treatment Plant;</li> <li>• Plot 14 – Block Making Facility;</li> <li>• Internal Road Infrastructure – Much of the road infrastructure has already been built;</li> <li>• Ecological Mitigation Areas A-E – Areas A &amp; D have been created. Areas B, C &amp; E are being created;</li> <li>• Full Rail Link; and</li> <li>• Dry Cargo Berth – First phase of works complete. Second phase of works is to be progressed.</li> </ul>	<b>Yes (on a precautionary basis due to the availability of limited information). Other Development outside but adjacent to the Mersey Estuary. Potential for cumulative disturbance of qualifying bird species of the Mersey Estuary SPA and The Dee Estuary SPA.</b>
127	Plot 4 of the Ince Resource Recovery Park. Development of a Bio-Substitute Natural Gas Renewable Fuels Facility	<b>Yes. Other Development outside but adjacent to the Mersey Estuary. Potential for cumulative disturbance of qualifying bird species of the Mersey Estuary SPA and the Dee Estuary SPA.</b>

## 6.5. SCREENING CONCLUSION

6.5.1. **Table 6.11** below summarises the conclusions of the Stage 1: Screening assessment and details the European Sites (and the qualifying feature of these sites) where LSE were identified and the potential impact pathway(s) that exist.

**Table 6.11 – Summary of Stage 1: Screening Results**

Site Name	Qualifying Feature(s)	Pathway(s) of LSE identified
River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC	All qualifying features (habitats and species)	Air quality effects associated with dust deposition
	Otter	Loss of functionally linked habitat (potential otter holts along Wepre Brook)  Mortality as a result of entrapment in voids
	Fish	Disturbance and fragmentation as a result of lighting during construction around the River Dee
Deeside and Buckley Newt Sites SAC	Old sessile oak woods with Ilex and Blechnum in the British Isles	Direct loss of functionally linked woodland habitat  Hydrological effects due to working in and around the Wepre Brook/Gorge (hydrological connection)
	Great crested newt	Temporary direct habitat loss, mortality, disturbance and fragmentation
Mersey Estuary SPA and Ramsar	Redshank and bird assemblage qualification	Disturbance during construction as a result of noise and lighting around the River Dee
Dee Estuary/Aber Dyfrdwy SAC	Sea and river lamprey	Disturbance and fragmentation as a result of lighting during construction around the River Dee
The Dee Estuary SPA and Ramsar	Redshank and bird assemblage qualification	Disturbance as a result of noise and lighting during construction around the River Dee

- 6.5.1. All LSE identified above are subject to further assessment of the potential for adverse effects on the integrity of the European Sites of concern, as discussed in **Section 6**.
- 6.5.2. All other impact pathways to European Sites and their qualifying features are not considered to give rise to LSE, either alone or in combination, and are therefore screened out at Stage 1.

## 7. APPROPRIATE ASSESSMENT (AA)

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### 7.1. APPROACH

- 7.1.1. This AA section considers the potential effects identified during screening (**Section 6** and summarised above in **Table 6.11**) in more detail in terms of their nature and extent. The objective of the AA section is to establish whether the DCO Proposed Development will adversely affect the integrity of a European Site, taking into account mitigation measures and the potential for further in-combination effects that may arise from other plans or projects.
- 7.1.2. In accordance with case law (see **paragraph 3.3.1**), avoidance and mitigation measures designed to reduce harm to European Sites were not considered during the Stage 1: Screening of the Proposed Scheme. At this stage in the HRA process (Stage 2: AA), it is appropriate to consider mitigation measures during the assessment. This assessment has therefore considered the implementation of mitigation measures including targeted measures identified to address potential effects on European Sites.
- 7.1.3. The following assumptions related to mitigation are therefore relevant:
- A CEMP will be produced and implemented throughout the DCO Proposed Development and during all construction activities. The CEMP will be produced by the Construction Contractor prior to the commencement of construction and will specify measures to avoid/control impacts on the natural environment. The CEMP will be informed by the measures detailed within the **Outline Construction Environmental Management Plan (OCEMP), Document reference: D.6.5.4** (which includes the relevant commitments as listed in the **REAC (Document reference: D.6.5.1)**) submitted with the DCO.
  - Specific/targeted mitigation measures to avoid or minimise impacts of construction on great crested newts will be implemented, legally bound by an EPS licence issued by NRW. This is captured as measure D-BD-045 within the **REAC (Document reference: D.6.5.1)**.
- 7.1.4. The sections below present the information to inform the AA, including any mitigation to avoid or reduce impacts, where appropriate.

### 7.2. RIVER DEE AND BALA LAKE/AFON DYFRDWY A LLYN TEGID SAC

#### AIR QUALITY IMPACTS – ALL QUALIFYING FEATURES

- 7.2.1. Trenching for the Newbuild Carbon Dioxide Pipeline on the approach to the River Dee would be achieved through open-cut techniques, which could result in significant dust emissions and deposition in adjacent areas. High levels of dust deposited in the River Dee could result in the smothering of



vegetation/habitats or a deterioration in water quality of the river. This may indirectly affect the qualifying features of the SAC.

7.2.2. In order to avoid significant adverse effects, a Dust Management Plan (DMP) will be developed and implemented on site by the Construction Contractor (measure D-AQ-004 of the **REAC (Document reference: D.6.5.1)**). The DMP will capture best practice measures to reduce dust dispersal. Such measures would include:

- consideration of weather conditions and the dust-generating potential of material to be excavated prior to the commencement of works;
- planning the site layout to maximise distance of plant/stockpiles etc. to sensitive receptors as far as practicable (measure D-AQ-012 of the **REAC (Document reference: D.6.5.1)**);
- where practicable, erect solid screens or barriers around dusty activities (measure D-AQ-013 of the **REAC (Document reference: D.6.5.1)**);
- use of dust suppression techniques where required, such as water sprays (measure D-AQ-015 of the **REAC (Document reference: D.6.5.1)**);
- minimising dust generating activities as far as practicable; and
- monitoring of dust impacts, as required, during construction (measures D-AQ-008, 009, 010 and 011 of the **REAC (Document reference: D.6.5.1)**).

7.2.3. Full measures to be employed would be detailed in the CEMP to be followed at all times during the works (**OCEMP, Document reference: D.6.5.4**).

7.2.4. Following the implementation of the above mitigation measures, **no adverse impact on the integrity of the SAC is concluded with regard to dust emissions or deposition.**

## **OTTERS**

### **Loss of Habitat**

7.2.5. Whilst no otter holts were recorded within the Newbuild Infrastructure Boundary, otter resting sites and potential holts (assumed active based on the precautionary principle) were recorded along Wepre Brook, a functionally linked watercourse to the River Dee. As such, there is the potential for otter resting sites to be present and, in the absence of mitigation, the DCO Proposed Development may result in the direct loss of otter habitat (resting sites).

7.2.6. It should be noted that the loss of a single or low numbers of otter resting sites along Wepre Brook is unlikely to result in an adverse impact on the integrity of the SAC. However, mitigation has been proposed within **Chapter 9 – Biodiversity (Volume II)** of the ES (and captured in the **REAC (Document reference: D.6.5.1)**) to avoid and reduce impacts to otter.

7.2.7. To mitigate impacts to otter holts/resting sites, updated pre-commencement surveys will be undertaken to verify that the baseline data remains accurate and to identify any changes, such as a change in location or new location(s) of otter

resting sites (measure B-DB-035 of the **REAC (Document reference: D.6.5.1)**). If otter resting sites are recorded but an offence<sup>9</sup> can be avoided through mitigation, the Ecological Clerk of Works (ECoW) will develop an appropriate plan and work with the Construction Contractor to implement this (measure B-DB-035 of the **REAC (Document reference: D.6.5.1)**). Where suitable mitigation cannot be implemented to avoid an offence, an EPS licence will be sought from the relevant statutory body. The EPS licence would be supported by appropriate mitigation, such as timing of the works and ecological supervision, to further reduce the impacts of the DCO Proposed Development. The EPS licence would also identify any necessary compensation, as agreed with the relevant statutory body. As such, **no adverse impact on the integrity of the SAC is concluded with regard to loss of otter habitat (holts or resting places)**.

### **Mortality**

- 7.2.8. Otters are known to be present in the vicinity of the DCO Proposed Development and may become trapped in trenches/voids created during open-cut trenching. In a worst-case scenario, entrapment may lead to the mortality of individual otter. This, in turn, could lead to a long-term reduction in the otter population along the River Dee.
- 7.2.9. To prevent entrapment of otter and other wildlife, trenches or voids created will be excavated and infilled within the same working day. If this is not practicable, suitable means of escape will be provided (such as a ramp at no greater than a 45° angle) at regular intervals along the excavated trench channel/excavations. Any void will then be visually inspected prior to re-starting works to confirm the absence of entrapped wildlife. This mitigation is captured as measure D-BD-023 of the **REAC (Document reference: D.6.5.1)**.
- 7.2.10. Escape measures will be discussed and agreed with an appointed ECoW to ensure they are suitable for the size of void and wildlife that may become trapped. If deemed appropriate, the ECoW may enforce additional measures, such as the installation of temporary exclusion fencing around the void to prevent entry (measure D-BD-023 of the **REAC (Document reference: D.6.5.1)**).
- 7.2.11. In addition to the above, any exposed tunnels or pipes will also be blocked overnight to prevent entry by otter or other wildlife.
- 7.2.12. Following the implementation of the above mitigation measures, **no adverse impact on the integrity of the SAC is concluded with regard to mortality of otters**.

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<sup>9</sup> Otters are afforded protection under the Habitats Regulations (**Ref. 1**) and the Wildlife and Countryside Act 1981 (as amended) (**Ref. 31**). Otters are protected from killing and injury and its places of rest or shelter (holt) protected from damage or destruction. Protection is also afforded with respect to disturbance of individuals occupying places of rest or shelter and obstruction of access to these places.

## FISH

- 7.2.13. Use of artificial lighting during the proposed 24 hour working associated with the River Dee crossing may result in adverse impacts to qualifying fish species (salmon, lamprey species and bullhead).
- 7.2.14. Where lighting is required during construction, a suitable lighting design will be developed and implemented (measure D-BD-015 of the **REAC (Document reference: D.6.5.1)**). This will include:
- Avoidance of artificial lighting of the River Dee, particularly during the hours of darkness, to prevent impacts to fish behaviour or passage;
  - Avoidance of light spill through use of directional and/or baffled lighting;
  - Positioning of lighting columns away from the River Dee and also facing away from the River Dee; and
  - Reducing the height of lighting columns to reduce light spill onto adjacent habitats.
- 7.2.15. Following the implementation of the above lighting mitigation, **no adverse impact on the integrity of the SAC is concluded with regard to fish disturbance and fragmentation.**

## 7.3. DEESIDE AND BUCKLEY NEWT SITES SAC

### OLD SESSILE OAK WOODS WITH ILEX AND BLECHNUM IN THE BRITISH ISLES

#### Loss of Functionally Linked Habitat

- 7.3.1. The DCO Proposed Development would result in the loss of deciduous woodland that is connected and functionally linked to the SAC as a result of the Alltami Brook crossing.
- 7.3.2. It should be noted that the small loss of functional woodland habitat outside the boundaries of the SAC is unlikely to result in an adverse impact on the integrity of the SAC. However, mitigation has been proposed within **Chapter 9 – Biodiversity (Volume II)** of the ES (and captured in the **REAC (Document reference: D.6.5.1)**) to reduce the impacts of the DCO Proposed Development. The proposed mitigation is summarised below.
- 7.3.3. Where woodland is lost to facilitate construction of the DCO Proposed Development, this will be mitigated through the planting of trees at a ratio of 3:1 (planted:lost) and will comprise planting of native species of local provenance (measure D-BD-066 of the **REAC (Document reference: D.6.5.1)**). In relation to the loss of woodland at Alltami Brook, the replacement planting will also be within an area that is functionally linked to the SAC.
- 7.3.4. Following the implementation of the replacement planting, **no adverse impact on the integrity of the SAC is concluded with regard to loss of functionally linked woodland habitat.**

## **Hydrological Effects**

- 7.3.5. Adverse hydrological effects may be incurred during the crossing of Wepre Brook/Gorge, Alltami Brook and New Inn Brook. Open trench techniques or an embedded pipe bridge (Alltami Brook only) are proposed to cross these watercourses, requiring engineering works in and around the watercourses. These works may result in silt or contaminants entering the watercourse, which may have a detrimental impact on habitats downstream, including the qualifying oak wood habitat.
- 7.3.6. Depending on the extent of any pollution events, a reduction in water quality may lead to an indirect long-term reduction in habitat quality via an overall reduction in species diversity (of both plants and wildlife).
- 7.3.7. In order to avoid significant adverse effects, measures for pollution prevention will be employed during works within or adjacent to Wepre Brook, Alltami Brook and New Inn Brook. Such measures will include:
- protection of exposed soils from winds and minimisation of dust generating activities by measures detailed in **paragraph 7.2.2** above;
  - obtaining all permits prior to the commencement of works, including (but not limited to), Natural Resources Wales or Environment Agency (as appropriate) authorisation for works in and around watercourses (measure D-WR-045 of the **REAC (Document reference: D.6.5.1)**);
  - refuelling stations to be set back from the watercourses at a minimum distance of 50m (measure D-BD-070 of the **REAC (Document reference: D.6.5.1)**), with chemicals and fuels stored in secure containers away from watercourses;
  - spill kits available on site at all times (measure D-BD-070 of the **REAC (Document reference: D.6.5.1)**);
  - use of silt traps/bunds/fences, where considered necessary, to prevent sediment entering the watercourses during periods of heavy rainfall (measures D-BD-068 and 069 of the **REAC (Document reference: D.6.5.1)**); and
  - locating temporary topsoil stores and construction compounds away from the banks of watercourses (minimum of 10m) (measure D-WT-003 of the **REAC (Document reference: D.6.5.1)**).
- 7.3.8. Further measures related to construction works in and around water environments are detailed within the **REAC (Document reference: D.6.5.1)** (measures beginning "D-WR-"). Full details of measures to be employed will be captured in the CEMP (**OCEMP, Document reference: D.6.5.4**), which would set out how construction activities will be undertaken in accordance with appropriate good practice guidance, such as CIRIA's control of water pollution from construction sites (C532). In addition, although now withdrawn, the Pollution Prevention Guidelines (PPG) published by the Environment Agency still provide good practice guidance, particularly PPG1 - General guide to the

prevention of water pollution; PPG 5 - Works in, near or liable to affect watercourses; and PPG 6 - Working at construction and demolition sites.

