

## A55 Junctions 16 and 16A Improvements

Statement to Inform an Appropriate Assessment (SIAA)

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# **A55 JUNCTION 16**

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## A55 JUNCTION 16 STATEMENT TO INFORM AN APPROPRIATE ASSESSMENT (SIAA)

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## 1. EXECUTIVE SUMMARY

- 1.1 The Scheme involves localised highway improvements in close proximity to the existing A55 Junction 16 and 16A within the administrative area of Conwy County Borough Council.
- 1.2 The central objective of the improvement scheme is to remove the roundabout. The scheme will result in a dual carriageway with free-flowing traffic in both directions. Slip roads will allow access and egress from the A55 with local roads modified to meet current highway design standards.
- 1.3 This report has been prepared to provide initial information to the Welsh Ministers ("the Competent Authority") on the implications of the Scheme on European Sites as required by Regulation 63 of the Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019¹ (the "Habitats Regulations") transposing the provisions of Council Directive 92/43/EEC, on the Conservation of Natural Habitats and of Wild Fauna and Flora (Habitats Directive), and Council Directive 2009/147/EC, on the conservation of wild birds (Birds Directive) into UK legislation. It covers Stage 2 (Appropriate Assessment) as set out in LA 115 Habitat Regulations Assessment² (formerly HD44/09).
- 1.4 A screening assessment has been carried out (March 2019) which was submitted to the Employers Agent (EA) and Natural Resources Wales.
- 1.5 The screening exercise identified that in the absence of appropriate mitigation and taking into consideration their conservation objectives, likely significant effects on qualifying features of European Sites could not be ruled out at Stage 1<sup>3</sup>. Consideration of these sites in the SIAA is therefore required.
- 1.6 Whether the Scheme would have an adverse effect on the integrity of the sites has been determined by considering the effect on the conservation objectives, taking account of the implementation of proposed mitigation measures to avoid or reduce any adverse impacts.
- 1.7 Where the SIAA concludes that there are effects on the integrity of a European site an assessment of alternative solutions shall be undertaken.
- 1.8 It was concluded that the Scheme would not affect the achievement of the conservation objectives for the European sites. Each of these have been assessed in Section 6.
- 1.9 For the purposes of Regulation 63 of the Habitat Regulations, based on the information provided in this assessment, it is concluded that no adverse effect on the integrity of the designated sites or their features of interest is predicted as a result of the Scheme, either alone or in combination with other plans or projects.

<sup>&</sup>lt;sup>1</sup> https://www.legislation.gov.uk/ukdsi/2019/9780111179512/contents

<sup>&</sup>lt;sup>2</sup> DMRB Sustainability & Environment Appraisal LA 115 Habitat Regulations Assessment (formerly HD44/09) Revision 0

<sup>&</sup>lt;sup>3</sup> Please note that LA 115 was not in circulation when the screening assessment was done as such this followed HD44/09, Volume 11, Section 45 of the Design Manual for Roads and Bridges (2009) (DMRB).

## 2. INTRODUCTION

#### 2.1 Background

- 2.1.1 The A55 trunk road is a key element of the UK and European strategic road network and provides the main economic artery for the whole of North Wales. The A55 forms part of Euroroute 22, which is the Trans European Route from Dublin in Ireland to Ishim in Russia. Of the 235 miles of E22 in the UK, the two at-grade roundabouts at Junction 15 at Llanfairfechan, and Junction 16 between Penmaenmawr and Dwygyfylchi, are the only roundabouts on the route from Holyhead to Hull and hence are a constraint to the smooth flow of traffic on this strategic route and this has led to increased journey times and poor journey time reliability.
- 2.1.2 Improvement schemes are proposed for both the existing junctions 15 and 16, but this Assessment Report covers only Junction 16.
- 2.1.3 Historically, the schemes at Junction 15 and 16 have been referred to collectively as the 'Junction 15 and 16 Improvements'. Since the Statutory Processes for each junction are being conducted independently of one another and because of the proposed minor improvements to the Junction 14 layout, a decision has been taken to rename the draft Orders, associated Environmental Statements and reporting as follows; the Junction 15 Scheme is now known as the Junction 14 and 15 Improvement Scheme. The Junction 16 Scheme is now known as the Junction 16 and 16A Improvement Scheme.

#### 2.2 Purpose of this report

- 2.2.1 This report has been prepared to provide initial information to the Welsh Ministers ("the Competent Authority") on the implications of the Scheme on European Sites as required by Regulation 63 of the Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019. European Sites are those sites which support habitat types and species which are considered to be most in need of conservation at a European level and are more broadly referred to as Natura 2000 sites. Within the UK, sites supporting the most representative or best example of habitats and non-bird species are designated as Special Areas of Conservation (SAC). Those sites supporting significant numbers of birds at a European level, including wintering, breeding and migratory populations, are designated as Special Protection Areas (SPA).
- 2.2.2 The aims of this document are to provide information on:
  - a) Identification of which European Sites are in the potential range of influence of the Scheme;
  - b) Identification of the potential of the Scheme to give rise to effects on European Sites;
  - Identification of the relevant qualifying interests/interest features of each European Site being considered;
  - d) Identification of the relevant Conservation Objectives of these features and European Sites;

- e) Identification and characterisation of the potential impacts of the Scheme taking into consideration mitigation;
- f) Identification of other plans or projects which may cause effects on the European sites and the features of interest of the sites;
- g) Characterisation of the significance of the potential in-combination effects with other plans and project; and
- h) Consideration of effects in relation to Conservation objectives.
- 2.2.3 A screening assessment has been carried out (March 2019, Appendix C) which identified that in the absence of appropriate mitigation and taking into consideration their conservation objectives, likely significant effects on qualifying features of the following European Sites could not be ruled out at Stage 1 due to proximity to the Scheme:
  - 1) Liverpool Bay / Bae Lerpwl (Wales) SPA
  - 2) Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC
- 2.2.4 Consideration of these sites in the SIAA is therefore required. The locations of these sites are shown on Figure 8.1, Appendix B.
- 2.2.5 Under the same Regulations, and as identified in the screening assessment (March 2019, Appendix C) it is considered that it is unlikely that there will be significant effects on the following European Sites, therefore no further assessment is needed, the justification is detailed within the Screening Assessment and provided within the screening reports in Appendix C:
  - a) Mwyngloddiau Fforest Gwydir/ Gwydyr Forest Mines SAC
  - b) Coedydd Derw a Safleoedd Ystlumod Meirion/ Meirionnydd Oakwoods and Bat Sites SAC
- 2.2.6 This report covers Stage 2 (Statement to Inform an Appropriate Assessment) of the Assessment of the Implications on European Sites (AIES) process as set out in DMRB (2019) Sustainability & Environmental Appraisal LA 115 Habitat Regulations assessment (formerly HD 44/09) Revision 0.

#### 2.3 **Guidance**

- 2.3.1 The following legislation, policy and guidance was consulted:
  - a) DMRB (2019) Sustainability & Environmental Appraisal LA 115 Habitat Regulations assessment (formerly HD 44/09) Revision 0;
  - b) Council Directive 92/43/EEC of 21 May 1992 on the Conservation of Natural Habitats and of Wild Fauna and Flora;

- c) The Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019<sup>4</sup>;
- d) Managing Natura 2000 sites. The provisions of Article 6 of the Habitats Directive 92/43/EEC (European Commission, 2000)<sup>5</sup>;
- e) Natural England & Countryside Council for Wales (October 2012) Liverpool Bay / Bae Lerpwl Special Protection Area Advice under Regulation 35(3) of The Conservation of Habitats and Species Regulations 2010 (as amended). Version 6.5<sup>6</sup>;
- f) Natural Resources Wales (NRW) (March 2018) Menai Strait & Conwy Bay / Y
   Fenai a Bae Conwy Special Area of Conservation (SAC) Advice provided by NRW
   in fulfilment of Regulation 37 of the Conservation of Habitats and Species
   Regulations 2017<sup>7</sup>;
- g) Planning Policy Wales (Edition 10 December 2018) Chapter 6, refers to the protection and management of designated sites<sup>8</sup>; and
- h) Well-being of Future Generations (Wales) Act 20159.
- 2.3.2 Core Site Management Plans (Ref e and f as listed above) published by NRW were used to gather information on European Sites. These documents provide the main elements of NRW's management plan for protected sites and sets out what needs to be achieved on the sites, the results of monitoring and the actions required.

## 2.4 Personnel and quality assurance

- 2.4.1 This report has been written by Donna Hall and reviewed and approved by Andrew Sumner for issue by RML.
- 2.4.2 Principal Ecologist Donna Hall is the ecology lead for this scheme. She is a full member of CIEEM with over 15 years' experience working within multi-disciplinary consultancies. Donna holds Natural England survey licenses for bats (Class 2), great crested newts and the white-clawed crayfish which cover all counties in England and survey licenses for great crested newts and bats which cover all counties in Wales. She has undertaken the production of nature conservation chapter for EIA schemes and produced HRA from screening to Appropriate Assessments for road schemes including the A494 River Dee Bridge Improvement Key Stage 3-4 River Dee Road Crossing and also screening assessments in respect of sewage outfall works.
- 2.4.3 Andrew Sumner is Environmental Coordinator to the project team. He is a Principal Landscape Architect and is a Chartered member of the Landscape Institute with over 37 years' experience of working with multidisciplinary project teams, including those developing highways projects. He has experience in the reviewing of HRA's including for the A40 Road Scheme and M4 Widening Cardiff.

<sup>4</sup> https://www.legislation.gov.uk/ukdsi/2019/9780111176573/regulation/1

<sup>&</sup>lt;sup>5</sup> https://ec.europa.eu/environment/nature/natura2000/management/docs/art6/provision\_of\_art6\_en.pdf

<sup>&</sup>lt;sup>6</sup> https://naturalresources.wales/media/678824/liverpool-bay-bae-lerpwl-spa-conservation-advice.pdf

<sup>&</sup>lt;sup>7</sup> https://naturalresources.wales/media/688114/sac\_uk0030202\_enreg\_37.pdf

https://gov.wales/sites/default/files/publications/2018-12/planning-policy-wales-edition-10.pdf

<sup>&</sup>lt;sup>9</sup> https://gov.wales/well-being-future-generations-wales-act-2015-guidance

## 3. THE PROJECT

#### 3.1 Strategic importance of the scheme

- 3.1.1 The A55 trunk road is a key element of the UK and European strategic road network and provides the main economic artery for the whole of North Wales. The A55 forms part of Euroroute 22, which is the Trans European Route from Dublin in Ireland to Ishim in Russia. Of the 235 miles of E22 in the UK, the two at-grade roundabouts at Junction 15 at Llanfairfechan, and Junction 16 between Penmaenmawr and Dwygyfylchi, are the only roundabouts on the route from Holyhead to Hull and hence are a constraint to the smooth flow of traffic on this strategic route and this has led to increased journey times and poor journey time reliability.
- 3.1.2 Improvement schemes are proposed for both the existing junctions 15 and 16, but this Assessment Report covers only Junction 16. The Welsh Government appointed Ramboll, Richards Moorehead & Laing (RML) and Ymgynghoriaeth Gwynedd Consultancy (YGC) as their technical and environmental advisors and appointed Corderoy with WSP and TACP as Employer's Representative, to develop and consider a range of options with the intention of identifying a preferred solution for the junction and then developing the design up to publication of Draft Orders.
- 3.1.3 Junctions 15 and 16 of the A55 have been subject to a number of recent studies as they are the only at-grade roundabout interchanges on this major North Wales trunk road. An initial study and assessment was carried out by Capita Symonds and completed in 2005. This developed four options for junction 16. In February 2008 Atkins was commissioned by the North and Mid-Wales Trunk Road Agency (NMWTRA) to examine road safety improvements along the A55 in the vicinity of Llanfairfechan and Penmaenmawr, with a focus on considering options for removing the at-grade roundabout.
- 3.1.4 The study included a stakeholder workshop on the options, traffic data collection and modelling, some local topographical survey, preliminary environmental assessments and an initial Stage 1 WelTAG appraisal. This study which was completed in April 2009 concluded that new grade-separated options should be progressed to provide safety improvements.
- 3.1.5 In February 2011 following inclusion of the scheme in the Welsh Government's National Transport Plan, Atkins was instructed again to review options, address potential alternatives and hold an Options Workshop. The scheme options and cost estimates developed to date were reviewed and new options developed and priced at the two junctions.
- 3.1.6 In October 2017 the current project team were commissioned to undertake the Stage 2 appraisal in accordance with the new WelTAG 2017 guidance. A review of Stage 1 was carried out first, and a range of options for further consideration was selected from those previously developed. A Public Information Exhibition (PIE) was held in December 2017 and the views of those who responded in the questionnaire were taken into consideration in the WelTAG Stage 2 Appraisal.

- 3.1.7 In the Stage 2 Appraisal five options for Junction 16 were considered. These were taken to the statutory 12-week Public Consultation which commenced in June 2018. The public response in questionnaires was taken into consideration in the appraisal to identify an option that could be recommended to Ministers as a possible Preferred Route.
- 3.1.8 At the completion of the Weltag Stage 2 process and subject to Welsh Government acceptance of the recommendations, we have been able to advise on a route option for junction 16. The formal public consultation process on the options was extended by several weeks to allow the Local Authority to respond to the consultation.

#### 3.2 Problems associated with the existing situation

- 3.2.1 Junctions 15 and 16 are the only at-grade roundabout interchanges on this major North Wales trunk road. This has led to increased journey times and poor journey time reliability.
- 3.2.2 The existing dual carriageway was built in the 1980s to make use of the narrow shoreline and to avoid demolition of properties where possible. In order to fit the road into the narrow corridor, the designers had to use horizontal and vertical alignments which are subject to departures from normal highway design standards.
- 3.2.3 Fundamental to the identification of problems and opportunities has been the involvement of the local communities through ongoing key stakeholder meetings and a programme of public engagement events, which have been held since the first Public Information Exhibition in December 2017. The communities of Penmaenmawr and Dwygyfylchi have raised many of the concerns addressed in the Scheme, both during these events and directly via the Public Liaison Officer. Some of the principle environmental concerns have related to traffic noise, retaining views of the sea and access to the shore across the road.
- 3.2.4 A summary of the existing problems that have been identified as being associated with the existing situation are listed in Table 1. These problems have been confirmed through consultation with key stakeholders, including Conwy County Borough Council, NMWTRA and the Welsh Government.

Table 1: Existing problems associated with the existing situation

Issue	Existing problem
Environmental and social issues	Existing environmental issues include noise and the visual impact associated with the A55. The Welsh Government has identified the section along the A55 near Llanfairfechan and Penmaenmawr as being a priority area for intervention in North-West Wales.  Social issues include those associated with the communities' reliance on the A55 plus the impact of the A55 severing the communities from themselves and the coast.
Transport - Safety	The junctions and A55 mainline between Junctions 14 and 16A do not comply with current design standards. Based on feedback from public consultation, there is a perception that the roundabouts are dangerous, with members of the public raising concerns about near misses and their fears of using the junctions.
Transport - Delays	The A55 corridor experiences seasonal traffic and delays, especially during summer weekends and where peak flows correspond with the ferry.

Issue	Existing problem
Poor Network Resilience	The primary issues identified relate to the lack of local and strategic diversion routes, during incidents or planned works, and the operational requirements for tunnel maintenance.
Sustainable Travel	Public consultation has identified that there is a perception that there is a lack of competitive sustainable travel options, poor coastal access for non-motorised users and concerns with respect to the safety of cyclists.

3.2.5 Many of these problems primarily relate to environmental and social issues associated with the relative location of the settlement and hinterland to the existing A55 corridor, in addition to transport problems. The proposed Scheme provides the opportunity to address many of the issues and potentially provide improvements to the existing. Further information is provided in Chapter 2 of the Environmental Statement.

#### 3.3 Scheme objectives

- 3.3.1 Transport planning objectives have been developed during previous development work and engagement, aiming to address one or more of the identified problems. During the early stages of Key Stage 3 the problems and objectives were refreshed during a focused workshop event with key stakeholders, considering the WelTAG 2017 guidance and Wellbeing of Future Generations (Wales) Act wellbeing goals. The scheme objectives are:
  - a) OBJ1: Improve access to regional, national and international markets and improve access to employment opportunities;
  - b) OBJ2: Improve road safety on the A55 from Junction 14 to Junction 16A;
  - c) OBJ3: Improve journey times and journey time reliability on the A55 from Junction 14 to Junction 16A;
  - d) OBJ4: Improve resilience on the A55 for strategic and local traffic;
  - e) OBJ5: Improve journey times, journey time reliability and safety for access onto the A55 from Llanfairfechan and Penmaenmawr;
  - f) OBJ6: Reduce severance with coastal areas for the Non-Motorised Users and enhance provision made for walkers and cyclists;
  - g) OBJ7: To take reasonable steps to build healthier communities and better environments; and
  - h) OBJ8: Opportunities to provide integrated transport are increased
- 3.3.2 The technical objectives for the scheme are to;
  - a) TECH OBJ1 Minimising technical departures from standards;
  - b) TECH OBJ2 Minimising need to reduce speed limits; and
  - c) TECH OBJ3 Minimising disruption during construction.

3.3.3 Working with the Statutory Environmental Bodies (SEBS) Consultees the following Scheme Environmental Objectives were agreed:

#### 3.3.4 We want to achieve

- A. Avoidance or mitigation of impacts to provide:
  - a) Connectivity to and from the coast, and either side of the A55 so that communities continue to enjoy public services and open spaces;
  - b) Protection of community assets and local businesses from adverse impacts during construction;
  - Protection of the quality of urban spaces, listed buildings, and registered Parks and Gardens that are adversely affected through the careful alignment of roads, surfacing of footways and tree and shrub planting;
  - d) Avoid adverse impacts on buried archaeological sites;
  - e) Landscape integration the junctions into their coastal settings by avoidance of further 'industrialisation' of the road corridor;
  - f) Consider the design of the Scheme to achieve an overall reduction in traffic noise nuisance, problems associated with airborne pollution and visual impact of traffic;
  - g) Protect valued seaward views in the long term through careful design and aftercare;
  - h) Minimise light spill from highway lighting to avoid or reduce the impact on 'Dark Skies' within the Snowdonia National Park;
  - i) Protection of the marine SPA, associated species and habitats;
  - j) Improved road drainage to reduce the adverse impacts of A55 traffic pollutant spills on water quality in watercourses and on the sea;
  - Protect habitats and biodiversity and provide habitats designed to suit the coastal context;
- 3.3.5 Enhancements to support the purposes of the Well-Being of Future Generations Act include:
  - a) Support community life and economic viability through enhanced cohesion and connectivity, support for education, learning and community involvement;
  - b) Enhanced quality and quantity of public spaces associated with the road corridor;
  - c) Improve access and enjoyment of the coastal setting, the townscape and the seafront, while enhancing opportunities for walking cycling and healthy lifestyles;

d) Enhance biodiversity through habitat creation, habitat connectivity and improvements within the road corridor in a manner that reflects and supports the coastal setting.

#### 3.4 The proposed scheme

- 3.4.1 The Economy and Transport Minister Ken Skates announced the preferred option for Junction 16 on 5th April 2019. Having taken full account of the technical, social, economic and environmental aspects of the scheme and listened carefully to the consultation responses. Option A has been selected as the preferred route to replace the roundabout at Junction 16.
- 3.4.2 The finalised option (Option A) would encourage free-flowing traffic in both directions on the A55, improve road safety and improve access to the communities of Penmaenmawr and Dwygyfylchi by replacing the roundabout at Junction 16 with westbound on and off slip roads only and upgrading Junction 16A to a grade-separated junction. Slip roads would allow safer access and egress from the A55 with local roads modified to meet current highway design standards. The Scheme involves changes to both Junction 16 and 16A.
- 3.4.3 At Junction 16 the existing roundabout at the eastern approach to Penmaenmawr would be replaced by westbound on and off-slip roads. The new arrangement at Junction 16 would only be used by westbound vehicles for access to Penmaenmawr and by vehicles leaving Penmaenmawr to travel west towards Bangor.
- 3.4.4 A new signal-controlled grade-separated junction would be constructed further east at Junction 16A, at Dwygyfylchi, with a new overbridge and with on and off east and west bound slip roads that would provide four-way movement. The westbound slip-roads would rise on embankments to a height of approximately 9metres above existing ground level, to meet an overbridge across the A55. There would also be access off the eastbound off slip road to the Dwr Cymru /Welsh Water (DCWW) water treatment works, on the northern side of the A55.
- 3.4.5 The realigned A55 mainline and lengthened slip roads would extend approximately 420 metres south west from the existing junction with Glan-Yr-Afon Road for a distance of 805 metres, to a point approximately 315 metres north east from the existing junction, where the road would taper back to meet the existing dual carriageway. The total length of new road at Junction 16A, including slip roads and overbridge, would be in the order of 2122 metres.
- 3.4.6 The total length of new trunk road (including slip roads and the overbridge) would be in the order of 2,122 metres. The Layout Approval is provided in Appendix A and the extent of permanent land-take for the Scheme is shown in two drawings provided in Appendix G (Figures 2.4 A to 2.4 B of the Environmental Statement). Full details of the project are provided in Chapter 2 of the Environmental Statement and the EMP is provided in Appendix F.

#### 3.5 Physical land take

3.5.1 The total land take required for the Scheme (including land take required temporarily) is approximately 29.18ha hectares in total area (291,777 m2). The extent of land-take for

the scheme is shown in Figures 2.4 in Volume 3 of the Environmental Statement, and Appendix G.

3.5.2 Land required on a temporary basis would be taken to allow efficient, safe construction and to minimise the environmental impacts and would be used for the contractor's compound, materials storage areas, haul roads and to provide adequate space to erect boundary fences, divert services and install drains and culverts.

#### 3.6 Key stages of the project and project timing

- 3.6.1 The construction programme for the main works would have a duration of approximately 24 months, from mid-2021 to mid-2023. Construction would be anticipated to commence in 2021, with work programmed to take place over period of approximately 24 months. The construction would be completed, and the scheme opened in 2023, followed by a 3-year period of environmental maintenance and aftercare extending until 2026.
- 3.6.2 The indicative construction programme is:

a) Decision to proceed to Construction: Early 2021

b) Construction commence: Mid 2021

c) Completion of Construction (24 months duration) Late 2023

d) Environmental maintenance and aftercare: (3 years) Late 2026

3.6.3 Working hours would be subject to agreement with CCBC Environmental Health Officer and may vary by location and activity. Typically, contractors work Monday to Friday with reduced activity on a Saturday. There would normally be no working on Sundays or Bank Holidays. Typical working hours are shown in Table 2.

**Table 2: Typical Site Working Hours** 

Period	Day	Start time	Finish time
Summer	Monday to Friday	7am	7pm
	Saturday	7am	4. 30pm
Winter	Monday to Friday	7. 30am	5. 30pm

- 3.6.4 Following the issue of the 'Notice to Proceed to Construction', there would be a period when the detailed design will be developed. Prior to work starting on site, property precondition surveys, vegetation and further protected species surveys, where required, would be carried out.
- 3.6.5 The construction site would be made secure as early as possible by the erection of permanent fencing. Where this is not possible temporary fencing would be installed. Site clearance work would commence with vegetation clearance at a time and method to avoid harm to wildlife.
- 3.6.6 Early construction activities would include:

- a) Construction of the main site compounds, two in total;
- b) Construction of main site access points;
- c) Temporary and permanent fencing;
- d) Construction of temporary diversions to existing footpath and cycleways.
- e) Ongoing programme of seasonal ecological surveys;
- f) Development of site haul roads;
- g) Statutory Undertakers service diversions;
- h) Topsoil stripping and stockpiling with archaeological monitoring;
- i) Site clearance of trees, hedges, fencing, walls and small structures;
- j) Construction of structures would commence as soon as possible;
- k) Earthworks operations to form embankments and cuttings;
- Drainage operations including pre-earthworks drainage ditches and existing water course culvert installation;
- m) Haulage of materials to and from the site on the existing road network;
- n) Construction of the carriageways
- o) Side road works; and
- p) Accommodation works.