- 7.3.9. Following the implementation of the above mitigation measures, **no adverse impact on the integrity of the SAC as a result of hydrological effects.**

#### **GREAT CRESTED NEWT**

- 7.3.10. The Stage 1: Screening identified that construction surrounding any waterbodies that support great crested newts of the SAC may result in LSE as a result of direct habitat loss, mortality, disturbance and fragmentation. All of these effect pathways are considered temporary in nature as the DCO Proposed Development would reinstate habitats following the installation of the Newbuild Carbon Dioxide Pipeline (within areas where impacts to great crested newts of the SAC are located).
- 7.3.11. Any species-specific mitigation and predicted impacts to great crested newts will be captured under an EPS mitigation licence application (measure D-BD-045 of the **REAC (Document reference: D.6.5.1)**) and subject to agreement with NRW. The granting of an EPS licence ensures that sufficient and appropriate mitigation and compensation is provided to prevent an impact on the favourable conservation status of a species. As such, upon implementation of the conditions of a granted EPS licence, the DCO Proposed Development would not be anticipated to result in impacts to great crested newts of the SAC or the favourable conservation status of the species.
- 7.3.12. The most recent great crested newt surveys in relation to the DCO Proposed Development were completed in spring 2022. As construction works are anticipated to start in 2024, it is likely that update great crested newt surveys of ponds within 500m of the Newbuild Infrastructure Boundary (not separated by any dispersal barriers) will be required. This is to ensure that up-to-date baseline information is available to inform the EPS licence application. Update surveys would be undertaken in advance of construction commencing within the area surrounding the SAC, anticipated to be in 2023 or 2024 (depending on the detailed programme for the DCO Proposed Development). Reference to update baseline surveys is captured in measure D-BD-007 of the **REAC (Document reference: D.6.5.1)**.
- 7.3.13. The EPS licence will need to be in place prior to construction commencing within 500m of ponds with confirmed great crested newt presence.
- 7.3.14. Full details of mitigation and compensation will be included in the EPS licence application, as mentioned above, and subject to approval by NRW. Therefore, as no work can proceed without a suitable licence from NRW, the favourable conservation status of the great crested newt population will be preserved. Following the implementation of the above mitigation measures, **no adverse impact on the integrity of the SAC is predicted as a result of impacts to great crested newts.**

## 7.4. MERSEY ESTUARY SPA AND RAMSAR

- 7.4.1. Use of artificial lighting during the proposed 24 hour working associated with the River Dee crossing may result in adverse impacts to qualifying bird species of the SPA, notably redshank.
- 7.4.2. The mitigation presented above in **paragraph 7.2.14** in relation to lighting is also relevant to disturbance of birds.
- 7.4.3. Following the implementation of the lighting mitigation, **no adverse impact on the integrity of the SPA/Ramsar is concluded with regard to bird disturbance.**
- 7.4.4. In relation to noise, the following approach to mitigation is developed based on the entrance/exit pits for the trenchless crossing being a worst-case distance of 16m from the riverbanks. However, construction may be located further from the riverbanks. The mitigation also assumes that the equipment used generates the predicted noise levels within the noise assessment (Table 2 of **Appendix 15.2 - Noise and Vibration Assessment Assumptions [APP-145]**). However, equipment used may also be quieter. In addition, the riverbanks and the surrounding vegetation may attenuate effective noise levels. A review would be undertaken by a suitably experienced ecologist during or following detailed design to determine the need for noise mitigation, depending on the proximity of works and the noise levels to be generated (in line with measure D-BD-067 of the **REAC [REP1-015]** (or subsequent iteration)).
- 7.4.5. Based on construction works being 16m from the riverbanks and generating predicted noise levels within the noise assessment (Table 2 of **Appendix 15.2 - Noise and Vibration Assessment Assumptions [APP-145]**), temporary noise screening methods such as use of acoustic barriers would be implemented during construction for activities near the River Dee to reduce and mitigate noise levels generated (measures D-NV-005 and D-NV-009 of the **REAC [REP1-015]** (or subsequent iteration)). The locations of these screens will be optimised for acoustic mitigation whilst considering other potential impacts. Noise mitigation measures will be detailed within a Noise and Vibration Management Plan as measure D-NV-001 of the **REAC [REP1-015]** (or subsequent iteration), as secured by a CEMP in Requirement 5 of the dDCO **[REP1-004]** (or subsequent iteration).
- 7.4.6. As detailed in measure D-NV-009 of the **REAC [REP1-015]** (or subsequent iteration), the mitigation is anticipated to achieve a minimum attenuation of 10dB. This would therefore reduce predicted noise levels to approximately 68dB. The crossing of the River Dee is expected to take up to four weeks (paragraph 3.6.101 of **Chapter 3 – Description of the DCO Proposed Development** of the 2022 ES **[APP-055]** and would therefore be relatively short in duration. In addition, there is sufficient alternative habitat resource available in the surrounding area to accommodate displaced birds. As such, following the



implementation of the noise mitigation, **no adverse impact on the integrity of the SPA/Ramsar is concluded with regard to bird disturbance.**

## **7.5. DEE ESTUARY/ABER DYFRDWY SAC**

- 7.5.1. Use of artificial lighting during the proposed 24 hour working associated with the River Dee crossing may result in adverse impacts to qualifying fish species (lamprey species).
- 7.5.2. The mitigation presented above in **paragraph 7.2.14** in relation to lighting is also relevant to the impact assessment for the SAC.
- 7.5.3. Following the implementation of the lighting mitigation, **no adverse impact on the integrity of the SAC is concluded with regard to fish disturbance and fragmentation.**

## **7.6. THE DEE ESTUARY SPA AND RAMSAR**

- 7.6.1. Use of artificial lighting during the proposed 24 hour working and noise generated by construction activities associated with the River Dee crossing may result in adverse impacts to qualifying bird species of the SPA, notably redshank.
- 7.6.2. The mitigation presented above in **paragraph 7.2.14** in relation to lighting and **paragraphs 7.4.4** and **7.4.6** is also relevant to disturbance of birds.
- 7.6.3. Following the implementation of the lighting mitigation, **no adverse impact on the integrity of the SPA/Ramsar is concluded with regard to bird disturbance.**

## **7.7. CONCLUSION FOR THE DCO PROPOSED DEVELOPMENT IN ISOLATION**

- 7.7.1. Following the implementation of mitigation measures, it is predicted that there would be **no adverse impacts on the integrity of the European Sites or their qualifying features** as a result of the DCO Proposed Development in isolation.

## **7.8. CONCLUSION IN-COMBINATION WITH OTHER DEVELOPMENTS**

- 7.8.1. As detailed in **Appendix B**, Other Developments 1a, 19, 21, 27 and 127 propose mitigation measures to reduce the impacts of each respective Other Development. In addition, Natural England concluded that Other Development 126 *“will not be likely to have a significant effect on the SPA either alone or in combination with other plans or projects.”*<sup>10</sup> Other Development 126 was consented and it can be reasonably assumed that, if required, any appropriate

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<sup>10</sup> RSK Group PLC (2010). Ince Park: Waste Recovery. Application for amendments and substation; EIA Screening Report.

mitigation measures were agreed and secured. Following the implementation of mitigation measures for the DCO Proposed Development and those identified for each of the Other Developments, it is predicted that **no in-combination adverse impacts on the integrity of the European Sites** would occur.

- 7.8.2. Other Developments 1c, 1d, 1f, 1g and 14 are at a pre-application stage. Therefore, information regarding these proposals and any measures to avoid or reduce impacts to the European Sites was not available at the time of writing.
- 7.8.3. Other Development 1c, 1d, 1f and 1g are schemes that are part of the Project (HyNet North West), and therefore it is reasonable to assume these developments will secure appropriate mitigation to avoid any adverse impacts on the integrity of the European Sites.
- 7.8.4. It is also notable that the DCO Proposed Development proposes mitigation to sufficiently address impacts and effects to the European Sites. As such, any contribution to in-combination effects is considered to be negligible.
- 7.8.5. Overall, in consideration of the above, it is predicted that there would be **no in-combination adverse impacts on the integrity of the European Sites**.



## 8. CONCLUSIONS

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- 8.1.1. This combined HRA Screening and Report to Inform an Appropriate Assessment has been prepared in relation to the DCO Proposed Development.
- 8.1.2. Works associated with the DCO Proposed Development are detailed in **paragraph 2.1.4** above.
- 8.1.3. During the screening assessment, the following LSE were identified as a result of the DCO Proposed Development:
- adverse air quality effects on the various qualifying features of the River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC associated with dust deposition;
  - loss of functionally linked otter habitat and mortality of otter associated with the River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC;
  - disturbance and fragmentation to qualifying fish species of the River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC and Dee Estuary/Aber Dyfrdwy SAC as a result of lighting during construction around the River Dee;
  - direct loss of functionally linked woodland habitat and adverse hydrological effects on the old sessile oak wood qualifying habitat of the Deeside and Buckley Newt Sites SAC;
  - direct mortality and temporary disturbance, habitat loss and fragmentation in relation to great crested newts associated with the Deeside and Buckley Newt Sites SAC; and
  - disturbance of redshank and the bird assemblage qualification of the Mersey Estuary SPA/Ramsar and The Dee Estuary SPA/Ramsar as a result of lighting and noise during construction around the River Dee.
- 8.1.4. Potential in-combination effects with ten Other Developments were also identified, primarily as a result of disturbance to qualifying species of the European Sites.
- 8.1.5. As LSE were identified during the screening stage, further assessment of the potential for adverse effects on the integrity of the European Sites was undertaken (Stage 2: AA). At the AA stage, avoidance and mitigation measures designed to reduce harm to European Sites were considered. Mitigation measures identified include (in summary):
- Best practice measures to be followed during construction in relation to dust deposition;
  - Pre-commencement surveys to update baseline information relating to otter, the implementation of avoidance and mitigation measures if holts or resting places are identified or, if impacts are unavoidable, the implementation of an EPS licence obtained from the relevant statutory body;
  - Measures to avoid entrapment of otters in voids, trenches or pipes;

- Appropriate lighting design to avoid of reduce impacts of light spill around the River Dee on birds and fish;
- Noise screening methods for works around the River Dee, if required, to reduce noise disturbance to qualifying bird species (namely redshank);
- Replacement woodland planting for the loss of functionally linked woodland associated with the Deeside and Buckley Newt Sites SAC;
- Best practice measures to be followed during construction in relation to pollution prevention;
- Obtaining an EPS mitigation licence in relation to works affecting great crested newt habitat, and specific mitigation and compensation measures to be followed, including timing works to avoid sensitive periods, carrying out clearance work under the supervision of an ECoW; undertaking a translocation exercise; and reinstatement of any habitat removed during construction.

8.1.6. The above mitigation measures are captured within the **REAC (Document reference: D.6.5.1)** and would be secured and implemented within the CEMP (**OCEMP, Document reference: D.6.5.4**).