- 3.6.7 Bulk earthworks would normally be carried out in the summer, but the contractor would take advantage of any periods of dry weather in the other seasons. Pre-earthworks drainage would follow the earthworks sequence.
- 3.6.8 Structures would be progressed throughout the construction period. The construction sequence has been determined to ensure that the Scheme would be built with minimum disruption to the local environment, local population and the travelling public. It is planned to commence construction of the following structures early in the construction programme.
- 3.6.9 The overriding consideration throughout the construction stage is to maintain two lanes of traffic in each direction on the A55 throughout daytime working hours. The existing central reserve and roundabout island would be excavated and replaced with full depth road construction. This would give the Contractor the facility to relocate lanes to the north and south of their existing alignment within the A55 corridor as needed, thereby enabling sufficient working space for construction activities whilst maintaining dual carriageway traffic flows on the A55. Consideration must be given to the high proportion of heavy goods vehicle traffic using this route and consequently lane widths would be minimised with Lane 1 at 3.25m wide and Lane 2 at 3m wide. There would also be a 50mph speed limit.
- 3.6.10 A summary of the construction phasing includes the following, full details are provided in Chapter 2 of the Environmental Statement:
  - a) Erection of site offices and compound: the principal site offices and compound for both Junctions 15 & 16 will be located at Dwygyfylchi and will be made ready in advance of the commencement of construction
  - b) Phase 1 (approx. 8 weeks duration): In this phase A55 would retain two narrow lanes. The work entails site clearance and excavation within the existing central reserve and roundabout island and full depth road reconstruction at both Junctions 16 and 16A. Whilst westbound access and egress lanes would be temporary, those from the eastbound carriageway would utilise the permanent works alignment and therefore be constructed accordingly. All excavated arisings would be hauled to a stockpile assumed to be located adjacent to the site offices at Dwygyfylchi for later reuse within the Works. Site clearance, fencing, pre-earthworks and earthworks operations together with construction of the structure spanning Afon Gyrach would be commenced for the new offline county road between the two parts of the junction.
  - c) **Phase 2 (approx. 50 weeks duration):** At Junction 16, the A55 carriageways would be realigned to the north of the corridor and the roundabout reduced in diameter whilst maintaining all junction movements in order to permit construction of the westbound on and off sliproads. Fill to the sliproads, approximately 3,000m³, would be won from the adjacent cut required for the remodelled junction with the county road, the balance of excavated fill being used at Junction 16A. At Junction 16A, narrow lanes would be required on both carriageways. The south abutment and central pier of the overbridge would be constructed adjacent to the westbound carriageway together with construction for the new eastbound carriageway and crossover within the existing central reserve. New communications equipment would be mounted over the eastbound

carriageway using the new overbridge, by means of overnight closures of the eastbound A55. The westbound sliproads embankment construction would continue using material won from site augmented by approximately 60,000m<sup>3</sup> of import. Construction works for the new county road, including contiguous bored piled retaining walls at Maes Y Llan, would continue.

- d) **Phase 3 (approx. 25 weeks duration):** Junction 16 remains open to traffic throughout. Once all westbound sliproad construction has been completed, the A55 carriageways would be relocated to their final alignment. At Junction 16A, traffic would be diverted onto the new eastbound carriageway, thus providing space for construction of the overbridge north abutment and the sliproad earthworks and retaining walls. On completion of the north abutment, the beams would be placed in a weekend closure of the A55, and deck construction would follow on. The eastbound sliproad embankments would be constructed. Carriageway and finishing works would follow.
- e) **Phase 4 (approx. 5 weeks duration):** The A55 traffic would remain on its final alignment with all eastbound turning traffic now using Junction 16A, allowing the roundabout at Junction 16 to be closed. Work to permanently close off the roundabout would be undertaken with A55 traffic running in appropriately aligned narrow lanes. Final tie-in and overlay works to both A55 carriageways would be carried out at night under contraflow conditions together with application of permanent road markings. At Junction 16A, final tie-in works.

#### 3.7 **Resource requirements**

- 3.7.1 A major element of constructing the Scheme would be excavation of earthworks and construction of new embankments. Wherever possible, designers try to balance the volume of excavated materials (cut) with volume required to raise ground levels (fill). The cut fill balance associated with the earthworks has been assessed for the Schemeand indicates a shortfall of 113,120m³, as shown in Table 15.10 of Chapter Chapter 15 of the Environmental Statement (Materials).
- 3.7.2 Resource requirements throughout the lifetime of the project include the requirement for landtake to construct the scheme. The bulk earthworks design has been developed to make use of as much of the excavated materials as possible in earthworks. This will avoid wasteful haulage of fill and minimise the volume that would leave site or must be brought to site from quarries.
- 3.7.3 Aggregates will be required for the construction of the project, including potentially to provide general fill given the current shortfall in the materials balance. The exact sources of aggregates cannot be defined at this stage though several quarries have been identified within Chapter 15 of the Environmental Statement. It is anticipated that the Carboniferous Limestone, igneous rocks and glacio-fluvial sand and gravel deposits would be suitable for use in road construction. The Precambrian and Ordovician slates have also been used in road construction in North Wales, including slate waste.
- 3.7.4 In Conwy, Flintshire and Denbighshire no significant sources of secondary or recycled aggregates were identified, with the exception of small-scale slate waste tips which are being reworked.

- 3.7.5 At this stage it is anticipated that the following materials could be recovered from off-site sources for use on the Project:
  - a) General fill, in particular to address the shortfall in the cut fill balance; and
  - b) Pavement foundation aggregates
- 3.7.6 No resources will be required to be taken from the European sites.

#### 3.8 Waste and materials

- 3.8.1 Chapter 15 of the Environmental Assessment considers the likely significant effects on and from materials and waste associated with the construction of the proposed scheme. There would be no intra project effects upon designated sites as highlighted within Chapter 15.
- 3.8.2 Materials excavated from the proposed Scheme would be re-used onsite where possible, where this was not possible, they would be removed off site for recycling, disposal would only be used as a last resort if no beneficial use can be found. If any localised contamination were encountered during excavations, this material would need to be treated for re-use or removed off-site for disposal.
- 3.8.3 The approach adopted to the management of material assets and waste offers the potential for enhancements in accordance with the Well-Being of Future Generations Act (Wales). The Conway and Denbighshire Local Well Being Plan outlines ways to develop environmental resilience, it is considered that the approach to material assets and waste can support the plan in the following ways:
  - a) Recycling and reuse of waste will contribute environmental resilience by diverting materials from landfill and reducing waste – contributing to goals of addressing recycling, producing less waste and reducing carbon emissions; and
  - b) Seeking to reuse materials and/or obtain recycled materials to provide imported fill, rather than primary aggregates, will contribute to environmental resilience by reducing reliance on sources of primary aggregates – contributing to goals of sustainable use of resources and reducing carbon emissions.

- 3.8.4 Use of materials and production of waste during operation are not covered in Chapter 15 nor in this assessment. Given the scale of the project and the fact that there is a substantial element incorporating existing highways the change in activities such as repairing potholes, clearing out drains and road surface maintenance will be relatively minor in scale and are not likely to cause significant effects. As such, it is anticipated that operational phase effects will be similar to those for the existing highway and therefore these have been scoped out.
- 3.8.5 A trunk road is built as a permanent feature that will never be decommissioned and it does not have a defined life and is not built with the intention of decommissioning. As such, the effects from decommissioning are likewise scoped out.
- 3.8.6 An initial review was conducted as part of the scope of the assessment for material assets and waste within Chapter 15 based on LA110<sup>10</sup>, the results of these are detailed in Table 3

Table 3: Initial Review of Scope of Assessment - Material Assets and Waste

Question	Response
Is the project likely to recover/reuse little on site material thereby requiring materials to be imported to site?	Yes - the project is likely to re-use all of material cut. However, there is still a large net balance of imported material required for the project
Is the project likely to use little or no recycled or secondary materials thereby requiring the majority of the materials used on the project to comprise primary materials?	There are opportunities to re-use road planings and aggregates arising from removal of existing pavements and to reuse excavated materials  However, there is not a materials balance for the project and there is a need to import materials to meet the requirement for fill. In the worst case this could require primary materials, even if all the excavated materials are reused the majority of materials (i.e. > than 50% of the material requirement) would still need to be imported
Is the project likely to sterilise mineral sites or peat resources?	No
Would the project generate large quantities of waste relative to regional waste capacity?	No – at this stage it is expected that requirements for landfill would be limited. The assessments undertaken indicate it should be possible to reuse virtually all of the planings at the site and the excavated materials
Will the project have an effect on the ability of waste infrastructure within the region to continue to accommodate waste from other sources?	Unlikely - as there is a large net fill requirement, it is unlikely that there will be significant volumes of material that will need to be exported to local waste management facilities

3.8.7 Other key construction materials comprise concrete (ready mix and precast, for example kerbs), steel (reinforcement, barriers), bricks, pipes (concrete and plastic), timber

 $<sup>^{10}</sup>$  DMRB Sustainability and Environment Appraisal LA110 Material assets and Waster (formerly IAN 153/11) Revision 0

(fencing, formwork and other potential uses) and tarmac for the highway pavement. Concrete plants are noted at Abergele and Rhyl, and asphalt plants at Abergele, Penmaenmawr and Bangor<sup>11</sup>.

- 3.8.8 The exact landfill and recycling facilities to be utilised cannot be defined at this stage and therefore consideration has been given to available facilities across the Study Area.
- 3.8.9 The types and quantities of materials required to construct the project have been assessed in Chapter 15 of the ES and are summarised in Table. 4:

Table. 4: Types and Quantities of Materials Required for Construction

Material Type	Estimated quantity (tonnes)
Aggregates	53, 511
Ready-mix concrete	16, 682
Pre-cast concrete	1,607
Steel	4,366
Asphalt	30,785
Plastic (e.g. pipework)	13,793
Timber	4,131
Brick	89.1

3.8.1 It is anticipated that the following materials could be recovered or diverted from landfill (Table 5):

**Table 5: Materials Recovery & Diversion** 

Material	Estimated Quantity	
Any non-paved areas, subject to no contamination being present, would be used as fill material on site	Assuming 58,076 tonnes of the arisings from the cut fill assessment are reused and are diverted from landfill. One location recorded contaminated soils although at depth and in an area, which would not be disturbed by the works. An allowance of 1,000 tonnes (c.1.5%) has been made for the risk that other pockets of contaminated soils could arise.	
Road planings	Assuming 100% of the road planings are reused would equate to 13,855 tonnes diverted.  The review of the contaminated land assessment indicates that it should be possible to reuse all of the materials.	
Aggregates recovered from the existing road construction	Assuming all of this material can be reused equates to 5,484 tonnes diverted.	

 $<sup>^{11}\ \</sup>underline{\text{https://www.agg-net.com}}$  accessed 20.10.19 (taken from Chapter 15)

Material	Estimated Quantity	
Green waste	Diverted for composting, assumes 500 tonnes diverted.	
Off cuts, surplus materials and waste from site operations/offices	Segregated to maximise the opportunities for reuse and recycling – allowance of 350 tonnes over the construction period (based on 5 tonnes of waste (1 skip) per week over 100 weeks with 70% reused/recycled)	
Waste contaminated soils arising from the earthworks	1,000 tonnes residue allowed against the possibility of encountering contaminated soils that cannot be reused in the works, it has been assumed that this would be sent to a soil recycling centre rather than to landfill	

3.8.1 It is anticipated that the wastes arising from construction requiring disposal to landfill would comprise the following (Table 6):

Table 6: Waste Requiring Disposal to Landfill

Туре	Estimated Quantity/ Allowance
Invasive species	250 tonnes (allowance)
Waste from off cuts, surplus materials and site	150 tonnes

- 3.8.2 Overall, only limited evidence of contamination has been encountered within the Scheme. Full details of the assessment are provided in Chapter 6 of the Environmental Statement, Geology and Soils. However, contamination has been identified in made ground from which is located immediately north of the A55. This contamination appears to be associated with the former gas works identified in this part of the site which is located beneath more recent fill material. Contamination has not been identified within other exploratory holes in this area.
- 3.8.3 The contamination is not likely to be disturbed during the construction works as only shallow excavations are required in this area so the Scheme should not increase the risks from contamination. Therefore, no specific remediation measures should be required during the construction works for the Scheme.
- 3.8.4 Storm beach deposits are present to the north of the former gas works and beyond this is the sea, both of which are potential receptors for contamination. However, Devensian Till has been encountered with exploratory holes in this area underlying the made ground in this area. The Till comprises predominately clay which should limit the potential for migration of contaminants.

- 3.8.5 The potential for the Scheme to cause significant lateral migration of gas is considered low. The hard cover introduced as road surfacing during construction would be of limited lateral extent and largely similar to the existing road layout, and only very low flow rates above the lower instrument detection limit have been obtained during gas monitoring indicating there is only a limited volume of gas within shallow strata and this is being generated at a very low rate.
- 3.8.6 Notwithstanding this there would be a need to manage materials as they are excavated and, where appropriate, re-used. A Materials Management Plan (MMP) in accordance with the CL:AIRE Definition of Waste: Development Industry Code of Practice would be implemented as part of the CEMP to address this requirement.
- 3.8.7 The majority of existing materials would remain in-situ during the construction works and would be covered by the road construction and soft landscaping which would limit infiltration and potential for exposure to underlying soils. Materials excavated from the Scheme would be re-used onsite where possible or otherwise removed off site for recycling, disposal would only be used as a last resort if no beneficial use can be found. If any localised contamination were to be encountered during excavations, this material would need to be delineated and may require treatment before for re-use or removal off-site.
- 3.8.8 The project has a shortfall of materials for construction of some 113,120m³ tonnes which will need to be imported. At this stage it is not possible to confirm where the imported materials would originate from since it will depend on what projects are underway in the area from which fill materials can be sourced.
- 3.8.9 It is anticipated that most of the materials arising from the construction works would be suitable either for re-use in the works, in the case of soils, or for recycling and recovery in the case of other construction materials. Re-use, recycling and recovery would be the preferred treatment routes with disposal to landfill adopted as a last resort.

#### 3.9 **Services**

- 3.9.1 Diversions to Statutory Undertakers plant would need to be carried out throughout the construction period. These works would be planned and coordinated to meet the construction programme. The requirement for services are detailed within Chapter 2 of the Environmental Statement. A summary is provided for this assessment.
- 3.9.2 The Scheme would use conventional piped drainage to remove water from the carriageway. This drainage, along with attenuation storage, would be designed to store surface water and then discharge it to the existing network, under the North Wales coastal railway line and then into the sea via existing sea outfalls. The Scheme involves the extension of existing as well as a new structure for the Afon Gyrach to pass under the new link road. The Scheme design would incorporate an arch profile for the structure of the same dimensions as the existing A55 structure (8 m downstream) and which would retain the existing river bed beneath it.
- 3.9.3 The Scheme design includes the following elements that are associated with water or have an interaction with the water environment:

- a) Interception of drainage from road runoff into existing drainage network by measures including drainage ditches, filter drains and pipes/culverts;
- b) Extension of two existing culverts and the construction of a third, including construction of headwalls, to facilitate widening of road embankments;
- c) Addition of one drainage outfall into the Afon Gyrach; and
- d) Discharge of drainage from the existing network into seven existing drainage outfalls on Penmaenmawr beach, discharging surface water drainage into the sea.
- 3.9.4 The drainage measures are set out in Chapter 7 of the Environmental Statement. Detailed Scheme design would take place following submission of the Environmental Statement (ES), however, the design would be likely to include the following: a range of measures intended to meet the requirements of the statutory standards for sustainable drainage systems (SuDS). These include attenuation measures to receive water from the Scheme and from areas where there are risks of surface water flooding. These would act to attenuate flows to existing rates (allowing for climate change) during the operation of the Scheme prior to discharge to existing outfalls (including those which outfall to the sea).
- 3.9.5 Completion of construction works would be undertaken under the management of a Construction Environmental Management Plan (CEMP) which would include measures protective of the water environment such as management of surface water runoff from exposed earthworks and construction compounds, provision of spills kits and emergency spill procedures. Further details are provided in the pre-CEMP document.
- 3.9.6 Utility diversions are necessary where existing roads would be stopped-up or realigned. The diversions would generally be routed along existing service corridors, roads or footpaths. Where the service could be retained in its present location but would be affected by the proposed Scheme, appropriate protection measures would be agreed with the relevant authority.
- 3.9.7 Utility diversions are necessary where existing roads would be stopped-up or realigned. The diversions would generally be routed along existing service corridors, roads or footpaths. Where the service could be retained in its present location but would be affected by the proposed Scheme, appropriate protection measures would be agreed with the relevant authority.

## 3.10 Lighting

3.10.1 Highway lighting is already provided along this length of the A55 and on adjacent county roads. New lighting would be installed along the A55 and at Junction 16 to meet current standards. Luminaires would be designed to emit no light above the horizontal level. LED Luminaires are proposed because these can be more directional and so reduce light spill beyond the road. Lighting of the link road would be subject to agreement with the highway authority. The lighting design would aim to retain 'dark corridors' and also to avoid light spill on the Afon Gyrach, following guidance as set out by BCT<sup>12</sup>.

<sup>&</sup>lt;sup>12</sup> Bat Conservation Trust (2018) Guidance Note 08/18 Bats and artificial lighting in the UK *Bats and the Built Environment Series*. Institute of Lighting Professionals

#### 3.11 Traffic management

3.11.1 The requirements for traffic management have been carefully considered in design to minimise the disruption to road users during construction. Before a contractor commences construction of the Scheme, they will have developed a plan for traffic management throughout the construction period so that all the existing routes would remain open and access would be maintained to all residential areas around the junction.

#### 3.12 Summary of screening assessments

- 3.12.1 A screening assessment has been carried out (March 2019) which has been submitted to the Employers Agent for review. This screening identified that in the absence of appropriate mitigation and taking into consideration their conservation objectives, likely significant effects on qualifying features of the following European Sites could not be ruled out at Stage 1:
  - a) Liverpool Bay / Bae Lerpwl (Wales) SPA
  - b) Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC
- 3.12.2 It is considered that it is unlikely that there will be significant effects on the following European Sites, therefore no further assessment is needed.
  - a) Mwyngloddiau Fforest Gwydir/ Gwydyr Forest Mines SAC
  - b) Coedydd Derw a Safleoedd Ystlumod Meirion/ Meirionnydd Oakwoods and Bat Sites SAC
- 3.12.3 Further details of the assessment, in the form of matrix worksheets for those sites scoped out of the Stage 2 assessment, are provided in within the submitted Screening Report, Appendix C.

## 4. IDENTIFICATION OF EUROPEAN SITES

#### **4.1 Sites**

- 4.1.1 The first step in the process was to identify all of the European sites that could potentially be affected, following DMRB HD44/09 guidance<sup>13</sup>. Each of these was then assessed in Stage 1, and where LSE's were identified or there was sufficient uncertainty as to LSE's occurring, then these sites were subject to the Stage 2 assessment.
- 4.1.2 LA 115 states that consideration should be given to any European Sites where the proposed scheme is:
  - a) ≤2km of any SAC, cSAC, pSAC, SPA, pSPA or Ramsar sites; or
  - b) ≤30km of any SACs, cSACs or pSACs, where bats are one of the qualifying interests;
  - c) crossing/adjacent to upstream of, or downstream of, watercourses designated in part or wholly as A European site;
  - d) has a potential hydrological or hydrogeological linkage to a European site containing a groundwater dependent terrestrial ecosystem (GWDTE) which triggers assessment in accordance with LA 113: or
  - e) has an Affected Road Network (ARN) which triggers the criteria for assessment of European sites within HA 207/07<sup>14</sup> Air Quality.
- 4.1.3 Following the screening, two sites were identified within the 30km search area which could potentially be affected by the proposals. These are detailed in Table 7 below and their locations are on the figure in Appendix B. JNCC standard data forms and detailed information on the sites are provided in Appendix D.

 $<sup>^{13}</sup>$  It should be noted that for Stage 2, the new guidance LA 115 was followed.

 $<sup>^{14}</sup>$  Now replaced by DMRB Sustainability & Environment Appraisal LA 105 Air Quality Revision 0

# Box 1 Favourable conservation status as defined in Articles 1(e) and 1(i) of the Habitats Directive

"The conservation status of a natural habitat is the sum of the influences acting on it 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. The conservation 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.

The conservation status of a species is the sum of the influences acting on the species that may affect the long-term distribution and abundance of its populations. The conservation status will be taken as 'favourable' when:

- Population dynamics data on the species 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 7: Relevant statutory designated sites

Site Name/	Qualifying features	Distance from	Summary of Conservation Objectives
Area		Site	
Y Fenai a Bae	Annex I habitats that are a primary reason for selection of this site:	Adjacent to	Summary of the Vision Statement for the site <sup>15</sup> :
Conwy /	1110: Sandbanks which are slightly covered by sea water all	Scheme	The intertidal mudflats and sandflats feature should continue
Menai Strait	the time	(approximately	to comprise an array of sediment habitats and their
and Conwy	1140: Mudflats and sandflats not covered by seawater at low	250m due north,	associated biological communities, ranging from wave-
Bay SAC	tide	coastal)	exposed sands, through to sheltered muds and tide-swept
UK0030202	• 1170: Reefs		muddy gravels.
Area =	Annex I habitats present as a qualifying feature, but not a primary		The reef feature should continue to comprise a variety of
26,501.64 ha	feature for site selection:		habitats and their associated biological communities,
100% marine	1160: Large shallow inlets and bays		occurring on hard substrate of different types throughout the
	<ul> <li>8330: Submerged or partially submerged sea caves</li> </ul>		site.
			The subtidal sandbanks feature should continue to comprise
			mobile or highly mobile sediment habitats and their
			associated communities.
			The large shallow bay feature should continue to comprise a
			variety of sediment and hard substrate habitats and their
			associated biological communities.
			The sea caves feature should continue to comprise intertidal
			and subtidal caves, clefts, crevices and tunnels in the
			limestone substrate around the Great and Little Ormes and
			the north-east coast of Anglesey.
			Summary of Conservation Objectives:

<sup>&</sup>lt;sup>15</sup> Full details are provided in the Natural Resources Wales (NRW) (March 2018) Menai Strait & Conwy Bay / Y Fenai a Bae Conwy Special Area of Conservation (SAC) Advice provided by NRW in fulfilment of Regulation 37 of the Conservation of Habitats and Species Regulations 2017.