8.1.7. Following the implementation of the above mitigation measures, **it is concluded that the DCO Proposed Development would not adversely affect the integrity of the European Sites either alone or in-combination.**

## 9.

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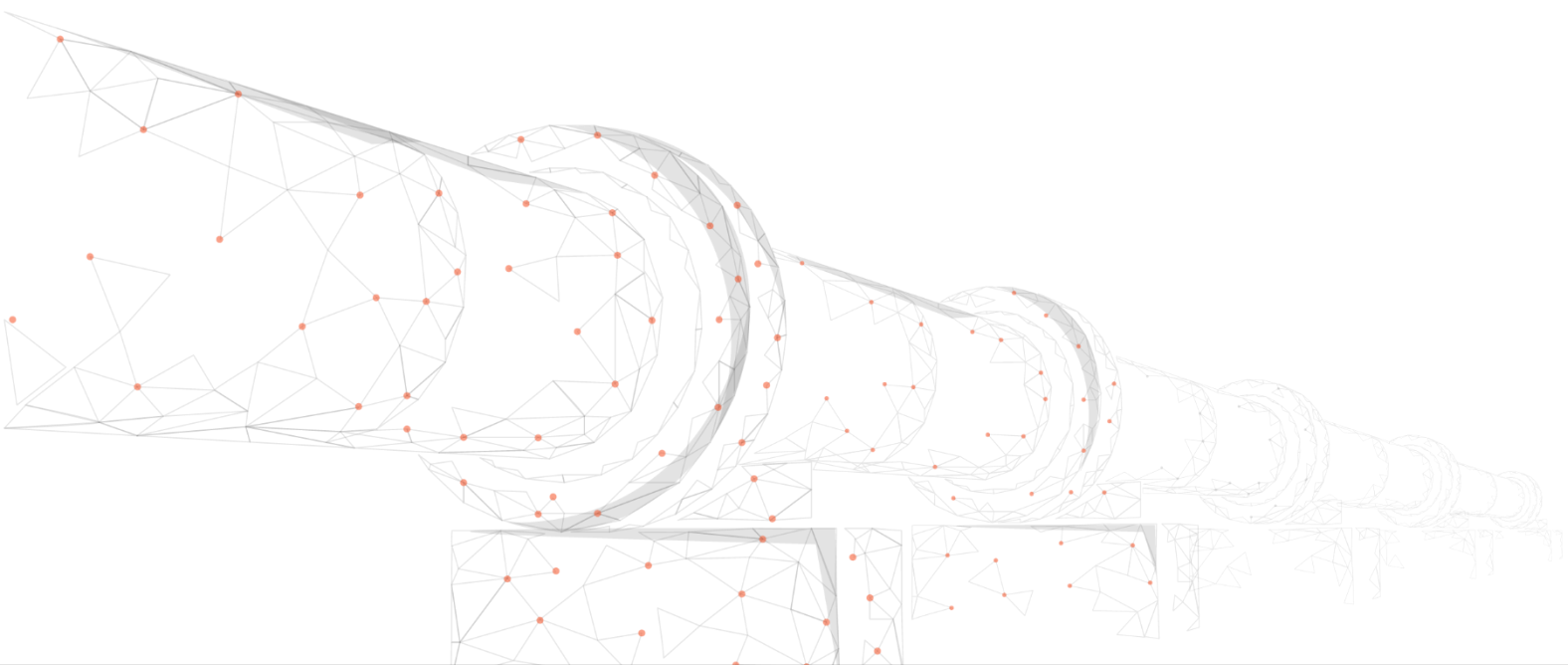
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# Appendix A

## EUROPEAN SITES – CONSERVATION OBJECTIVES



Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
River Dee and Bala Lake / Afon Dyfrdwy a Llyn Tegid SAC	<p>NRW define conservation objectives as comprising two elements, the vision for the SAC feature and the performance indicators which enable the measurement of whether the SAC feature meets the vision.</p> <p><b>Conservation objective for water courses (Rivers):</b>  The vision for the water course is for it to be in favourable conservation status, where all of the following conditions are satisfied:</p> <ol style="list-style-type: none"> <li>1. Ecological status of the water environment should be sufficient to maintain a stable or increasing population of each feature (including water quantity and quality, physical habitat and community composition and structure).</li> <li>2. There will be no deterioration in water quality other than that temporarily generated by natural variations in water flow or by manmade variations occurring as a result of operating the River Dee flow control regime within its normal operating parameters.</li> <li>3. The Dee flow regime should remain within 10% of 'recent actual flow' as described by Bethune (2006).</li> <li>4. The river planform and profile should be predominantly unmodified. Physical modifications having an adverse effect on the integrity of the SAC will be avoided.</li> <li>5. Artificial factors impacting on the capability of each feature to occupy the full extent of its potential range should be modified where necessary to allow passage, e.g. weirs, bridge sills, or other forms of barrier.</li> <li>6. Natural limiting factors such as waterfalls, which may limit the natural range of a feature or its dispersal between naturally isolated populations, should not be modified.</li> <li>7. Flow objectives for assessment points in the Dee Catchment Abstraction Management Strategy will be agreed between EA and CCW as necessary.</li> <li>8. Levels for nutrients, in particular phosphate, will be agreed between EA and CCW for each Water Framework Directive waterbody in the River Dee and Bala Lake SAC, and measures taken to maintain nutrients below these levels.</li> <li>9. The levels of water quality parameters, in addition to those deemed to be nutrients and including levels of suspended solids, that may affect the distribution and abundance of SAC features will be agreed between EA and CCW for each Water Framework Directive water body in the River Dee and Bala Lake SAC, and measures taken to maintain them below these levels.</li> <li>10. Potential sources of pollution, nutrient enrichment and/or suspended solids that have not been addressed in the Review of Consents such as, but not confined to, diffuse pollution or disturbance to sediments, will be considered in assessing plans and projects.</li> </ol> <p><b>Conservation objective for Feature 1 (watercourses of plain to montane levels):</b>  The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:</p> <ol style="list-style-type: none"> <li>1. The conservation objective for the water course as defined for water courses (Rivers) as above must be met.</li> </ol>	<p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the Favourable Conservation Status of its Qualifying Features, by maintaining or restoring;</p> <ul style="list-style-type: none"> <li>• The extent and distribution of qualifying natural habitats and habitats of qualifying species</li> <li>• The structure and function (including typical species) of qualifying natural habitats</li> <li>• The structure and function of the habitats of qualifying species</li> <li>• The supporting processes on which qualifying natural habitats and the habitats of qualifying species rely</li> <li>• The populations of qualifying species</li> <li>• The distribution of qualifying species within the site.</li> </ul>

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>2. The area of this feature within its potential range in this SAC should remain stable or increase.</p> <p>3. The area of the sub-communities that are represented within this feature should be stable or increasing.</p> <p>4. The conservation status of the feature's typical species should be favourable.</p> <p>5. All know, controllable features, that affect the achievement of these conditions are under control (many factors may be unknown or beyond human control).</p> <p><b>Conservation objective for Feature 2 (Atlantic Salmon, <i>Salmo Salar</i>)</b>  The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:</p> <ol style="list-style-type: none"> <li>1. The parameters for the water course as defined for water courses (Rivers) as above must be met.</li> <li>2. The SAC feature populations will be stable or increasing over the long term.</li> <li>3. The natural range of the features in the SAC is neither being reduced nor is likely to be reduced for the foreseeable future.</li> <li>4. There will be no reduction in the area or quality or habitat for the feature populations in the SAC on a long-term basis.</li> <li>5. All know, controllable features, that affect the achievement of these conditions are under control (many factors may be unknown or beyond human control).</li> </ol> <p><b>Conservation objective for Feature 3 (<i>Luronium natans</i>/Floating water plantain)</b>  The conservation objective for the lake water body as defined in conservation objective number 10 (water courses Rivers) must be met. The vision for this feature is for it be in favourable conservation status, where all of the following conditions are satisfied:</p> <ol style="list-style-type: none"> <li>1. There will be no contraction of the current <i>L.natans</i> extent and distribution, and the populations will be viable throughout their current distribution and will be able to maintain themselves on a long-term basis. Each <i>L.natans</i> population must be able to complete sexual and/or vegetative reproduction successfully.</li> <li>2. The lake will have sufficient habitat to support existing <i>L.natans</i> populations within their current distribution and for future expansion.</li> <li>3. All factors affecting the achievement of these conditions are under control.</li> </ol> <p><b>Conservation objective for Features 4, 5, and 6 (Sea lamprey, <i>Petromyzon marinus</i>, Brook lamprey, <i>Lampetra planeri</i>, River lamprey, <i>Lampetra fluviatilis</i>)</b>  The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:</p> <ol style="list-style-type: none"> <li>1. The parameters for the water course as defined for water courses (Rivers) as above must be met.</li> <li>2. The SAC feature populations will be stable or increasing over the long-term.</li> <li>3. The natural range of the features in the SAC is neither being reduced nor is likely to be reduced for the foreseeable future.</li> <li>4. There will be no reduction in the area or quality of habitat for the feature populations in the SAC on a long-term basis.</li> <li>5. All factors affecting the achievement of these conditions are under control.</li> </ol> <p><b>Conservation objective for Feature 7 (Bullhead, <i>Cottus gobio</i>)</b></p>	



Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>The vision for this feature is for it to be in favourable conservation status, where all of the following conditions are satisfied:</p> <ol style="list-style-type: none"> <li>1. The parameters for the water course as defined for water courses (Rivers) as above must be met.</li> <li>2. The SAC feature populations will be stable or increasing over the long term.</li> <li>3. The natural range of the features in the SAC is neither being reduced nor is likely to be reduced for the foreseeable future.</li> <li>4. There will be no reduction in the area or quality of habitat for the feature populations in the SAC on a long-term basis.</li> <li>5. All factors affecting the achievement of these conditions are under control.</li> </ol> <p><b>Conservation objective for Feature 8 (European otter, <i>Lutra lutra</i>)</b></p> <p>The vision for this feature is for it to be in favourable conservation status, where all of the following conditions are satisfied:</p> <ol style="list-style-type: none"> <li>1. The parameters for the water course as defined for water courses (Rivers) as above must be met.</li> <li>2. The SAC otter population is stable over the long term, both within the SAC and within its catchment.</li> <li>3. There will be no loss of otter breeding or resting sites other than by natural means (such as naturally occurring river processes) within the SAC or its catchment.</li> <li>4. There number of potential resting sites within the SAC will not be a factor limiting that limits the otter population's size or extent.</li> <li>5. There should be no reduction of fish biomass within the SAC or its tributaries except for that attributable to natural fluctuations.</li> <li>6. There should be no loss of amphibian habitat likely to provide a source of prey for members of the SAC otter population.</li> <li>7. The potential range of otters in the within the SAC or its catchment is neither being reduced nor is likely to be reduced for the foreseeable future.</li> <li>8. All known or potential access or dispersal routes within the catchment for otters that might be considered part of the SAC population should be maintained such that their function is not impaired including the incorporation of measures or features required to avoid disturbance.</li> <li>9. Off-site habitats likely to function as 'stepping stones' within the catchment for members of the SAC otter population will be maintained for migration, dispersal, foraging and genetic exchange purposes.</li> <li>10. All man-made structures within or likely to be used by otters from the SAC population must incorporate effective measures to facilitate the safe movement and dispersal of otters.</li> <li>11. All known, controllable factors, affecting the achievement of these conditions are under control (many factors may be unknown or beyond human control).</li> </ol> <p><b>Conservation objective for lake and marginal wetland SAC &amp; Ramsar features 9 and 10 (the lake and aquatic/emergent vegetation, lake fen/swamp inc. wet woodland)</b></p> <p>Vision for Features 9 and 10:</p> <ol style="list-style-type: none"> <li>1. The total extent of the lake area, including lake fen and swamp shall be maintained as indicated on map in Annex 1, this includes some 10 ha of</li> </ol>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>swamp/fen in total; of which at least 6 ha is attributable to NVC S11 <i>Carex vesicaria</i> (Blister sedge) swamp community.</p> <ol style="list-style-type: none"> <li>2. The abundance and distribution of rare aquatic and emergent species will be maintained or increased and continue to be self-sustaining.</li> <li>3. The abundance and distribution of typical species of aquatic /emergent species will be common and continue to be self-sustaining.</li> <li>4. The distribution fen / swamp and wet woodland shall be as indicated on map in Annex 1, or more extensive.</li> <li>5. The fen and swamp layers comprise locally native species. The abundance of typical species of each fen and swamp type will be common.</li> <li>6. The abundance and distribution of uncommon / rare plants occurring within each fen and swamp vegetation community will be maintained or increased and continue to be self-sustaining.</li> <li>7. Invasive non-native species such as rhododendron, Japanese knotweed, Canadian pondweed and Himalayan balsam will not be present. This condition is considered under “factors”.</li> <li>8. Water quality in the lake should be of a standard that will ensure it reaches at Good Ecological Status or better as defined by the Water Framework Directive, and that the River Dee at Llandderfel Bridge reaches its targets of Biological GQA class A and chemical quality standard of RE1. Eutrophication of the lake from diffuse and point source pollution will be under control and incidences of blue/green algal blooms will have stopped. The nutrient levels in the lake will be much lower and similar to the levels inferred from the diatom assemblages for the lake prior to 1925.</li> <li>9. All factors affecting the achievement of these conditions are under control.</li> </ol> <p><b>Conservation objective for Feature 11 (Fish. Gwyniad, <i>Coregonus lavaretus</i>)</b>  The conservation objective for the lake water body as defined in conservation objective number 9 &amp; 10 must be met. The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:</p> <ol style="list-style-type: none"> <li>1. The population of the feature in the SAC is stable or increasing over the long term.</li> <li>2. The natural range of the feature in the SAC is neither being reduced nor is likely to be reduced for the foreseeable future.</li> <li>3. Suitable habitat is defined in terms of near-natural hydrological regime, depth of water and substrate type at spawning sites, and ecosystem structure and functions e.g. food supply.</li> <li>4. All factors affecting the achievement of these conditions are under control.</li> </ol> <p><b>Conservation objective for Feature 12 (Glutinous snail, <i>Myxas glutinosa</i>)</b>  The conservation objective for the lake water body as defined in conservation objective number 9 &amp; 10 must be met. The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:</p> <ol style="list-style-type: none"> <li>1. This population will continue to thrive and colonise all suitable areas of habitat in the marginal zone. The species will have been extensively studied and its ecology, especially its response to fluctuating water levels, will be better understood so that its niche requirements can continue to be met. In addition, we will fully understand whether the apparently different mean growth rates in</li> </ol>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>snail populations at different locations around the lake is due to minor habitat variance or to isolated sub-population differences.</p> <ol style="list-style-type: none"> <li>2. Maintenance of the quality and extent of suitable habitat.</li> <li>3. All factors affecting the achievement of these conditions are under control.</li> </ol>	
Deeside and Buckley Newt Sites SAC	<p><b>Conservation objective for Feature 1: Great crested newt, <i>Triturus cristatus</i>:</b> The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:</p> <ul style="list-style-type: none"> <li>• No less than 600 great crested newts will be present on the site</li> <li>• At least 50 display/breeding ponds will be found throughout the entire site</li> <li>• Great crested newt larvae will be found in 25 or more of the breeding ponds</li> <li>• Half of the display/breeding ponds on the site will have a water depth of 10cm or more during the summer months.</li> <li>• Native macrophytes will cover at least half of the pond surface yet some of the water surface (40%) will still remain open.</li> <li>• Aquatic marginal vegetation will be present around the ponds</li> <li>• Breeding/display ponds will not be heavily shaded by surrounding vegetation</li> <li>• Algal blooms and surface sheens will be absent from display/breeding ponds</li> <li>• Fish will not be present in breeding/display ponds which support great crested newts</li> <li>• Only small numbers of water and wildfowl will be seen on the ponds</li> <li>• The terrestrial habitat surrounding breeding ponds will comprise of refuge areas for newts, foraging areas, areas of hibernacula and corridors which will aid the dispersal of great crested newts</li> <li>• Off site habitats that function as stepping stone or corridors located between SAC compartments will be maintained for migration, dispersal, foraging and genetic exchange purposes</li> <li>• Off-site features that impact on successful dispersal, such as roadside gully-pots, will not be subject to future construction</li> <li>• Non-native aquatic species will not be present</li> <li>• Amphibian chytridiomycosis will not be present</li> <li>• All factors affecting the achievement of the foregoing conditions are under control.</li> </ul> <p><b>Conservation objective for Feature 2: Old sessile oak with <i>Ilex</i> and <i>Blechnum</i> in the British Isles</b> The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:</p> <ul style="list-style-type: none"> <li>• Old sessile oak woodland will occupy at least 10% of the total site area</li> <li>• The woodland is maintained as far as possible by natural processes</li> <li>• The trees and shrubs are mainly native broadleaved species dominated by oak with some, birch, alder and ash</li> <li>• The occasional sycamore may be present but will not become dominant anywhere in the canopy or the under-storey</li> <li>• Beech and conifer species will be largely absent from the canopy, under-storey and the woodland as a whole</li> </ul>	N/A – This site is only in Wales.

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<ul style="list-style-type: none"> <li>• The abundance of individual native tree species will vary throughout the woodland. There may be dense stands of one species or mixture of several species occupying a given area at any one time</li> <li>• Existing canopy gaps which occur over great crested newt ponds will be maintained, and supplemented by a changing patchwork of naturally occurring pattern of gaps and temporary</li> <li>• glades which will give rise to structural diversity</li> <li>• The woodland will contain trees and shrubs of all ages and sizes, as a mixture or in single aged groups</li> <li>• Plentiful native tree seedlings throughout the site will develop into saplings in the open glades</li> <li>• The field and ground layers will contain such species as ivy, bramble, honeysuckle, broad-buckler fern, male fern and greater wood-rush</li> <li>• Exotic species such as rhododendron and cherry laurel will not be tolerated within the woodland</li> <li>• There will be abundant dead and dying trees with holes and hollows, rot columns, torn off limbs and rotten branches throughout the woodland</li> <li>• All factors affecting the achievement of these conditions are under control</li> </ul>	
Halkyn Mountain/ Mynydd Helygain SAC	<p>Conservation Objective for Feature 1: Calaminarian grassland of the <i>Violetalia calaminariae</i> type:</p> <ul style="list-style-type: none"> <li>• There will be no overall decline in the extent of this feature and where possible, opportunities will be sought to increase its extent, subject to the provision of suitable substrate, delivered for example through quarry restoration schemes.</li> <li>• This habitat will support <i>Minuartia verna</i> and <i>Festuca ovina</i> along with common vascular plant such as <i>Plantago lanceolata</i>, <i>Rumex acetosa</i>, <i>Thymus praecox</i> and <i>Euphrasia spp.</i></li> <li>• This habitat will support a prominent suite of bryophyte and lichen species: Lichen flora within this habitat will comprise a constant assemblage of generally common calcicole species. Ubiquitous elements will include the macro lichens <i>Cladonia rangiformis</i>, <i>C. pocillum</i>, <i>Peltigera rufescens</i> and the crustose lichen <i>Bacidia sabuletorum</i>. The small acrocarps <i>Bryum pallens</i>, <i>Dicranella varia</i> and <i>Weissia controversa</i> will also be very common bryophytes within the calaminarian grassland community forming low crusts with species of lichen and algae.</li> <li>• The nationally scarce bryophyte <i>Bryum pallescens</i> will also be a common plant in this habitat.</li> <li>• This habitat will support small areas of bare ground.</li> <li>• The sward height will be less than 5cm high.</li> <li>• Where possible, areas of this habitat will be fenced to allow the control of access and grazing levels otherwise uncontrolled on the urban common.</li> <li>• There will be an absence of taxa indicative of more mesotrophic, less toxic environmental conditions.</li> <li>• As far as is practically possible, factors affecting the achievement of the foregoing conditions are under control.</li> </ul> <p>Conservation Objective for Feature 2: European dry heath:</p>	N/A – this site is in Wales only.

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<ul style="list-style-type: none"> <li>• The heath communities are typified by a closed canopy dominated by a mixture of ericaceous shrubs such as bell heather and ling heather together with western gorse. Bilberry and Wavy hair grass will also prevail through the H12 and H18 communities.</li> <li>• European dry heath will cover c. 20% of the site and opportunities will be sought to increase its extent for example through quarry restoration schemes.</li> <li>• Opportunities will be sought where appropriate to improve the species diversity of existing stands.</li> <li>• As far as is practically possible, factors affecting the achievement of the foregoing conditions are under control.</li> </ul> <p>Conservation Objective for Feature 3: Semi-natural dry grassland and scrubland facies on calcareous substrates:</p> <ul style="list-style-type: none"> <li>• There will be no overall decline in the extent of this feature and opportunities will be sought to increase its extent for example through quarry restoration schemes and bracken control programmes.</li> <li>• The calcareous grassland sward will support forbs such as <i>Carex spp.</i>, <i>Gallium verum</i>, <i>Helianthemum nummularium</i>, <i>Lotus corniculatus</i>, <i>Pilosella officinarum</i>, <i>Polygala vulgaris</i>, <i>Sanguisorba minor</i>, <i>Thymus praecox</i> along with characteristic grasses such as <i>Briza media</i>, <i>Festuca ovina</i> and <i>Koeleria macrantha</i>.</li> <li>• The CG1 community, owing to its open character, might also encompass frequent small areas of bare ground and exposed rock along with a moderate cover of terricolous lichens and acrocarpous mosses.</li> <li>• Uncommon vascular plants, including the locally scarce <i>Ophioglossum vulgatum</i>, <i>Botrychium lunaria</i>, <i>Gentianella marelle</i> and <i>Cirsium acaule</i>, will continue to prevail at favoured locations within this habitat.</li> <li>• There will be an absence of taxa indicative of more mesotrophic, environmental conditions within this habitat.</li> <li>• Agriculturally favoured species such as <i>Holcus lanatus</i>, <i>Lolium perenne</i> and <i>Trifolium repens</i> will be rare or absent within this habitat.</li> <li>• Bracken and tree/scrub species will be rare or absent within this habitat.</li> <li>• The cover of rank grassland species such as <i>Arrhenatherum</i> and <i>Dactylis glomerata</i> within this habitat will be nominal.</li> <li>• There will be an absence of introduced species (e.g. non-native cotoneaster).</li> <li>• As far as is practically possible, factors affecting the achievement of the foregoing conditions are under control.</li> </ul> <p>Conservation Objective for Feature 4: Molinia meadows on calcareous peaty or clayey-silt-laden soils <i>Molinion caeruleae</i></p> <ul style="list-style-type: none"> <li>• Purple moor grass and short sedges such as tawny sedge, flea sedge, carnation sedge, common sedge and glaucous sedge will be frequent throughout the sward. Species such as devil's bit scabious, tormentil, marsh valerian and black knapweed will also prevail along with the bryophytes <i>Calliargon cuspidatum</i> and <i>Campylium stellatum</i>.</li> <li>• The habitat will continue to support marsh orchid and fragrant orchid.</li> </ul>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<ul style="list-style-type: none"> <li>• Adequate hydrological conditions are maintained to sustain this habitat in terms of water quantity and quality (much of this habitat is fed by springs issuing from base rich rock).</li> <li>• There will be no overall decline in the extent of this feature and opportunities will be sought to increase its extent where hydrological and edaphic factors permit.</li> <li>• Uncommon vascular plants, including the locally scarce <i>Valeriana diocia</i>, <i>Eriphorum latifolium</i>, <i>Carex diocica</i>, <i>Parnassia palustris</i>, <i>Eleocharis quinqueflora</i>, <i>Carex lepidocarpa</i> and <i>Gymnadenia conopsea</i> continue to prevail at favoured locations within this habitat.</li> <li>• As far as is practically possible, factors affecting the achievement of the foregoing conditions are under control.</li> </ul> <p>Conservation Objective for Feature 5: Great crested newt:</p> <ul style="list-style-type: none"> <li>• The site will continue to support at least 200 adult great crested newts as identified by torch surveys in the spring, in and around ponds within the pond clusters at Wern y Gaer, Pen yr Henblas, Rhos y Cae, Pant Quarry, Mount Villas, Mill Pond, Pant y Ffridd, Moel y gaer, Moel y crio, Plas Winta, Holywell Golf Course.</li> <li>• Terrestrial and aquatic habitats will be managed to ensure high variability and thus the availability of suitable breeding ponds, and of foraging, sheltering, dispersal and over-wintering areas.</li> <li>• The existing 99 ponds will be retained and restored where necessary and opportunities will be sought to deliver amphibian conservation schemes as they arise in suitable locations across the site.</li> <li>• At least 50% of the 46 known great crested newt breeding ponds will have a water depth of 10cm or more during the summer months.</li> <li>• At least 50% of the 46 known great crested newt breeding ponds will support a good cover of native macrophytes, yet at least 25% of the water surface in these ponds will still remain open to encourage display areas.</li> <li>• Surrounding vegetation, particularly on the southern margins, will not heavily shade breeding ponds.</li> <li>• Fish will not be present in any <i>T.cristatus</i> breeding ponds.</li> <li>• Water and wildfowl will not be encouraged on great crested newt breeding ponds.</li> <li>• Invasive aquatic species such as <i>Crassula helmsii</i> will not be present within any ponds. Where they are currently present, they will be subject to management.</li> <li>• No barriers to newt dispersal will be permitted, which might further fragment the site.</li> </ul>	
Mersey Estuary SPA	N/A – This site is only in England.	<p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the aims of the Wild Birds Directive, by maintaining or restoring;</p> <ul style="list-style-type: none"> <li>• The extent and distribution of the habitats of the qualifying features</li> <li>• The structure and function of the habitats of the qualifying features</li> <li>• The supporting processes on which the habitats of the qualifying features rely</li> <li>• The population of each of the qualifying features</li> </ul>

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
Mersey Estuary Ramsar	N/A – This site is only in England.	<ul style="list-style-type: none"> <li>• The distribution of the qualifying features within the site.</li> </ul> <p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the aims of the Wild Birds Directive, by maintaining or restoring;</p> <ul style="list-style-type: none"> <li>• The extent and distribution of the habitats of the qualifying features</li> <li>• The structure and function of the habitats of the qualifying features</li> <li>• The supporting processes on which the habitats of the qualifying features rely</li> <li>• The population of each of the qualifying features</li> <li>• The distribution of the qualifying features within the site.</li> </ul>
Dee Estuary/Aber Dyfrdwy SAC	<p>The conservation objective for the “estuaries” feature of the Dee Estuary SAC is to maintain the feature in favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The aggregate total extent of all estuarine communities within the site is maintained;</li> <li>2. The spatial distribution of estuarine communities within the site is maintained;</li> <li>3. The extent of individual estuarine habitat features within the site is maintained;</li> <li>4. The variety and relative proportions of sediment and rocky substrates within the estuary is maintained;</li> <li>5. The variety and extent of any notable subtidal sediment communities is maintained;</li> <li>6. The variety and extent of notable intertidal hard substrata communities is maintained; and</li> <li>7. The spatial and temporal patterns of salinity, suspended sediments and nutrients concentrations are maintained within limits sufficient to satisfy the requirements of statements 1 to 6 above.</li> </ol> <p>The conservation objective for the “mudflats and sandflats” feature of the Dee Estuary SAC is to maintain the feature in favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The total extent of mudflat and sandflat communities within the site is maintained;</li> <li>2. The proportions of individual mudflat and sandflat communities within the site are maintained;</li> <li>3. The topography of the intertidal flats and the dynamic processes of channel migration and sinuosity across the flats are maintained; and</li> <li>4. The abundance of typical species of the mudflat and sandflat feature within the site is maintained.</li> </ol> <p>The conservation objective for the “<i>Salicornia</i> and other annuals colonising mud and sand” feature of the Dee Estuary SAC is to maintain the feature in favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. subject to natural processes, each of the following below conditions are met:</li> </ol>	<p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the Favourable Conservation Status of its Qualifying Features, by maintaining or restoring:</p> <ul style="list-style-type: none"> <li>• The extent and distribution of qualifying natural habitats and habitats of qualifying species;</li> <li>• The structure and function (including typical species) of qualifying natural habitats;</li> <li>• The structure and function of the habitats of qualifying species;</li> <li>• The supporting processes on which qualifying natural habitats and the habitats of qualifying species rely;</li> <li>• The populations of qualifying species; and</li> </ul> <p>The distribution of qualifying species within the site.</p>

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>a. The total extent of pioneer saltmarsh vegetation communities within the site is maintained;</p> <p>b. The presence of pioneer saltmarsh vegetation communities as part of transitions from intertidal sediment communities to higher saltmarsh are maintained;</p> <p>c. The abundance of the typical species of the pioneer saltmarsh vegetation communities is maintained;</p> <p>d. The abundance of the notable species of the pioneer saltmarsh vegetation communities is maintained; and</p> <p>2. Regardless of natural processes, the condition below is also met:</p> <p>a. The overall extent and abundance of common cord grass <i>Spartina anglica</i> is not increasing within the pioneer saltmarsh zone.</p> <p>The conservation objective for the “Atlantic salt meadow” feature of the Dee Estuary SAC is to maintain the feature in favourable condition, as defined below:</p> <p>1. The total extent of Atlantic salt meadow vegetation communities within the site is maintained;</p> <p>2. The proportions of individual Atlantic salt meadow vegetation communities within the site are maintained;</p> <p>3. The zonation of Atlantic salt meadow vegetation communities and their transitions to fresh water and terrestrial vegetation are maintained;</p> <p>4. The morphology of saltmarsh creeks and pans and the process of their evolution are maintained;</p> <p>5. The extent of ungrazed areas of salt meadow within the estuary is maintained and there is no increase in grazing intensity over the rest of the salt meadow;</p> <p>6. The relative abundance of the typical species of the Atlantic salt meadow vegetation communities is maintained; and</p> <p>7. The abundance of the notable species of the Atlantic salt meadow vegetation communities is maintained.</p> <p>The conservation objective for the “annual vegetation of drift lines” feature of the Dee Estuary SAC is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The extent of coarse sediment/shingle formations capable of supporting drift line vegetation communities within the site is maintained;</p> <p>2. The presence of annual drift line vegetation communities within the site is maintained; and</p>	



Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>3. The presence of the typical species of the annual drift line vegetation communities is maintained.</p> <p>The conservation objective for river lamprey feature of the Dee Estuary SAC is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The migratory passage of both adult and juvenile river lamprey through the Dee Estuary between Liverpool Bay and the River Dee is unobstructed by physical barriers and/or poor water quality;</li> <li>2. The five year mean count of river lampreys recorded by the Chester Weir fish trap is no less than 55 under the monitoring regime in use prior to notification; and</li> <li>3. The abundance of prey species forming the river lamprey's food resource within the estuary, is maintained.</li> </ol> <p>The conservation objective for sea lamprey feature of the Dee Estuary SAC is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The migratory passage of both adult and juvenile sea lampreys through the Dee Estuary between Liverpool Bay and the River Dee is unobstructed by physical barriers and/or poor water quality;</li> <li>2. The five year mean count of sea lampreys recorded by the Chester Weir fish trap is no less than 18 under the monitoring regime in use prior to notification; and</li> <li>3. The abundance of prey species forming the sea lamprey's food resource within the estuary, is maintained.</li> </ol> <p>(Natural England, Welsh Assembly Government, CCW, January 2010)</p>	
The Dee Estuary SPA	<p>The conservation objective for the "wintering bar-tailed godwit" feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering bar-tailed godwit population is no less than 1,150 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The extent and spatial distribution of vegetation less than 10cm in height across the saltmarsh is maintained.</li> <li>4. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> <li>5. Aggregations of bar-tailed godwit roosting or feeding on the intertidal flats or saltmarsh are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the "breeding common tern" feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p>	<p>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the aims of the Wild Birds Directive, by maintaining or restoring:</p> <ul style="list-style-type: none"> <li>• The extent and distribution of the habitats of the qualifying features;</li> <li>• The structure and function of the habitats of the qualifying features;</li> <li>• The supporting processes on which the habitats of the qualifying features rely;</li> <li>• The population of each of the qualifying features; and</li> </ul> <p>The distribution of the qualifying features within the site.</p>

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>1. The 5 year mean population size for the breeding common tern population is no less than 392 breeding pairs [i.e. the 5 year mean between 1995-1999].</p> <p>2. The five year mean productivity of the breeding common tern population is no less than 1.34 chicks fledging per breeding pair per year [i.e. the 5 year mean between 1995-1999].</p> <p>3. The abundance of common tern prey species within the estuary is maintained.</p> <p>4. Common terns are able to pass freely between the Dee Estuary and their breeding site at Shotton Lagoons and Reedbeds without obstruction.</p> <p>5. Aggregations of common terns roosting on the upper shore over high tide are not subject to significant disturbance.</p> <p>The conservation objective for the “breeding little tern” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year mean population size for the breeding little tern population is no less than 69 breeding pairs [i.e. the 5 year mean between 1995-1999].</p> <p>2. The five year mean productivity of the breeding little tern population is no less than 0.80 chicks fledging per breeding pair per year [i.e. the 5 year mean between 1995- 1999].</p> <p>3. The breeding site is not subject to significant disturbance.</p> <p>4. The extent of shingle habitat at Gronant, which is suitable for nesting little terns is maintained.</p> <p>5. Aggregations of little terns roosting on the beach at Gronant or Point of Ayr over high tide are not subject to significant disturbance.</p> <p>The conservation objective for the “passage Sandwich tern” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year mean peak population size for the autumn passage sandwich tern population is no less than 957 individuals [i.e. the 5 year mean peak between 1995- 1999].</p> <p>2. Aggregations of Sandwich terns roosting on the upper shore over high tide are not subject to significant disturbance.</p> <p>The conservation objective for the “passage redshank” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year peak mean population size for the passage redshank population is no less than 8,795 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</p> <p>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</p>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>3. The abundance and dispersion of redshank prey species are maintained at levels sufficient to support the population size in 1.</p> <p>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</p> <p>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>6. Aggregations of roosting or feeding redshank are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering shelduck” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year peak mean population size for the wintering shelduck population is no less than 7,725 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</p> <p>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained</p> <p>3. The abundance and dispersion of shelduck prey species are maintained at levels sufficient to support the population size in 1.</p> <p>4. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>5. Aggregations of loafing or feeding shelduck are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering teal” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year peak mean population size for the wintering teal population is no less than 5,251 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</p> <p>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</p> <p>3. The extent of saltmarsh and the spatial distribution of its constituent vegetation community types is maintained.</p> <p>4. Greater than 25% cover of seed bearing plants is maintained during winter across the saltmarsh.</p> <p>5. The extent of standing water pools or ‘flashes’ in the saltmarsh is maintained.</p> <p>6. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas ; vii. aggregations of loafing or feeding teal are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering pintail” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering pintail population is no less than 5,407 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The extent of saltmarsh and the spatial distribution of its constituent vegetation community types is maintained.</li> <li>4. The abundance and dispersion of pintail prey species is maintained at levels required to support the population size in 1.</li> <li>5. Greater than 25% cover of soft leaved herbs and grasses is maintained during winter across the saltmarsh.</li> <li>6. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around loafing areas and feeding areas.</li> <li>7. Aggregations of loafing or feeding pintail are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “wintering oystercatcher” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering oystercatcher population is no less than 22,677 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of oystercatcher prey species are maintained at levels sufficient to support the population size in 1.</li> <li>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</li> <li>5. The extent of rocky shore at Hilbre Island, Middle Eye, Little Eye and Tanskey Rocks is maintained.</li> <li>6. The extent and height of the shingle spit at Point of Ayr is maintained.</li> <li>7. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> <li>8. Aggregations of roosting or feeding oystercatcher are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “wintering grey plover” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering grey plover population is no less than 1,643 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of grey plover prey species are maintained at levels sufficient to support the population size in 1</li> <li>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</li> <li>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> <li>6. Aggregations of roosting or feeding grey plover are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “wintering knot” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering knot population is no less than 12,394 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution<sup>3</sup>of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of knot prey species are maintained at levels sufficient to support the population size in 1.</li> <li>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</li> <li>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> <li>6. Aggregations of roosting or feeding knot are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “wintering dunlin” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering dunlin population is no less than 27,769 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of dunlin prey species are maintained at levels sufficient to support the population size in 1.</li> </ol>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</p> <p>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>6. Aggregations of roosting or feeding dunlin are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering black-tailed godwit” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year peak mean population size for the wintering black-tailed godwit population is no less than 1,747 individuals [i.e. the 5 year mean peak between 1994/95- 1998/99].</p> <p>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</p> <p>3. The abundance and dispersion of black-tailed godwit prey species are maintained at levels sufficient to support the population size in 1.</p> <p>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</p> <p>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>6. Aggregations of roosting and feeding black-tailed godwit are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering curlew” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year peak mean population size for the wintering curlew population is no less than 3,899 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</p> <p>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</p> <p>3. The abundance and dispersion of curlew prey species are maintained at levels sufficient to support the population size in 1.</p> <p>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</p> <p>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>6. Aggregations of roosting or feeding curlew are not subject to significant disturbance.</p>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>The conservation objective for the “wintering redshank” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering redshank population is no less than 5,293 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of redshank prey species are maintained at levels sufficient to support the population size in 1.</li> <li>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm is maintained.</li> <li>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> <li>6. Aggregations of roosting or feeding redshank are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “internationally important assemblage of regularly occurring waterbirds” feature of The Dee Estuary SPA is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering waterbird assemblage is no less than 120,726 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The relative proportions of waders and wildfowl comprising the wintering waterbird assemblage is maintained.</li> <li>3. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>4. The extent of saltmarsh and the spatial distribution of its constituent vegetation community types is maintained.</li> <li>5. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</li> <li>6. The extent of rocky shore at Hilbre Island, Middle Eye, Little Eye and Tanskey Rocks is maintained.</li> <li>7. The extent and height of the shingle spit at Point of Ayr is maintained.</li> <li>8. The abundance of waterbird prey species are maintained at levels sufficient to support the population size in 1.</li> <li>9. Greater than 25% cover of both seed bearing plants and soft leaved herbs and grasses is maintained during winter across the saltmarsh.</li> </ol>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>10. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around roosting sites, loafing and feeding areas.</p> <p>Aggregations of roosting, loafing or feeding waterbirds are not subject to significant disturbance.</p>	
The Dee Estuary Ramsar	<p>The conservation objective for the “internationally important wetland regularly supporting 20,000 or more waterbirds” feature of The Dee Estuary Ramsar Site is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering waterbird assemblage is no less than 120,726 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The relative proportions of waders and wildfowl comprising the wintering waterbird assemblage is maintained.</li> <li>3. The extent of intertidal flats and the spatial distribution<sup>4</sup> of their constituent sediment community types is maintained; iv. the extent of saltmarsh and the spatial distribution of its constituent vegetation community types is maintained.</li> <li>4. The extent and spatial distribution of saltmarsh vegetation less than 10 cm in height is maintained.</li> <li>5. The extent of rocky shore at Hilbre Island, Middle Eye, Little Eye and Tanskey Rocks is maintained.</li> <li>6. The extent and height of the shingle spit at Point of Ayr is maintained</li> <li>7. The abundance of waterbird prey species<sup>10</sup> are maintained at levels sufficient to support the population size in 1.</li> <li>8. Greater than 25% cover of both seed bearing plants and soft leaved herbs and grasses is maintained during winter across the saltmarsh. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around roosting sites, loafing and feeding areas.</li> <li>9. Aggregations of roosting<sup>13</sup>, loafing<sup>14</sup> or feeding<sup>15</sup> waterbirds are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “passage redshank” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the passage redshank population is no less than 8,795 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of redshank prey species are maintained at levels sufficient to support the population size in 1</li> </ol>	Same as for The Dee Estuary SPA.



Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</p> <p>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>6. Aggregations of roosting or feeding redshank are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering shelduck” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year peak mean population size for the wintering shelduck population is no less than 7,725 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</p> <p>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</p> <p>3. The abundance and dispersion of shelduck prey species are maintained at levels sufficient to support the population size in 1.</p> <p>4. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>5. Aggregations of loafing or feeding shelduck are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering teal” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year peak mean population size for the wintering teal population is no less than 5,251 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</p> <p>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</p> <p>3. The extent of saltmarsh and the spatial distribution of its constituent vegetation community types is maintained.</p> <p>4. Greater than 25% cover of seed bearing plants is maintained during winter across the saltmarsh.</p> <p>5. The extent of standing water pools or ‘flashes’ in the saltmarsh is maintained.</p> <p>6. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites<sup>8</sup> and feeding areas.</p> <p>7. Aggregations of loafing<sup>8</sup> or feeding teal are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering pintail” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering pintail population is no less than 5,407 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The extent of saltmarsh and the spatial distribution of its constituent vegetation community types is maintained.</li> <li>4. The abundance and dispersion of pintail prey species is maintained at levels required to support the population size in 1.</li> <li>5. Greater than 25% cover of soft leaved herbs and grasses<sup>9</sup> is maintained during winter across the saltmarsh.</li> <li>6. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around loafing areas, and feeding areas.</li> <li>7. Aggregations of loafing or feeding pintail are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “wintering oystercatcher” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering oystercatcher population is no less than 22,677 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of oystercatcher prey species are maintained at levels sufficient to support the population size in 1.</li> <li>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</li> <li>5. The extent of rocky shore at Hilbre Island, Middle Eye, Little Eye and Tanskey Rocks is maintained.</li> <li>6. The extent and height of the shingle spit at Point of Ayr is maintained.</li> <li>7. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> <li>8. Aggregations of roosting<sup>9</sup> or feeding<sup>10</sup>oystercatcher are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “wintering grey plover” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p>	

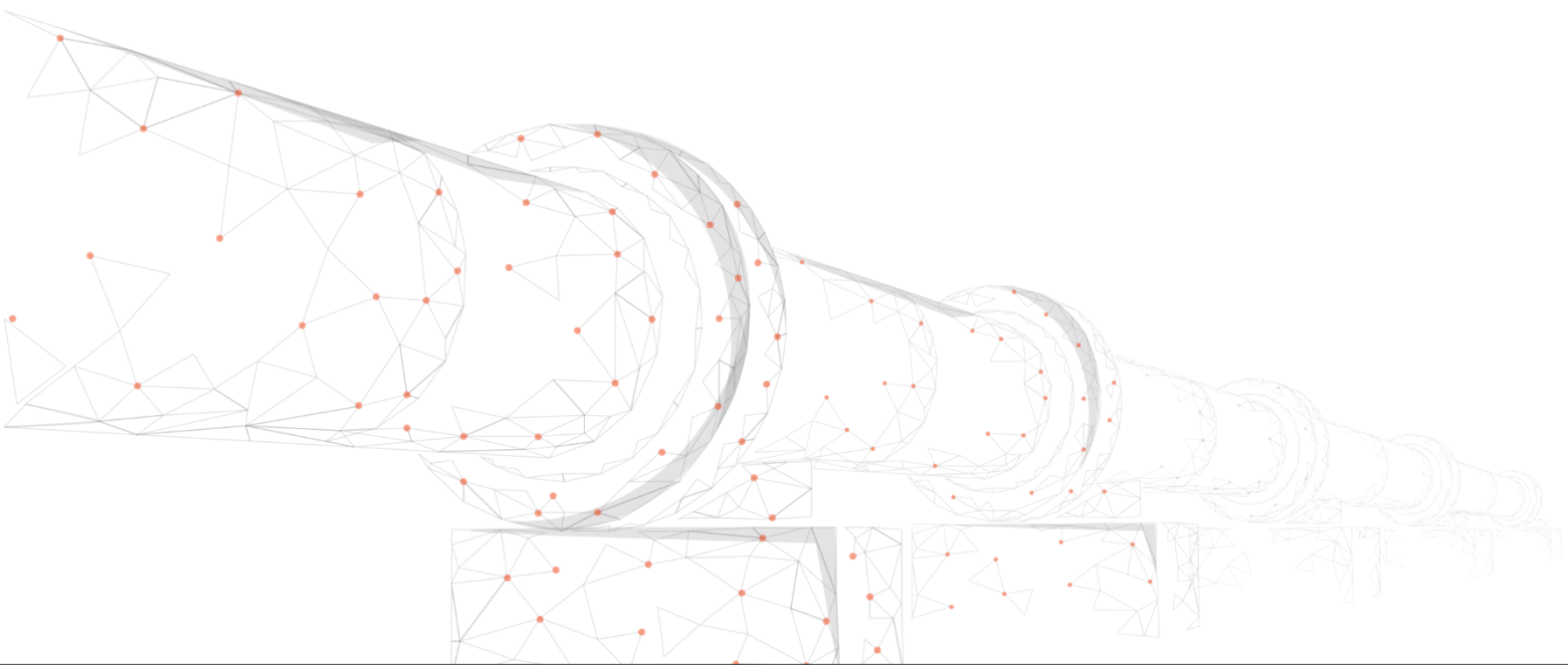
Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering grey plover population is no less than 1,643 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of grey plover prey species are maintained at levels sufficient to support the population size in 1.</li> <li>4. The extent and spatial distribution of saltmarsh vegetation less than 10 cm in height is maintained.</li> <li>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> <li>6. Aggregations of roosting or feeding grey plover are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “wintering knot” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering knot population is no less than 12,394 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types<sup>4</sup> is maintained</li> <li>3. The abundance and dispersion<sup>5</sup> of knot prey species are maintained at levels sufficient to support the population size in 1.</li> <li>4. The extent and spatial distribution<sup>3</sup> of saltmarsh vegetation less than 10cm in height is maintained.</li> <li>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> <li>6. Aggregations of roosting or feeding knot are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “wintering dunlin” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering dunlin population is no less than 27,769 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion<sup>5</sup> of dunlin prey species<sup>6</sup> are maintained at levels sufficient to support the population size in 1.</li> </ol>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</p> <p>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>6. Aggregations of roosting or feeding dunlin are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering black-tailed godwit” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year peak mean population size for the wintering black-tailed godwit population is no less than 1,747 individuals [i.e. the 5 year mean peak between 1994/95- 1998/99].</p> <p>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types<sup>4</sup> is maintained.</p> <p>3. The abundance and dispersion of black-tailed godwit prey species are maintained at levels sufficient to support the population size in 1.</p> <p>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</p> <p>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>6. Aggregations of roosting<sup>7</sup> and feeding<sup>8</sup> black-tailed godwit are not subject to significant disturbance.</p> <p>The conservation objective for the “wintering bar-tailed godwit” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <p>1. The 5 year peak mean population size for the wintering bar-tailed godwit population is no less than 1,150 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</p> <p>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</p> <p>3. The extent and spatial distribution of vegetation less than 10cm in height across the saltmarsh is maintained.</p> <p>4. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</p> <p>5. Aggregations of bar-tailed godwit roosting or feeding or on the intertidal flats or saltmarsh are not subject to significant disturbance.</p>	

Site Name	Conservation objectives as defined by Natural Resources Wales	Conservation objectives as defined by Natural England
	<p>The conservation objective for the “wintering curlew” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering curlew population is no less than 3,899 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of curlew prey species are maintained at levels sufficient to support the population size in 1.</li> <li>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm in height is maintained.</li> <li>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> <li>6. Aggregations of roosting or feeding curlew are not subject to significant disturbance.</li> </ol> <p>The conservation objective for the “wintering redshank” feature of The Dee Estuary Ramsar site is to maintain the feature in a favourable condition, as defined below:</p> <ol style="list-style-type: none"> <li>1. The 5 year peak mean population size for the wintering redshank population is no less than 5,293 individuals [i.e. the 5 year mean peak between 1994/95-1998/99].</li> <li>2. The extent of intertidal flats and the spatial distribution of their constituent sediment community types is maintained.</li> <li>3. The abundance and dispersion of redshank prey species are maintained at levels sufficient to support the population size in 1.</li> <li>4. The extent and spatial distribution of saltmarsh vegetation less than 10cm is maintained.</li> <li>5. Existing unrestricted bird sightlines of at least 200m are maintained in every direction around both roosting sites and feeding areas.</li> </ol> <p>Aggregations of roosting or feeding redshank are not subject to significant disturbance.</p>	

# Appendix B

## IN COMBINATION ASSESSMENT SUMMARY



Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
1a	Point of Ayr (PoA) Terminal and Foreshore Works upgrades and BVS sites (Cornist Lane, Babell and Pentre Halkyn) linked to the DCO Proposed Development via the existing Flint Connection to PoA Terminal Pipeline.	<p>BVSs of the Other Development are also included within the DCO Proposed Development. As such, an assessment of these components is already captured within this HRA in relation to the assessment of the DCO Proposed Development. In-combination effects have been determined in relation to the terminal and foreshore works.</p> <p><b>Yes. Potential in-combination (cumulative) impacts of disturbance to qualifying bird species of The Dee Estuary SPA/Ramsar if construction is undertaken at the same time as the DCO Proposed Development.</b></p>	<p>HRA to be submitted as part of a planning application for the Other Development (not submitted at the time of writing). The HRA identifies potential LSE as a result of disturbance to qualifying bird species during construction.</p> <p>Mitigation measures to avoid or reduce disturbance have been identified and presented within the HRA for the Other Development. These include (but not limited to): measures to control noise and vibration, working during daylight hours (where possible) and the implementation of suitable lighting.</p> <p>Following implementation of mitigation, the HRA for the Other Development concludes no adverse impact on the integrity of The Dee Estuary SPA/Ramsar.</p>
1c	10km of powerlines (either all overhead or partial overhead and underground) to provide sufficient electricity capacity for the upgraded PoA terminal.	<p><b>Yes.</b> At the time of writing, the Other Development is in a pre-application stage and no information was available regarding the location of the Other Development. As such, on a precautionary approach, <b>it is assumed that there is potential for in-combination (cumulative) impacts of disturbance to qualifying bird species of the Mersey Estuary SPA/Ramsar and The Dee Estuary SPA/Ramsar if construction is undertaken at the same time as the DCO Proposed Development.</b></p>	<p>At the time of writing, the Other Development is in a pre-application stage and no information was available regarding proposals to avoid or mitigate impacts to the European Sites.</p>
1d	Underground connections from BVS and AGI locations to connection points to electricity infrastructure.	<p><b>Yes.</b> At the time of writing, the Other Development is in a pre-application stage and no information was available regarding the location of the Other Development. As such, on a precautionary approach, <b>it is assumed that there is potential for in-combination (cumulative) impacts of disturbance to qualifying bird species of the Mersey Estuary SPA/Ramsar and The Dee Estuary SPA/Ramsar if construction is undertaken at the same time as the DCO Proposed Development.</b></p>	<p>At the time of writing, the Other Development is in a pre-application stage and no information was available regarding proposals to avoid or mitigate impacts to the European Sites.</p>
1ei	A hydrogen production plant, storage and distribution facility comprising full planning permission for the demolition of existing structures and erection of facilities including a Flare Stack, Phase 1 Process Area (containing main combustion plant), Natural Gas Let-down Area and Pipeline Reception Area for Phase 1 and Phase 2, and	<p><b>No.</b> Other Development within existing industrial site that falls outside the boundaries of the European Sites and does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.</p>	<p>N/A</p>

Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
	Pipe Racks, Utilities Area, new site access and internal access roads including new Gate House and Weighbridge Shelter, Surface Water Drainage System, landscaping and other associated infrastructure, and outline planning permission (matters of appearance, layout and scale reserved) for a Phase 2 Process Area, and Phase 1 and Phase 2 Air Separation Units, Oxygen and Nitrogen Storage Tanks, and other associated infrastructure Natural Gas Let-down Area for Phase 1 and Phase 2.		
1eii	Ince Resource Recovery Park. Development of a hydrogen production facility and electricity generating plant, comprising of a waste reception and handling building, gasification facility, hydrogen production facility with associated/ ancillary infrastructure which includes access roads, weighbridge, fencing / gates, lighting, surface water drainage, and electricity distribution plant.	<b>No.</b> Other Development falls outside the boundaries of the European Sites and does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
1f	Additional pipeline is required by the HPP. Shares the Stanlow AGI plot and some initial routing out of Stanlow. The construction period expected within 2023-2026. It is not directly connected to CO <sub>2</sub> pipeline project but is in the same vicinity.	<b>Yes.</b> At the time of writing, the Other Development is in a pre-application stage and no information was available regarding the location of the Other Development. As such, on a precautionary approach, <b>it is assumed that there is potential for in-combination (cumulative) impacts of disturbance to qualifying bird species of the Mersey Estuary SPA/Ramsar and The Dee Estuary SPA/Ramsar if construction is undertaken at the same time as the DCO Proposed Development.</b>	At the time of writing, the Other Development is in a pre-application stage and no information was available regarding proposals to avoid or mitigate impacts to the European Sites.
1g	The Hynet Northwest Hydrogen Pipeline will convey hydrogen from the Stanlow production site to industrial users and to blending points at Partington and Warburton for introduction into the existing gas network. It will also connect with associated hydrogen storage facilities to help balance supply and demand on the pipeline. It is anticipated to consist of approximately 125km of underground high pressure steel pipeline with associated user connection spurs, together with a number of Hydrogen Above Ground Installations along the route of the pipeline.	<b>Yes. Potential for cumulative disturbance of qualifying bird species of the Mersey Estuary SPA and The Dee Estuary SPA.</b>	At the time of writing, the Other Development is in a pre-application stage and no information was available regarding proposals to avoid or mitigate impacts to the European Sites.
3	Residential development comprising 84 dwellings including the provision of affordable units, areas of public open space, landscaping and associated works.	<b>No.</b> Other Development falls outside the European Sites. Other Development site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A



Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
4	Development of 56 dwellings on land to rear of 66A Mold Road, including new roadway, parking areas, landscaping and drainage connections including formation of swale.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
5	Demolition and erection of new Poultry Buildings and Associated Infrastructure	<b>No.</b> Other Development falls outside the European Sites. Other Development within existing farmstead that doesn't support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
6	Phased extraction of some 31.13m tonnes of limestone from within the existing permitted area at Hendre Quarry and from within an eastern extension to the quarry as a comprehensive extension and consolidation scheme; retention of the existing processing plant and related infrastructure for the duration of the development; retention and use of the existing access for the duration of the development; construction and landscaping of a screening landform; and implementation of a restoration scheme for both the existing quarry and extension area.	<b>No.</b> Other Development falls outside the European Sites. Other Development within existing quarry that doesn't support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
9	Demolition of the existing Argoed High School buildings and provision of a new Net Zero Carbon in operation school campus including nursery, primary and secondary school provision and associated school sports facilities, vehicular, pedestrian and cycle accesses, car and cycle parking, landscaping, Sustainable Urban Drainage and associated infrastructure.	<b>No.</b> Other Development falls outside the European Sites. Other Development within existing school grounds that doesn't support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
12	Circa 20mw standing operational reserve (STOR) electricity generating station	<b>No.</b> Other Development falls outside the European Sites. Other Development within an agricultural field. Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
18	Erection of a single unit (Use Classes B2 and B8) with ancillary offices, ancillary outbuildings, access, landscaping, sustainable drainage measures, car and cycle parking, pedestrian and cycle access routes, servicing and all ancillary enabling works.	<b>No.</b> Other Development falls outside the European Sites. Other Development within existing industrial site that doesn't support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
19	Hybrid Planning Application for a gas engine electricity generating plant with a maximum generating capacity of	<b>Yes. Development outside but adjacent to the Mersey Estuary. Potential for cumulative disturbance of qualifying</b>	A shadow HRA <sup>11</sup> was submitted with the planning application for the Other Development.

<sup>11</sup> ERAP (Consultant Ecologists) Ltd. (2021). *Electricity Generation Plant and Warehousing at North Road, Wirral/Ellesmere Port CH65 1BA. Shadow Habitats Regulations Assessment*. December 2021, ERAP. Available at: <https://pa.cheshirewestandchester.gov.uk/online-applications/applicationDetails.do?keyVal=QLSW4YTELSJ00&activeTab=summary> [Accessed September 2022].

Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
	22.5MWe and Units for B2/B8 General Industrial / Storage and Distribution uses.	<b>bird species of the Mersey Estuary SPA and The Dee Estuary SPA. Other Development site not understood to support functionally linked land of the SPA.</b>	<p>The shadow HRA identified the potential for LSE due to disturbance of estuarine and intertidal habitats of the Mersey Estuary SPA, which support qualifying bird species of the SPA.</p> <p>The shadow HRA contains mitigation measures to reduce the impacts of the Other Development. This includes measures to ensure noise levels do not rise above accepted levels, such as the use of noise screens.</p> <p>Following implementation of mitigation, the HRA for the Other Development concludes no adverse effect on the integrity of the Mersey Estuary SPA.</p>
21	Development of up to 500,000ft <sup>2</sup> (46,450m <sup>2</sup> ) of B2/B8 use class floorspace, with ancillary offices, service yards, and all associated works including landscaping and car parking with all matters reserved for future consideration.	<b>Yes. Development outside but adjacent to the Mersey Estuary. Potential for cumulative disturbance of qualifying bird species of the Mersey Estuary SPA and The Dee Estuary SPA. Other Development site not understood to support functionally linked land of the SPA.</b>	<p>A shadow HRA<sup>12</sup> was submitted with the planning application for the Other Development. The shadow HRA identified the potential for LSE due to disturbance of estuarine and intertidal habitats of the Mersey Estuary SPA, which support qualifying bird species of the SPA.</p> <p>The shadow HRA details mitigation measures to reduce the impacts of the Other Development. This includes measures to ensure noise levels do not rise above accepted levels, such as use of a shroud over the hammed used in the piling rig and seasonal timing of works, if required.</p> <p>Following implementation of mitigation, the HRA for the Other Development concludes no adverse effect on the integrity of the Mersey Estuary SPA.</p>
22	Erection of two industrial units for B1, B2 and B8 use, external lighting, electricity substation, car parking, service yards and other associated works	<b>No.</b> Other Development falls outside the European Sites. Other Development site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
23	Erection of two buildings for up to 21,708sqm (GEA) B2/B8 and ancillary B1(a) floorspace, associated areas of hardstanding, parking, associated works and infrastructure	<b>No.</b> Other Development falls outside the European Sites. Other Development site does not support qualifying habitats or species	N/A

<sup>12</sup> ERAP (Consultant Ecologists) Ltd (2020). *North Road Business Park, Wirral/Ellesmere Port CH65 1BL. Shadow Habitat Regulations Assessment*. February 2020, ERAP. Available at: <https://pa.cheshirewestandchester.gov.uk/online-applications/applicationDetails.do?keyVal=Q2YZJPTE01800&activeTab=summary> [Accessed September 2022].

Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
	including security gatehouses, bin stores, pump houses, sprinkler tanks and retaining walls	(or functionally linked land) of the European Sites. No potential impact pathways identified.	
24	Part A - (full permission) for phased development of 483 dwellings and associated infrastructure (including playing fields / open space); Part B - (outline permission - all matters reserved apart from access) for a local centre (comprising supermarket (Use Class A1 (500sqm); other shops (Use Class A1)(500sqm); cafe/restaurant (Use Class A3)(200sqm); public house (Use Class A4)(650sqm); and nursery/creche (Use Class D1) (600sqm) plus an outdoor play area) and a primary school with associated playing fields (Hybrid application) - Variation to condition 4 (approved plans) to coincide with amendments to the layout including plot / house type substitutions and landscape details.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
27	Employment-led mixed-use development, incorporating Logistics and Technology Park (B1, B2, B8) with residential(C3), local retail centre (A1), hotel (C1), training and skills centre (C2, D1), new parkland; conversion of buildings, demolition of barns; and associated infrastructure comprising construction of accesses, roads, footpaths/ cycle paths, earthworks and flood mitigation/drainage works.	<b>Yes. Potential disturbance to SPA birds using habitats along the River Dee if construction undertaken simultaneously. Potential cumulative impacts to qualifying features of the River Dee and Bala Lake/Afon Dyfrdwy a Llyn Tegid SAC from dust deposition due to proximity. Potential cumulative impacts to otter. Potential cumulative disturbance of qualifying fish species.</b>  <b>Other Development site is not understood to support functionally linked land of the European Sites.</b>	Whilst a HRA could not be located for the Other Project, the ES Addendum Ecology Technical Paper <sup>13</sup> identifies potential impacts to the River Dee and Bala/Afon Dyfrdwy a Llyn Tegid SAC and the Dee Estuary SAC, SPA and Ramsar.  The Ecology Technical Paper identifies mitigation in response to potential impacts to the European Sites, including: controlling run off and pollution events (CEMP), seasonal restrictions of works likely to impact qualifying fish species, further otter survey (to obtain up-to-date information) and measures to reduce impacts of piling operations on birds (such as seasonal restriction).  Following implementation of mitigation measures, the Ecology Technical Paper concludes that the effects of the Other Development on the European Sites would be negligible.
35	Erection of 142 dwellings, landscaping, public open space, internal access roads, garages, car parking, pumping stations and associated infrastructure.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species	N/A

<sup>13</sup> Middlemarch Environmental (2013). *Pochin Rosemound (Deeside) Ltd. Northern Gateway (former Corus Garden City site). Environmental Statement Addendum – Ecology Technical Paper*. Revision F, 18-11-13. Available at: <https://planningapi.agileapplications.co.uk/api/application/document/FLINTSHIRE/41418> [Accessed September 2022].

Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
		(or functionally linked land) of the European Sites. No potential impact pathways identified.	
37	Erection of up to 150 dwellings and demolition of nos. 272, 274, 276 and 278 Sealand Road with all matters reserved except access.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
38	Residential development of up to 190 dwellings with access and associated works (Phase 5 B Rossfield Park).	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
39	Erection of up to 70 dwellings and associated open space and infrastructure with details of access) (Phase 5 A Rossfield Park).	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
42	Residential development of up to 140 dwellings, means of access, open space, sustainable drainage infrastructure and all other associated works (Outline application including access, with all other matters reserved.).	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
43	Demolition of existing buildings and erection of 241 dwellings and apartments with access road and associated external works.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
44	Reserved matters application for 313 dwellings forming part of phases 4 and 5 and associated infrastructure and open space pursuant to outline application 12/02091/OUT (for a total of up to 2000 dwellings and associated development)	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites, with the exception of golden plover of the Mersey Estuary SPA. Peak count of golden plover recorded for the Other Development was six <sup>14</sup> . Golden plover was not recorded during surveys for the DCO Proposed Development. Overall, no significant in-combination effect identified. No other potential impact pathways identified.	N/A
45	Reserved Matters application for 256 dwellings forming part of Phase 3 of the development, alongside associated infrastructure and open space pursuant to outline planning	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites, with the exception of golden plover of the Mersey Estuary SPA. Peak count of golden plover recorded for the Other Development was	N/A

<sup>14</sup> The Environment Partnership (TEP) (2019). *Ledsham Garden Village, Phases 4 & 5. Little Sutton. Ecological Assessment Update*. Version 5.0, November 2022. [https://pa.cheshirewestandchester.gov.uk/online-applications/files/5248C6C13566CCB3D66B76CF8907E6DA/pdf/19\\_04504\\_REM-ECOLOGICAL\\_ASSESSMENT-3847902.pdf](https://pa.cheshirewestandchester.gov.uk/online-applications/files/5248C6C13566CCB3D66B76CF8907E6DA/pdf/19_04504_REM-ECOLOGICAL_ASSESSMENT-3847902.pdf)

Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
	permission 12/02091/OUT (for a total of up to 2000 dwellings and associated development).	six <sup>15</sup> . Golden plover was not recorded during surveys for the DCO Proposed Development. Overall, no significant in-combination effect identified. No other potential impact pathways identified.	
54	Materials recycling facility, two plastics recycling facilities, a polymer laminate recycling facility and a hydrogen refuelling station.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
55	Construction of a manufacturing facility with associated accesses, parking, landscaping, and ancillary structures (in detail) and erection of a second manufacturing building (phase 2) in outline. Variation of conditions in relation to erection of 2 manufacturing buildings (phase 2) with production areas, offices, high bay warehouse, vehicle loading building with associated parking hard standing, landscaping, vehicle link to Phase 1 and construction of Conveyor bridge link to phase 1 (Following 17/04443/S73 and variation of conditions 2, 3, 4, 7, 10, 14, and 15 of planning permission 19/01947/REM). Variation to the design to reduce lorry parking, adjust to drainage strategy introducing an attenuation pond and increase soft landscaping and habitat area.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
63	Ince Resource Recovery Plant Plot 13. Resource recovery facility (Plastics Recycling Facility).	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
67	Erection of 244 bed Hotel (Class C1) over 7 storeys, with associated parking, landscaping and other works with access from Black Diamond Park.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
70	Redevelopment of the racecourse land for a new Events Building with undercroft parking area, Pavilion Grandstand and associated works with the retention of car park at Saddlery Way for permanent use as car park.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
75	Erection of an advanced gasification plant and associated development	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species	N/A

<sup>15</sup> The Environment Partnership (TEP) (2019). *Ledsham Garden Village, Phases 4 & 5. Little Sutton. Ecological Assessment Update*. Version 5.0, November 2022. Available at: [https://pa.cheshirewestandchester.gov.uk/online-applications/files/5248C6C13566CCB3D66B76CF8907E6DA/pdf/19\\_04504\\_REM-ECOLOGICAL\\_ASSESSMENT-3847902.pdf](https://pa.cheshirewestandchester.gov.uk/online-applications/files/5248C6C13566CCB3D66B76CF8907E6DA/pdf/19_04504_REM-ECOLOGICAL_ASSESSMENT-3847902.pdf) [Accessed September 2022].

Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
		(or functionally linked land) of the European Sites. No potential impact pathways identified.	
81	Residential development of 95 dwellings (including affordable housing), means of access, open space and all associated works.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
108	An outline permission for residential development of up to 145 dwellings (Use Class C3) and associated works including highways access. All other matters (relating to appearance, landscaping, unit mix, precise layout and Affordable Housing provision) reserved.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
109	Erection of 130 dwellings comprising bungalows, houses and two storey apartments with own access, new access road, associated external works and landscaping.	<b>No.</b> Other Development overlaps with the Newbuild Infrastructure Boundary. Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
120	Outline application for the redevelopment of a strategic brownfield site for an employment led mixed use development with new accesses and associated infrastructure including flood defences and landscaping. The development includes up to 1,100 residential units and over 300,00m <sup>2</sup> of floorspace for use classes B8, B2, B1 and A1.	<b>No.</b> Other Development falls outside the European Sites. The Other Development is approximately 400m from the River Dee and not anticipated to result in disturbance of qualifying species that may be using the mudflat habitat along the river. Only qualifying SPA species to be recorded on the Other Development site was curlew, with a peak count of 8 birds <sup>16</sup> (representing approximately 0.2% of the Dee Estuary SPA population). Peak count of curlew recorded during surveys for the DCO Proposed Development was a single bird (see <b>Table 4.1</b> ). In-combination, the peak counts remain below 1% of the SPA population. Other Development site does not support any other qualifying habitats or species (or functionally linked land) of the European Sites. No other potential impact pathways identified.	N/A
121	Outline application for approval in principle for residential development (up to 94 dwellings), all matters reserved except for access.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
124	Erection of residential development comprising of a variety of one, two, three, and four bedroom homes (approximately 160 units), together with associated public open space and infrastructure including a new link road	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A

<sup>16</sup> Former RAF Sealand Site EIA, Environmental Statement, Chapter 4.0 Ecology. Available at: <https://planningapi.agileapplications.co.uk/api/application/document/FLINTSHIRE/4575> [Accessed September 2020].

Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
	between Gwernaffield Road and Denbigh Road to enable Pool House Lane to become a dedicated bicycle and pedestrian route in part.		
125	Erection of 1 Poultry unit with ancillary feed silos and hardstanding and modernisation of existing poultry unit ventilation systems.	<b>No.</b> Other Development falls outside the European Sites. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No potential impact pathways identified.	N/A
126	<p>Plots 1-3, 5-7 &amp; 14 of the Ince Resource Recovery Park. The phased development of an Eco-Industrial Park focused on resource recovery and research and development, which has been designed to be a multi-modal facility with use of road, rail and ship transportation. It comprises a cluster of waste processing, renewable energy and environmental technology industries, with synergies internally and with the existing facilities surrounding the site at Ince.</p> <ul style="list-style-type: none"> <li>• Plot 1 – Dry Cargo Facility;</li> <li>• Plot 2 – Soil Treatment Facility;</li> <li>• Plot 3 – Timber Recycling Plant (TRP);</li> <li>• Plot 5 – Integrated Waste Management Facility (IWMF);</li> <li>• Plot 6 – Plastics Recycling Facility;</li> <li>• Plot 7 – Waste Treatment Plant;</li> <li>• Plot 14 – Block Making Facility;</li> <li>• Internal Road Infrastructure – Much of the road infrastructure has already been built;</li> <li>• Ecological Mitigation Areas A-E – Areas A &amp; D have been created. Areas B, C &amp; E are being created;</li> <li>• Full Rail Link; and</li> <li>• Dry Cargo Berth – First phase of works complete. Second phase of works is to be progressed.</li> </ul>	<b>Yes (on a precautionary basis due to the availability of limited information). Development outside but adjacent to the Mersey Estuary. Potential for cumulative disturbance of qualifying bird species of the Mersey Estuary SPA and the Dee Estuary SPA.</b>	<p>Due to the age of the planning application, limited information is available in the public domain.</p> <p>No HRA was submitted for the Other Development. An EIA Screening Report<sup>17</sup> was submitted with the planning application for the Other Development in 2010. This document details that consultation with Natural England concluded that the Other Development “<i>will not be likely to have a significant effect on the SPA either alone or in combination with other plans or projects.</i>”</p> <p>The Other Development is now a consented project which has commenced. As such, it can be reasonably assumed that any appropriate mitigation measures were agreed and secured. Therefore, it is concluded that there is no adverse effect on the integrity of the Mersey Estuary SPA.</p>
127	Plot 4 of the Ince Resource Recovery Park. Development of a Bio-Substitute Natural Gas Renewable Fuels Facility.	<b>Yes. Other Development outside but adjacent to the Mersey Estuary. Potential for cumulative disturbance of qualifying bird species of the Mersey Estuary SPA and the Dee Estuary SPA.</b>	A HRA <sup>18</sup> was submitted with the planning application for the Other Development. The HRA identified the potential for LSE due to the disturbance of functionally linked secondary habitat which may support qualifying bird species of the SPA.

<sup>17</sup> RSK Group PLC (2010). Ince Park: Waste Recovery. Application for amendments and substation; EIA Screening Report.

<sup>18</sup> Enzygo Ltd. (2019). Protos Plot 4, Ince, Cheshire. Stage 1 Habitat Regulations Assessment Screening Report & Stage 2 Appropriate Assessment

Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
			<p>The HRA contains mitigation measures to reduce the impacts of the Other Development. This includes measures to mitigate and compensate for the habitat loss.</p> <p>Following implementation of mitigation, the HRA for the Other Development concludes no significant adverse residual effect on the integrity of the Mersey Estuary SPA.</p>
128	<p>Plot 8 of the Ince Resource Recovery Park. Erection of an Energy from Waste Facility (up to 35MW) and associated development including access and landscaping. 18/01543/S73 removes the rail access element from the original application.</p>	<p><b>No.</b> Other Development falls outside the European Sites. The Mersey Estuary lies 700m north of the Other Development site. No HRA was available on the planning portal for the Other Development, however a 'Record of Assessment of Likely Significant Effect on A European Site'<sup>19</sup> document was submitted with the planning application for the Other Development in 2016. As detailed within this document, Natural England stated that no LSE are envisaged either alone or in combination with other plans or projects.</p> <p>LSE from the DCO Proposed Development are predicted as a result of disturbance (noise and light) at the location of the crossing with the River Dee, 15km southeast of the Other Development. Due to the geographical separation between the DCO Proposed Development and the Other Development, in-combination LSE are not predicted.</p>	N/A
129	<p>Ince Resource Recovery Park. EFW Facility Underground Electricity Cables - Installation of 33KV underground electricity cables.</p>	<p><b>No.</b> Other Development falls outside the European Sites. The Other Development lies 630m south of the Mersey Estuary SPA and Ramsar. Other Development Site does not support qualifying habitats or species (or functionally linked land) of the European Sites. No qualifying species were recorded within or adjacent to the Other Development site, as confirmed by surveys. The HRA<sup>20</sup> submitted for the Other Development concluded no impacts are anticipated as a result of the Other Development on European Sites and their qualifying features.</p> <p>As no impacts are predicted for the Other Development, it would not contribute to in-combination LSE.</p>	N/A
133	<p>Ince Resource Recovery Park – Standby Electricity Plant. Construction and operation of a stand-by electricity generation plan with ancillary structures including an</p>	<p><b>No.</b> Other Development located outside the European Sites. The Other Development Site lies 1.2km south of the Mersey Estuary SPA and Ramsar. The Other Development Site does not support</p>	N/A

<sup>19</sup> Chester West and Chester Council (2016). Record of Assessment of Likely Significant Effect On A European Site.

<sup>20</sup> RSK (2019). Protos – EFW facility Cable Route. Habitats Regulations Assessment Report.



Other Development Reference	Description of Other Development	Assessment of Potential In-Combination LSE	Assessment of Adverse Impact to the Integrity of the European Site
	access road, DNO metering station, transformer compound, switch room, storeroom, and oil storage tanks.	<p>qualifying habitats or species (or functionally linked land) of the European Sites. No qualifying species were recorded within or adjacent to the Other Development site, as confirmed by surveys. The HRA<sup>21</sup> submitted for a revised application for the Other Development concluded that it is not anticipated to result in LSE on the designated sites.</p> <p>LSE from the DCO Proposed Development are predicted as a result of disturbance (noise and light) at the location of the crossing with the River Dee, 15km southeast of the Other Development. Due to the geographical separation between the DCO Proposed Development and the Other Development, in-combination LSE are not predicted.</p>	
134	<p>Ince Resource Recover Park – Plastics Park. Comprises five discrete development components as follows:</p> <ul style="list-style-type: none"> <li>• Plot 9b: A polymer laminate recycling facility (PLRF) which would recycle 2,500 tonnes of plastic aluminium laminates by splitting them into aluminium and high-value oil for re-use in plastics manufacturing;</li> <li>• Plot 9b: Hydrogen refuelling station;</li> <li>• Plot 10a: A Material Recovery Facility (MRF) which would sort, process and sperate 75,000 tonnes of dry mixed recyclates;</li> <li>• Plot 11: A Plastics Recycling Facility (PRF1) which would separate 200,000 tonnes of mixed waste plastics into different plastic types for onward processing / recycling / recovery; and</li> <li>• Plot 12: A Plastics Recycling Facility (PRF2) which would recycle 90,000 tonnes of pre-sorted waste plastics into recycled flaked plastic for re-use in plastics manufacturing.</li> </ul>	<p><b>No.</b> Other Development located outside the European Sites. The Other Development Site lies 835m south of the Mersey Estuary SPA and Ramsar. The Other Development site is adjacent to functionally linked land that may support qualifying bird species of the Mersey Estuary SPA and Ramsar. As such, disturbance of qualifying birds during construction was assessed as part of the planning application. However, the HRA<sup>22</sup> prepared identified no LSE as a result of noise disturbance from Other Development 134.</p> <p>LSE from the DCO Proposed Development are predicted as a result of disturbance (noise and light) at the location of the crossing with the River Dee, 15km southeast of the Other Development. Due to the geographical separation between the DCO Proposed Development and the Other Development, in-combination LSE are not predicted.</p>	N/A

<sup>21</sup> Biora (2023). Update Shadow Habitats Regulations Assessment (HRA) Report.

<sup>22</sup> Ramboll (2022). Protos Plastics Park, Ince Marshes. Habitats Regulations Assessment – Addendum.