Site Name/	Qualifying features	Distance from	Summary of Conservation Objectives
Area		Site	
,	Qualifying features		The overall distribution and extent of the habitat features within the site, and each of their main component parts is stable or increasing.  The physical biological and chemical structure and functions necessary for the long-term maintenance and quality of the habitat are not degraded.  The presence, abundance, condition and diversity of typical species is such that habitat quality is not degraded.  The conservation objectives do not aim to prevent all change to the habitat and species features, or to achieve an indefinable, abstract natural or pristine state, since these would be unrealistic and unattainable aspirations. Rather, they seek to prevent further negative modification of the extent, structure and function of natural habitats and species' populations by human activity and to ensure that degradation and damage to the features that is attributable to human activities or actions is prevented. Consequently, in order to meet the requirements of the Directive and ensure the site makes its appropriate contribution to conservation of biodiversity, the
			conservation objectives seek to;
			Encompass inherent dynamism rather than to work against it
			Safeguard features and natural processes from those impacts
			of human activity that cause damage to the features through
			the degradation of their range, extent, structure, function or
			typical species;

Site Name/	Qualifying features	Distance from	Summary of Conservation Objectives
Area		Site	
			Facilitate, where necessary, restoration of features or components of features that are currently damaged or degraded and in unfavourable condition.
Liverpool Bay	Species referred to in Article 4 of Directive 2009/147/EC and listed in	Approximately	Conservation Objective for red throated diver, common scoter, non-
/ Bae Lerpwl	Annex II of Directive 92/43/EEC:	250 m due north	breeding assemblage of waterbirds:
(Wales) SPA	A065 Common scoter <i>Melanitta nigra</i> 56,679 individuals		Subject to natural change, maintain or enhance the
UK9020294	representing at least 10.31% of the wintering NW Europe		populations and its supporting habitats in favourable
Area =	population (2004/05 - 2010/11).		condition
25,2757.73	A193 Common tern Sterna hirundo* (breeding 360)		The interest feature will be considered to be in favourable condition
ha 96%	individuals representing 1.80% of the breeding population in		only when both of the following two conditions are met:
marine	Great Britain (2011 – 2015).		
	A195 Little tern <i>S. albifrons*</i> (breeding 260 individuals)		(i) The size of the population is at or shows only non-significant
	representing 6.84% of the breeding population in Great		fluctuation around the mean population at the time of designation
	Britain (2010 - 2014)		of the SPA. to account for natural change;
	A001 Red throated diver Gavia stellata (North-western		(ii) The extent of the supporting habitat within the site is
	Europe - wintering) 5.4% of the GB population 5-year peak		maintained.
	mean 2001/02 - 2006/07. Population in the SPA 1171.		
	A177 Little gull* Hydrocoloeus minutus (non-breeding 319)		
	individuals (2004/05 – 2010/11). Population in the SPA 319.		
	Over winter, the area regularly supports 69,687 individual water birds		
	(5 year peak mean 2004/05 - 2010/11) including species exceeding 1%		
	of the GB total or 2,000 individuals: common scoter Melanitta nigra,		
	red-throated diver Gavia stellata, little gull Hydrocoloeus minutus, red-		
	breasted merganser Mergus serrator and great cormorant Phalacrocorax		
	carbo.		

Site Name/	Qualifying features	Distance from	Summary of Conservation Objectives
Area		Site	
	(less than 1% GB or less than 2000 Individuals) black headed gull		
	Chroicocephalus ridibundus, common gull Larus canus, common eider		
	Somateria mollissima, Northern fulmar Fulmarus glacialis, great black-		
	backed gull Larus marinus, great crested grebe Podiceps cristatus,		
	common murre <i>Uria aalge</i> , Northern gannet <i>Morus bassanus</i> , Atlantic		
	puffin Fratercula arctica, European herring gull Larus argentatus, black-		
	legged kittiwake Rissa tridactyla, lesser black-baked gull Larus fuscus,		
	great Northern diver Gavia immer, European shag Phalacrocorax		
	aristotelis, razor bill Alca torda, velvet scoter Melanitta fusca.		
	*NB: these species are listed on the Natura 2000 standard data entry		
	but only Conservation Objectives for red throated diver, common scoter,		
	non-breeding assemblage of waterbirds are provided within the Core		
	Management Plan for this site.		
Traeth Lafan	Species referred to in Article 4 of Directive 2009/147/EC and listed in	This site is	The vision for this oystercatcher is for it to be in a favourable
/ Lavan	Annex II of Directive 92/43/EEC:	located 3 km	conservation status (refer to Box 1), where all of the
Sands,		west	following conditions are satisfied;
Conway Bay	A130 Oystercatcher <i>Haematopus ostralegus</i> , 4,931 individuals		The 5 year mean peak of the number of wintering
SPA	representing at least 0.5% of the wintering Europe $\&$		oystercatchers is at least 4,000.
UK9013031	Northern/Western Africa population (5-year peak mean		The abundance and distribution of cockles of 15mm or
Area =	1991/2 - 1995/6)		larger and other suitable food are maintained at levels
2703.13 ha	<ul> <li>A069 Red-breasted Merganser Mergus serrator*</li> </ul>		sufficient to support the population with a 5 year mean
100% marine			peak of 4,000 individuals.

Site Name/	Qualifying features	Distance from	Summary of Conservation Objectives	
Area		Site		
	A160 Curlew <i>Numenius arquat</i> , (Europe - breeding) 1.1% of		Oystercatchers are not disturbed in ways that prevent	
	the population in Great Britain 5-year peak mean 1991/92-		them spending enough time feeding for survival.	
	1995/96*.		Roost sites, including high tide roost sites, remain suitable	
	A005 Great crested grebe <i>Podiceps cristatus</i> (North-western		for oystercatchers to roost undisturbed.	
	Europe - wintering) *		The management and control of activities or operations	
	A162 Redshank <i>Tringa tetanus*</i>		likely to adversely affect the oystercatchers, is appropriate	
			for maintaining the feature in favourable condition and is	
	*NB: these species are listed on the Natura 2000 standard data entry		secure in the long term.	
	but only Conservation Objectives for Oystercatcher are provided within		Performance Indicators for Oystercatcher:	
	the Core Management Plan for this site.		A1: Number of wintering oystercatchers (lower limit 4000	
			individuals)	
			A2: The extent of intertidal flats and the broad-scale spatial	
			distribution of their constituent sediment and community types is	
			maintained	
			A3: The abundance and distribution of cockles => 15mm are	
			maintained at levels sufficient to support the population at 4,000	
			individuals	
			F1. Disturbance of roosting or feeding oystercatcher is not	
			significant. Activities and developments which could cause	
			significant disturbance should be controlled as far as is possible.	
			F2. High tide roost sites do not deteriorate in habitat quality and	
			suitability for birds. Grazed fields adjacent to the shore used as high	
			tide roosts should be maintained and sightlines for the oystercatchers	
			retained.	

## 4.2 Baseline conditions - Approach

- 4.2.1 Chapter 8 of the Environmental Statement, sections 8.4 and 8.5 provide details of the existing baseline conditions of the Scheme and approach to identification of the baseline. In summary, the following surveys and data collection have been conducted in respect of the features of interest of the designated sites relevant to this assessment.
- 4.2.2 An ecology desk study was undertaken initially in September 2017 and was updated in July 2019. Records were obtained from Cofnod (the biological records centre for north Wales) to identify designated sites and protected habitats or species within 2km.
- 4.2.3 Overwintering bird surveys have been conducted by Biome Consulting. The survey programme consisted of six 'Through The Tide Counts' (TTTC) with monthly surveys between October 2017 and March 2018 (inclusive). Each survey encompassed one complete tidal cycle during daylight hours, starting at either high or low tide. During each survey, three full counts were completed (i.e. counts around low, mid and high tide). Surveys took place utilising vehicles or vegetation/structures (e.g. hedgerows, buildings, sea walls etc.) as a hide or screen to avoid unnecessary disturbance to waders as far as possible.
- 4.2.4 All waders and wildfowl were recorded, with their locations recorded on a map. Further details on the method and findings are presented in the wintering bird survey report provided at Appendix E.
- 4.2.5 Limitations encountered during the wintering bird surveys were that although efforts were made to avoid double counting, due to the size of the survey area it is possible that, if birds moved within the survey area during a tidal state survey, double-counting may have occasionally occurred.
- 4.2.6 No intertidal habitat surveys have been conducted as there will be no land take from intertidal habitats supporting the features of interest of the sites.
- 4.2.7 An extended Phase 1 habitat survey was undertaken on the 19th October 2017, which was updated in June 2018 and again in June and July in 2019 to include additional areas and when access permissions were gained. The extent of each observed habitat is mapped in Figure 8.3 of the Environmental Statement. The presence of any Invasive Non-Native Species (INNS) was also noted and marked up on the Phase 1 habitat plan.
- 4.2.8 The effects of changes in air quality as a result of the construction and operation of the Scheme are described in Chapter 12 of the Environmental Statement: Air Quality. The approach requires an assessment of the impacts of road traffic emissions on Designated Sites within 200 m of a road (the Affected Road Network (ARN)). When pollutant concentrations exceed a critical level, it is considered that there is a risk of harmful effects. The critical level changes dependent upon the type of receptor, for example habitat type. Refer to 4.2.12.
- 4.2.9 The risk of potential air quality impacts from demolition, earthworks, construction and trackout (the transport of dust and dirt from the application site onto the public road

- network) was assessed according to guidance developed by the IAQM<sup>16</sup> in order to identify the appropriate level of mitigation.
- 4.2.10 Effects at ecological receptors relating to NOx concentrations and nitrogen deposition have been assessed. Road traffic is not a significant source of other pollutants that vegetation may be sensitive to, such as ammonia (NH3) and sulphur dioxide (SO2), and as such an assessment of these pollutants has been scoped out of this assessment.
- 4.2.11 Concentrations of nitrogen oxides were predicted, and deposition calculated, at a range of receptors at increasing distances from the ARN in order to indicate whether or not the critical level and critical loads are being exceeded in the habitat. All ecological receptor locations were modelled at a height of 0 metres representative of vegetation growing at ground level.
- 4.2.12 The lowest critical loads for the most sensitive habitat within each designation are presented in Table 8. Data have been taken from the Air Pollution Information System (APIS) website<sup>17</sup>.

Table 8: Deposition and Site Relevant Critical Loads (where available)

Site	Habitat	Critical Load (2015 -		
		Nitrogen Deposition (kgN/ha/yr)	Acid Deposition (keqN/ha/yr)	(hā) NOX
Liverpool Bay / Bae Lerpwl (Wales) SPA UK9020294	Littoral sediment/Saltmarshes; Mudflats and sandflats not covered by seawater at low tide	20-30 upper saltmarsh – 20 lower saltmarsh - 30	Not sensitive	Saltmarsh - 30 ug
	1110: Sandbanks which are slightly covered by sea water all the time	20 - 30	Not sensitive	30 ug
	1140: Mudflats and sandflats not covered by seawater at low tide	20 - 30	Not sensitive	30 ug
Y Fenai a Bae Conwy / Menai Strait and Conwy Bay	1170: Reefs	No estimate available	No estimate available	No estimate available
SAC UK0030202	1160: Large shallow inlets and bays	No estimate available	No estimate available	No estimate available
	8330: Submerged or partially submerged sea caves	No estimate available	No estimate available	No estimate available

<sup>&</sup>lt;sup>16</sup> Holman et al (2019). A guide to the assessment of air quality impacts on designated nature conservation sites – version 1.0, Institute of Air Quality Management, London. www.iaqm.co.uk/text/guidance/airquality-impacts-on-nature-sites-2019.pdf

<sup>17</sup> http://www.apis.ac.uk

- 4.2.13 No assessment of potential effects from noise upon features of interest of the designated sites (SPA birds) was carried out as part of the assessment, only upon human Noise Sensitive Receptors (NSRs). However, the main areas utilised by birds which are features of the SPA would not be affected (the marine habitats). In addition, assessment of significant vibration effects due to operational road traffic has been scoped out because the scheme does not introduce a new source of vibration closer than existing roads in relation to the features of interest.
- 4.2.14 In order to assess the potential quality of water being discharged from the operational Scheme, a water quality assessment has been completed utilising Highways England's Water Risk Assessment Tool (HEWRAT) within LA113. This is the tool adopted by the Welsh Government for such purposes.
- 4.2.15 No Ground Water Groundwater Dependent Terrestrial Ecosystems (GDTE) are present such that an assessment of the impact on GWDTEs has been scoped out.

#### 4.3 Baseline conditions - Results

- 4.3.1 Full details of the habitats encountered during the surveys are provided in Section 8.5 of Chapter 8 of the Environmental Statement. The location and extent of habitats present are shown on Figure 8.3-8.5 of the Environmental Statement. The main habitats identified (with their Phase 1 classification code) were:
  - a) Mixed plantation woodland A1.3.2;
  - b) Parkland / scattered trees broadleaved A3.1 and coniferous A3.2;
  - c) Neutral grassland semi-improved B2.2;
  - d) Poor semi-improved grassland B6 and improved grassland B4;
  - e) Amenity grassland J1.2;
  - f) Running water G2;
  - g) Vegetated shingle H.3;
  - h) Marginal vegetation (reedbed) F2.1;
  - i) Coastland H;
  - j) Scrub dense and continuous A2.1 and scattered A2.2;
  - k) Tall ruderal C3.1;
  - I) Boundaries hedge intact species poor J2.1.2;
  - m) Boundaries hedge defunct species poor J2.2.2;
  - n) Boundaries hedge intact species rich J2.1.1;

- o) Built up areas buildings J3; and
- p) Boundaries wall J2.5, fence J2.4
- 4.3.2 A large number of bird records were received during the desk study, the majority of which relate to species associated with the adjacent SPAs.
- 4.3.3 The over wintering bird surveys<sup>18</sup> conducted between October 2017 and March 2018 (inclusive) recorded a maximum of 120 oystercatchers *Haematopus ostralegus* occurring during the mid-tide survey in January 2018. Numbers within the survey area were typically fairly consistent during each survey during each month. At high tide oystercatcher moved from the intertidal area to forage within nearby pasture and recreational areas including fields to the east of the Scheme. Oystercatcher are a feature of interest of the Traeth Lafan / Lavan Sands, Conway Bay SPA which is located over 2km from the J16 scheme, though due to the mobility of the species and occurrence within the J16 scheme area are included within the assessment. Table 9 provides a summary of Peak Counts recorded during the survey.
- 4.3.4 Red-throated diver *Gavia stellata* were recorded during two survey months (October and November 2017) with a maximum of seven birds recorded during any survey (high tide, November 2017). Red-throated diver are a feature of interest of the Liverpool Bay / Bae Lerpwl (Wales) SPA. Other SPA species noted during the wintering bird surveys which are features of the Liverpool Bay / Bae Lerpwl (Wales) SPA were *great crested grebe Podiceps cristatus*, eider *Somateria mollissima* and red-breasted merganser *Mergus serrator*.
- 4.3.5 Great crested grebe were logged on the sea during four of six surveys (no records in December 2017 and February 2018), with a maximum of nine birds present at high tide in November 2017.
- 4.3.6 Red-breasted merganser were solely recorded at mid-tide in November 2017, when three birds were present in the west of the survey area.
- 4.3.7 Eider was recorded on the sea during three survey months (October 2017, November 2017 and February 2018), with a maximum of ten birds present (mid-tide, November 2018).
- 4.3.8 Curlew, which are a feature of the Traeth Lafan / Lavan Sands, Conwy Bay SPA, were logged during four of six surveys (no records in February or March 2018). A maximum of 40 birds were observed at mid-tide in January 2018, just to the east of the survey area within pasture.
- 4.3.9 Full details of the over wintering bird surveys are provided in Appendix E.
- 4.3.10 Aside from the SPA and SAC habitats, those within the Scheme area which provide suitable foraging, roosting and nesting habitat for overwintering birds include the grassland, in particular the fields to the south of the A55.

<sup>&</sup>lt;sup>18</sup> Martyn Owen (2018) A55 Junctions 15 and 16 Wintering Bird Survey 2017/2018 Biome Consulting

- 4.3.11 No WeBS data was available for the Liverpool Bay / Bae Lerpwl (Wales) SPA, as such an evaluation of the peak maximum counts of those species recorded which are features of the SPA, relative to the SPA and GB population estimates, as well as the value of these populations was not possible. Species which are features of this SPA recorded within the Scheme area during the TTTC were red breasted merganser and great crested grebe, each of these were recorded in low numbers, not in significant numbers.
- 4.3.12 Due to the presence of species which are associated with the Traeth Lafan / Lavan Sands, Conway Bay SPA an evaluation of these has been made. This includes oystercatcher and curlew. In the absence of data for the Liverpool Bay / Bae Lerpwl (Wales) SPA, the data for the Traeth Lafan / Lavan Sands, Conwy Bay SPA has been used to form an assessment, this includes red-breasted merganser and great crested grebe.
- 4.3.13 The value of the population of each qualifying species (where data is available) within the study area has been calculated according to the peak TTTC recorded during the 2017-2018 wintering bird surveys, relative to the estimated population size of the SPA/s. The general rules of classification were as follows<sup>19</sup>:
  - a) Named qualifying species and those named in the SPA assemblage where the maximum count represented >5% of the SPA population were classified as being of **Very High/High International/National** significance;
  - Species where the study area maximum count represented 1-5% of the SPA population were classified as being of *Medium/Low Value Regional/County* significance;
  - c) **Negligible Value Local** significance was assigned to species whose maximum count in the study area represented 0 -1% of the SPA population; and
  - d) Where no species were encountered, no value was assigned.

**Table 9: Internationally Important Populations of Regularly Occurring Species** 

Species Name	Peak Count	SPA* Wintering population (5 yr mean)	% SPA* population in study area peak count	GB wintering population estimate <sup>20</sup>	Value (sensitivity of site)
Oystercatcher	137 (high tide – December 2017)	6306 (exceeds British National Importance threshold)	2.1%	320,000	Medium - Regional
Red-breasted Merganser **	3 (mid tide count	76	4%	8,400	Medium - Regional

<sup>19</sup> As utilised for the M4 Corridor around Newport. Welsh Government. M4 Corridor around Newport, Environmental Statement Volume 1 Chapter 10: Ecology and Nature Conservation March 2016

<sup>&</sup>lt;sup>20</sup> Musgrove et al 2013 Population estimates of birds in Great Britain and the United Kingdom https://www.britishbirds.co.uk/wp-content/uploads/2010/12/APEP3.pdf

Species Name	Peak Count	SPA* Wintering population (5 yr mean)	% SPA* population in study area peak count	GB wintering population estimate <sup>20</sup>	Value (sensitivity of site)
	November 2017				
Curlew	40 (mid tide count January 2018)	1,990	2%	140,000	Medium - Regional
Great crested grebe **	9 (high tide count January)	168	5.3%	19,000	High – National

#### Key

- 4.3.14 The over winter qualifying species for the Traeth Lafan / Lavan Sands, Conway Bay SPA designated site, oystercatcher and curlew, utilise the fields to the south of Junction 16 for refuge and foraging. Approximately 2.1% of the SPA population of oystercatcher were recorded (137 individuals) and 2% of the SPA population of curlew (40 individuals).
- 4.3.15 Great crested grebe and eider were logged on the sea and were not recorded inland.

  Red-breasted Merganser were solely recorded at mid-tide in the west of the survey area.
- 4.3.16 The Scheme is considered to be of High National significance (great crested grebe and eider), Medium Regional significance (Oystercatcher, red-breasted merganser, curlew) for wintering bird assemblages due to the populations recorded within the study area.
- 4.3.17 The three-year average (2015 2017) nitrogen and acid deposition rates for each of the designated sites sensitive to either nitrogen or acid deposition are presented in Table 10; data have been taken from the APIS website. The APIS data does not include future year predictions and therefore on a conservative basis, the APIS baseline is assumed constant for the future year assessments. Levels are on a decreasing trend but the current APIS figures have been used on a precautionary basis.

**Table 10: Baseline Deposition Rates** 

Site	Liverpool Bay / Bae Lerpwl (Wales) SPA / Y Fenai a Bae Conwy/ Menai Strait and Conwy Bay SAC - Littoral sediment/Saltmarshes; Mudflats and sandflats not covered by seawater at low tide					
	Total Nitrogen Deposition (kgN/ha/yr) Sulphur (keqS/ha/yr) (kgN/ha/yr)					
Background	12.7	Not sensitive				
Critical Load / Level	20 - 30					

<sup>\*</sup> Data taken from the Traeth Lafan / Lavan Sands, Conway Bay SPA

<sup>\*\*</sup> Feature of interest of the Liverpool Bay / Bae Lerpwl (Wales) SPA

- 4.3.18 There is the assumption that vehicle emissions factors and background pollutant concentrations are anticipated to decrease over time due to improvements combustion technologies. This is based on the Emission Factor Toolkit (EFT) estimates of vehicle emissions by Euro Class and on the Air Quality Consultants study on nitrogen dioxide trends across the UK. Furthermore, the AQC study on nitrogen dioxide trends in the UK 2005 to 2018 shows that North Wales caught up with the downward NOx emissions UK trend, with slightly steeper downward trends than the rest of the UK over the period 2010 to 2018<sup>21</sup>.
- 4.3.19 The results of the air quality assessment completed for the Scheme demonstrate that there would not be significant air quality impacts on receptors from construction or operational traffic and that NOx and Nitrogen Deposition levels (from APIS) are within the objective / Critical Level / Critical Load.
- 4.3.20 The closest sensitive receptors to construction activity will be the designated sites Liverpool Bay / Bae Lerpwl (Wales) SPA and Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC. Overall, without mitigation, the risk of dust soiling impacts is likely to be highest for earthworks and construction activities. The risk of ecological impacts is highly likely to be low to negligible for all activities. Full details of the dust risk assessment methodology which includes the assessment criteria is provided Chapter 12 and in Appendix 12.1 of the Environmental Statement. With mitigation in place, effects are considered to be not significant.
- 4.3.21 Run-off from the Scheme would be discharged into the Marine environment via existing outfalls to sea and via discharges to watercourses, including the Afon Gyrach. This drainage, along with attenuation storage, would be designed to store surface water and then discharge it to the existing network, under the North Wales coastal railway line and then into the sea via existing sea outfalls at the following locations:
  - a) Chainage 2250m north side Existing sea outfall
  - b) Chainage 2350m north side Existing outfall discharging to culverted watercourse
  - c) Chainage 1725m south side New outfall discharging to Afon Gyrach Main River
  - d) Chainage 1725m north side Existing outfall discharging to Afon Gyrach Main River
  - e) Chainage 1125 north side Existing sea outfall
  - f) Chainage 525m south side Existing land drain

<sup>&</sup>lt;sup>21</sup> https://www.agconsultants.co.uk/CMSPages/GetFile.aspx?quid=feb92332-26f7-4989-b86a-21e5732a5404

- 4.3.22 The HEWRAT assessment concludes that, with respect to dissolved contaminants, the respective quality thresholds are met for almost 90 % of rainfall events without the need for the dilution that would occur upon discharge to the sea. For the remaining rainfall events routine runoff from the Scheme requires only a small volume of seawater to dilute dissolved contaminants to concentrations below the thresholds given in HEWRAT/LA113. Dilution of runoff is anticipated to take place within a short distance of each sea outfall (Refer to Appendix 7.3 of the Environmental Statement for details). Following this, the run-off would be subject to further, significant, dispersion within the coastal water body. Taking the above into account, the water volume with contaminant concentrations above is considered to be insignificant.
- 4.3.23 The coastal environment where runoff would discharge is dynamic and subject to currents, waves and tides which would disperse the intermittently discharged fine sediments such that they would not be sufficiently concentrated to be toxic to aquatic organisms living in or near bed sediments.
- 4.3.24 A spillage risk assessment has been completed and is presented in Appendix 7.3 of the Environmental Statement. The assessment concludes that the annual probability of a spillage that could cause a Category 1 or 2 incident is less than 0.5% and thus that no specific pollution control measures would be required<sup>22</sup>. It should be noted that the removal of the roundabout will decrease the risk of spillage when compared to the current situation and thus will provide betterment in that respect. The risk of a pollution incident at J16 is 1 in ~1300 years. Where discharge is to a sensitive waterbody (such as an SAC, SPA etc), a return period less frequent than 1 in 200 years is acceptable
- 4.3.25 It is concluded that the impact of the Scheme on the water environment of Conwy Bay would be negligible.

#### 4.4 Future baseline

- 4.4.1 There is the potential for change in the baseline conditions in the medium to long term as a result of climate change. The climate change risk assessment for Wales (January 2012)<sup>23</sup> identified the main potential results of climate change significant to the natural environment to be:
  - a) reduction in soil moisture and lower river flows, and an increase in the frequency and Changes in soil organic carbon, although the ways in which it might be affected are not adequately understood at present;
  - b) Changes in climate space and species migration patterns, which could result in significant changes to biodiversity;
  - c) Increases in pests and diseases;
  - d) Changes to coastal and estuarine habitats and species, including a reduction in intertidal area; and

<sup>&</sup>lt;sup>22</sup> 1 Highways England, Design Manual for Roads and Bridges LA113 Road Drainage and the Water Environment

<sup>23</sup> UK 2012 Climate Change Risk Assessment (Defra Project Code GA0204) A climate change risk assessment for Wales January 2012.

- e) Changes to the marine environment, including an increase in disease hosts and pathogens, harmful algal blooms and invasive species. The effects of ocean acidification include adverse effects on shellfish;
- 4.4.2 A rise of about 1°C in the annual mean sea surface temperature has been recorded in the Menai Strait, and possibly the rest of the SAC, since the 1960s, a similar rise to that of the rest of the UK. The effect that increasing sea surface water temperatures will have on the species and communities associated with the habitat features of the SAC remains to be ascertained and is the subject of various studies and investigations
- 4.4.3 Other potential effects on the future baseline are the link with the coastal areas and sea level rise, species migration patterns including fish and migratory bird species, increases in INNS, stress to native species therefore decreasing resistance to invasion of INNS, reduction in intertidal habitats including those which are a feature of the designated sites and important habitat for breeding and over wintering bird assemblages. Fisheries including shellfish could also be affected by an increase in water temperature and changes in water quality. There may also be implications on the status of the designated sites and degradation in ecological functionality.
- 4.4.4 In grassland habitats, reduced summer rainfall and increased evaporation and transpiration could affect species composition. Areas created as wetland/SuDs will have less input and become dry more often / for greater periods. In the future baseline these water features could be permanently dry outside extreme rainfall events.
- 4.4.5 Overall, climate change and the effects on the natural environment are hard to predict due to a range of interrelated factors, i.e. economic growth, new developments and technologies and the actions which Welsh Government and key organisations are taking to minimise climate risks at present.
- 4.4.6 Whilst in the long term, rising sea levels may cause a loss of intertidal habitats (which are hard to predict), it is considered that this will not influence the effects of the Scheme on biodiversity within the timescale of construction and opening of the new road Scheme and layout. The A55 would still be in operation as a major traffic route, with the revised layout of J16 not significantly affecting the future baseline of species and habitats, within a local, regional, national, international and global context.

# 5. ASSESSMENT METHODOLOGY

# 5.1 Informing the appropriate assessment

- 5.1.1 This section sets out the applicable methodologies and assumptions for the consideration of the Junction 16 improvement works with regard to the requirements of the Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019 and the AIES process as set out in DMRB LA 115 Habitats Regulations Assessment.
- 5.1.2 This report covers the second of five stages which constitute an AIES process. The first stage is Screening which has been previously conducted (March 2019) this and the remaining stages are shown as follows:
  - a) Stage 1: Screening
  - b) Stage 2: Appropriate Assessment
  - c) Stage 3: Alternative Solutions
  - d) Stage 4: Imperative Reasons of Overriding Public Interest (IROPI)
  - e) Stage 5: Compensatory Measures
- 5.1.3 The appropriate assessment shall report on and provide evidence of examination of adverse effects on the integrity of a European site to inform the competent authority undertaking the appropriate assessment.
- 5.1.4 Informing the appropriate assessment should be undertaken following the procedure within Figure 1.

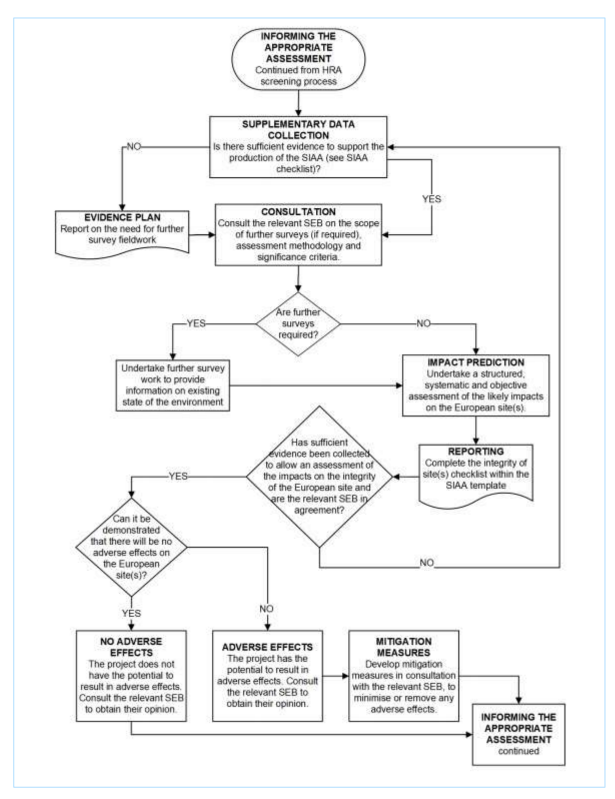


Figure 1: Informing the appropriate assessment process (Source: DMRB, LA 115 Habitat Regulations Assessment)

# 5.1.5 Reporting and consultation shall follow the procedure within Figure 2.

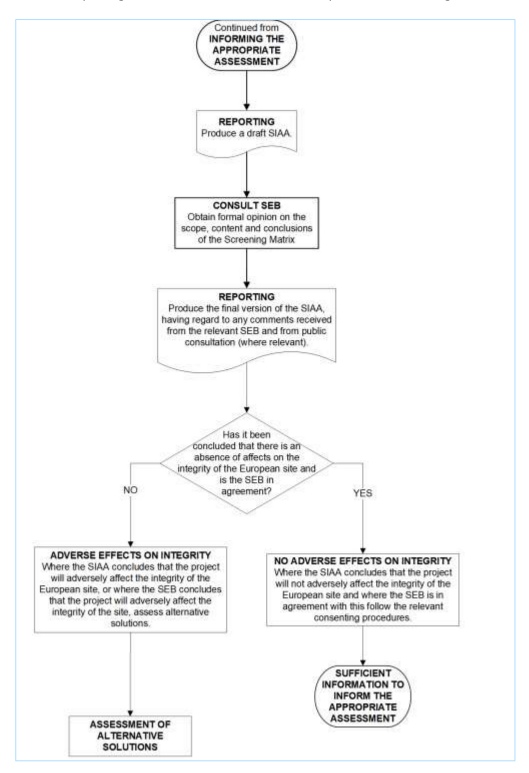


Figure 2 Informing the appropriate assessment process (Source: DMRB, LA 115 Habitat Regulations Assessment)

### 5.2 **Conservation Objectives**

5.2.1 Conservation objectives of each feature of interest of the European Sites potentially affected were reviewed. In Wales, conservation objectives are considered to consist of the vision and performance indicators stated in the relevant Core Management Plan available from Natural Resources Wales website. For each of the sites the relevant qualifying features of interest were also collated and examined.

### 5.3 Assessment of Impacts and Significance

- 5.3.1 The Guidelines for Ecological Impact Assessment in the UK and Ireland (CIEEM, 2018)<sup>24</sup> are the current industry standard for ecological assessment and are therefore considered to be current good practice. The assessment of effects on the conservation objectives of each of the ecological features of the designated sites was therefore undertaken in line with the CIEEM guidance.
- 5.3.2 In addition, new published guidance has been recently published (November 2019) for the assessing the effects on biodiversity (LA 108)<sup>25</sup>. This has been reviewed along with the assessment carried out as part of the Environmental Statement, Chapter 8<sup>26</sup>.
- 5.3.3 The value of a designated sites, its ecological features and conservation objectives has been determined based on professional judgement and the role of the designated site within the landscape, as well as considering its importance within a defined geographical context. Various characteristics contribute to the importance of the ecological features of the designated sites including the size of habitat or species population, habitat connectivity, rarity and robustness.
- 5.3.4 Level of impact is determined by the following characteristics:
  - a) positive or negative (e.g. adverse/beneficial);
  - b) duration (e.g. permanent/temporary);
  - c) reversibility (e.g. irreversible/reversible)
  - d) extent/magnitude; and
  - e) frequency and timing
- 5.3.5 In carrying out the assessment, a general method for the grading of the significance of effects has been adopted. A significant effect is an effect that is sufficiently important to require assessment and reporting so that the decision maker is adequately informed of the consequences of the Scheme on designated sites and their features of interest.

<sup>&</sup>lt;sup>24</sup> CIEEM (September 2018) Guidelines for Ecological Impact Assessment in the UK and Ireland Terrestrial, Freshwater, Coastal and Marine.

<sup>&</sup>lt;sup>25</sup> DMRB (November 2019) Sustainability & Environment Appraisal LA 108 Biodiversity.

 $<sup>^{\</sup>rm 26}$  LA 108 was not in force when the draft Chapter 8 was produced.

5.3.6 The assessment of potential and significant residual effects has utilised the following five level magnitude of effects as shown in Table 11. This is the same method utilised within Chapter 8 of the Environmental Statement.

Table 11: Magnitude of Effect and Descriptors

Magnitude of Effect	Typical Descriptors
Major	The change is likely to restore an ecological receptor to favourable conservation status, or to create a feature of recognisable value within an international or national context – <b>major beneficial effect.</b>
	The change is likely to cause a permanent (irreversible) effect on the integrity of an ecological receptor- major adverse effect.
	The change is likely to restore an ecological receptor to favourable conservation status, or to create a feature of recognisable value within a regional or county context – <b>moderate</b> beneficial effects.
Moderate	
	The change adversely affects the valued ecological receptor, but there will probably be no permanent effect on its integrity with appropriate mitigation and is reversible – <b>moderate</b>
	adverse effect.
Minor	The change is likely to restore an ecological receptor to favourable conservation status, or to create a feature of recognisable value within a local context minor beneficial effect.
MINO	The change adversely affects the valued ecological receptor in the short term but there will be no permanent effect (reversible) – <b>minor adverse effect.</b>
Negligible/Slight	The change is likely to restore or retain the status of an ecological receptor -slight beneficial effect.
(Negligible/Slight	The change affects the valued ecological receptor in the short term but there will be no permanent effect (reversible) – <b>slight adverse effect.</b>
No	The change has no significant effect on the ecological receptor, either beneficially or
change/Neutral	adversely.

5.3.7 The significance of the potential effects was assessed taking into account plainly established uncontroversial (PEU) mitigation (i.e. mitigation measures forming part of the Scheme<sup>27</sup>) for the Stage 2 assessment and any other additional mitigation measures proposed.

### 5.4 Identification of Impacts

- 5.4.1 Site clearance, construction and the operation of the scheme has the potential to give rise to the following impacts on European Sites and features of interest:
  - a) Changes in air quality including elevated NOx concentrations and an increase in airborne pollutants during construction, e.g. dust;

<sup>&</sup>lt;sup>27</sup> These are often intended to avoid or minimise adverse effects considered in the design process and that may not readily be recognisable as mitigation. These measures are a fundamental part of the design and incorporated within the scheme

- b) Changes in water quality due to pollution incidences including increased run-off from construction and operation activities or increased siltation;
- c) Non-physical disturbance including increased noise and vibration during construction of structures;
- d) Land take including a direct loss of loss of habitat and disturbance to habitat utilised by birds which are a feature of the SPA for high tide roosting;
- e) Additional lighting during construction causing illumination upon of adjacent fields utilised by birds which are a feature of the SPA.
- 5.4.2 The list above has formed the basis for considering the potential effect on the European Sites by identifying the sources or impacts and the pathways that could link those sources to the features of interest of the site (receptors).
- 5.4.3 Sources of information used in this assessment were taken from the EIA for the project.

### 5.5 Alternative solutions considered as part of the EIA

- 5.5.1 Chapter 3 of the Environmental Statement outlines the main alternatives considered during the development of the Scheme and sets out the main reasons for the selection of the preferred option.
- 5.5.2 Four options were initially under consideration. The preferred option has been selected following a rigorous assessment of each. These included appraisal against the Project Objectives (set out in Section 3.3). The preferred option must also satisfy performance requirements set out in Welsh Transport Appraisal Guidance 2017<sup>28</sup>, which include:
  - a) Ability of the option to prevent, or solve the problem now and in the future;
  - b) Ability of the option to meet the objectives set and improve the social, cultural, environmental and economic well-being of Wales;
  - Short and longer-term impacts of the options in delivering multiple benefits across the four aspects of well-being and to maximise contribution to all seven well-being goals;
  - d) Deliverability of the options; and
  - e) Robustness to uncertainty and potential to drive long lasting change.
- 5.5.3 Based on the questionnaire responses and key stakeholder engagement, there was no clear consensus in favour of any single option at the junction, but key concerns were identified in the responses from key stakeholders and organisations, local communities and the public and these have also been taken into consideration.

<sup>28</sup> WelTAG 2017 Welsh Transport Appraisal Guidance. <a href="https://gov.wales/sites/default/files/publications/2017-12/welsh-transport-appraisal-guidance.pdf">https://gov.wales/sites/default/files/publications/2017-12/welsh-transport-appraisal-guidance.pdf</a>

5.5.4 Each of the options under consideration would likely have a similar potential effect upon designated sites and the features of interest.

### 5.6 Assessment of Cumulative Impacts

- 5.6.1 A requirement of the Habitat Regulations is to also examine the potential for a plan or project to have a significant effect either alone or in combination with other plans and projects. These include those with spatial and/or temporal overlap with Junction 16 namely
  - a) Trunk road and motorway plans or projects which have been confirmed
  - b) Developments and other projects which are currently under construction
  - c) Proposed developments which are currently under consideration with the local planning authority or other determining bodies
  - d) Local Plan commitments and indicative timescales for implementation
- 5.6.2 Cumulative effects result from multiple actions on receptors and resources over time and are generally additive or interactive (synergistic) in nature. Cumulative effects can also be considered as:
  - `...impacts resulting from incremental changes caused by other past, present or reasonably foreseeable actions together with the project <sup>29</sup>.'
- 5.6.3 Two principal types of cumulative effects are considered: *interrelationships* between effects generated by the Scheme, and the addition or *interaction* of effects generated by one or more other schemes *in combination* with the project being assessed.

### In-combination Effects

- 5.6.4 When considering in-combination effects in the assessments for each designated site, the potential impact of the measure on the feature is the key consideration. A plan or project could have an effect on water quality which in isolation would not be a significant effect, however in-combination with other impacts, could be significant.
- 5.6.5 The assessment of in-combination effects with 'other development' was identified through a systematic approach consisting of searching and identifying 'reasonably foreseeable' projects and proposals which could have in-combination effects. The methodology is set out in Chapter 19 of the Environmental Statement.

<sup>&</sup>lt;sup>29</sup> European Commission, 1999

- 5.6.6 In consultation with the Local Planning Authorities, a short-list of sites was subsequently agreed. The short list includes the following sites. Consultation was sought with Natural Resources Wales (NRW) on the 1<sup>st</sup> April 2020 who referred us to the Lle Portal which was subsequently reviewed, no relevant in-combination Schemes were foundAny gaps have been detailed within the cumulative effects chapter, chapter 19.
  - a) Land on north westerly edge of Dwygyfylchi
  - b) Orme view filling station, adjoins easterly lane of A55
  - c) Phase 1 Y Bluen Goch
  - d) Phase 2 Y Bluen Goch
  - e) Conwy Road
  - f) Land at Cambrian Court/Dyffryn, Penmaenmawr
  - g) Extension to burial ground
  - h) Pennant Hall Bach
  - i) A55 Junction 16 improvements
  - j) Abergwyngregyn to Tair Meibion A55 improvements
- 5.6.7 In the' in combination assessment' the CEA identifies several projects, but the separate A55 J15 Improvement Scheme has the most potential to generate effects which, cumulatively with the potential effects of the Scheme, could affect several environmental receptors. With additional refinements, dialogue and communication identified as part of the Scheme's overall mitigation measures, any potential cumulative effects can be either minimised and/or avoided.
- 5.6.8 Details of the developments identified to date which may have an in-combination effect are set out in Table 12.

**Table 12: Developments Considered for In-combination Effects** 

Development type	Location / distance from scheme	Planning status	Potential in-combination effects	Potential Magnitude (in the absence of mitigation)
a) Land allocated for housing	On site	Within the current LDP allocation map	The potential in-combination effects would result from land take and disturbance during construction. This area is important due to containing a medium population of reptiles (slow worms) which are a species listed on Section 7 of the Environment (Wales) Act.  The Junction 16 Scheme already affects this habitat and further development would have a cumulative effect, in particular were more habitat was lost to development thereby squeezing the population into smaller areas.  This habitat is also used by foraging bats.  There may also be additional stress on ecosystems via pollution incidences during construction and operation including air quality and drainage.	Major Adverse
b) Orme view filling station, adjoins easterly lane of A55	Adjacent to Scheme	Within LDP Employment allocation	There is an existing service station and café on this site. If this land were to be developed there may also be additional stress on ecosystems via pollution incidences during construction and operation including air quality and drainage.	Moderate Adverse
c) & D) Phase 1 and 2 Y Bluen Goch	150 m due south	CCCBC Planning code 0/44685 and 0/44691 Approved	Taken cumulatively phases 1 and 2 include 18 dwellings.  The main potential adverse cumulative effect would be the potential affects to the Afon Gyrach and the associated species, including otters, bats, aquatic invertebrates and fish which the nearby developments may have.	Major Adverse
e) Conwy Road Housing Contingency	30m due west of J16	Within the current LDP allocation map housing contingency for 15 dwellings	If this land were to be developed there may also be additional stress on ecosystems via pollution incidences during construction and operation including air quality and drainage.	Minor Adverse

f) Land at Cambrian Court/Dyffryn, Penmaenmawr	450 m due west	CCCBC Planning code 0/30397 Planning permission for 33 apartments	If this land were to be developed there may also be additional stress on ecosystems via pollution incidences during construction and operation including air quality and drainage. Located in close proximity to the coast.	Minor Adverse
g) Extension to burial ground	220 m due west	Site would be considered as part of the LDP review process.	Potential disturbance during the construction of any proposed facilities.	Minor Adverse
h) Pennant Hall Bach	900 m due west	Approved planning permission for 14 flats.	Demolition and construction has commenced. No cumulative effects envisaged.	Neutral
i) A55 Junction 15 improvements	5km due west	Key Stage 3 WelTAG	In-combination effects between this Scheme and Junction 16 improvements would occur were both Schemes to be implemented at the same time. These are considered to be the potential increase in pollution affecting air and water quality which could arise both during the construction and operation of the Scheme/s, especially where there are outfalls into the marine environment.  However, significant cumulative effects are unlikely to occur as each development is anticipated to employ similar mitigation techniques such that the individual construction and operational phase effect was not significant, alone or in combination.  Both Schemes result in land-take of habitat utilised by over wintering birds which are a feature of the designated sites.  In terms of habitat connectivity, these Schemes are isolated from each other by Penmaenmawr Quarry, as such effects to habitat connectivity between these two Schemes are considered to be Neutral.	Moderate Adverse

j) Abergwyngregyn to Tair Meibion A55 improvements	8.46 km due west	Approved	Works have commenced on this Scheme. An Environmental Statement and Statement to Inform an Appropriate Assessment has been produced for this Scheme. The ES stated that in the long-term the Scheme would have a beneficial effect on biodiversity provided the mitigation and enhancement measures as set out in the reports was adhered to. Likewise, the Assessment of Implications on European Sites concluded that no significant effects on the Natura 2000 sites were likely provided mitigation measures were followed. The assessment of Implications on European Sites for the Tai'r Meibion scheme states that 'much of this habitat is located adjacent to hedgerows and trees, which provide cover for predators, and is therefore less favourable for curlew and oystercatcher, which utilise more open areas of ground'. This is also the case for the habitats to be lost for the Junction 16 scheme. The assessment goes on to state that 'In addition, the large expanse of suitable habitat in the surrounding improved grassland fields and adjacent Menai Strait would remain and continue to provide foraging opportunities for these species' which is also the scenario for the J16 scheme. The overall screening for the Abergwyngregyn to Tair Meibion A55 improvements assessment states that no significant effects are likely.  It is likely that this Scheme would be completed prior to the commencement on site of the Junction 15 Scheme.	Neutral
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### Inter-relationships

- 5.6.9 Consideration of inter-relationships have also been discussed in Chapter 19 of the Environmental Statement. Inter-relationships refer to the combined effect on individual (or groups of) receptors or resources from more than one source or type of environmental effect (e.g. noise, Land-take, air quality, hydrology) for example, a small area of habitat loss coupled with increased noise disturbance in remaining habitat could together reduce the foraging or refuge habitat available to a species sufficiently to reduce the local population.
- 5.6.10 In identifying and assessing the likely impacts of the proposed Scheme on designated sites, the inter-relationships with the environmental impacts identified in other ES chapters has been considered. These include:
  - a) Chapter 6: Geology and Soils Discharge of contaminated or sediment laden groundwater to the marine and/or riparian ecosystems following dewatering of excavations or foundations works. Contamination of soils, groundwater and surface water from accidental spills and leaks relating to construction plant and fuels/oils. A number of measures have been highlighted within this chapter as being suitable for mitigating the potential effects. These include the protection of soil structure and quality, the protection of controlled water from both general site works, and foundation works and to manage contamination risks.
  - b) Chapter 7: Road Drainage and Water Environment This chapter focused on the construction and operational effects of the proposed Scheme on the water quality on nearby watercourses and marine habitats and associated habitats and species, including those listed as features of interest of the designated sites. Chapter 7 states that the impact of routine runoff on the water environment of the Afon Gyrach and Conwy Bay is considered to be negligible (both from dissolved and sediment-bound contaminants). The assessment also concluded that likelihood of a serious pollution incident resulting from a spillage on the Scheme is considered to be acceptably low and would be lower than the existing situation. The coastal environment where runoff would discharge is dynamic and subject to currents, waves and tides which would disperse fine sediments such that they would not be sufficiently concentrated to be toxic to aquatic organisms living in or near bed sediments. The Scheme design would incorporate an arch construction for the bridge and would retain the existing riverbed beneath it. The retention of the existing riverbed beneath the bridge would minimise any changes in the hydromorphology of this portion of the Afon Gyrach (and thus the populations that rely on it).
  - c) Chapter 9: Landscape & Visual The Environmental Masterplan (EMP) and proposed landscaping has been informed by the potential ecological effects of the Scheme on the Valued Ecological Receptors. Net gains and losses in biodiversity have been assessed and sensitive landscaping proposed which creates/maintains connectivity and enhances existing biodiversity or creates new habitat with biodiversity value.
  - d) **Chapter 12: Air Quality** The modelling of changes in air quality has informed the assessment of the ecological effects on sensitive receptors, in particular the features associated with the designated sites. A qualitive

- assessment of potential dust effects for the proposed Scheme has been undertaken, based on the effects of receptors within 200m of the ARN. Potential dust impacts would be suitably controlled using best practice mitigation measures. Effects are not predicted to be significant.
- e) **Chapter 13: Noise and Vibration** The noise and vibration effects upon receptors has been informed by assessments carried out in this Chapter. This includes the assessment of construction vibration. The approach for controlling construction noise would be to reduce source levels where possible. In some circumstances it may be preferable to use plant which generates a high level of noise if this significantly reduces the construction time. Effects are not considered to be significant.
- f) Chapter 15: Materials During the construction and operational phase, materials and waste would be present close to the outfall system linked to the marine ecosystem, with potential for run off which could have ecological impacts on species and habitats and on water quality. Working methods to manage and limit these risks are set out in Chapter 21 Environmental Management.

# 6. POTENTIAL IMPACTS ON PROTECTED SITES

# 6.1 Traeth Lafan / Lavan Sands, Conway Bay SPA

- 6.1.1 This site is located 3 km west, which is outside of the required 2 km zone for inclusion in the HRA. However, as birds which are a feature of this SPA were recorded within the Scheme area (namely oyster catcher and curlew) an assessment has been made as to the potential significant effects.
- 6.1.2 At high tide oystercatcher and curlew moved from the intertidal area to forage within nearby pasture and recreational areas including fields to the east of the Scheme. Approximately 2.1% of the SPA population of oystercatcher were recorded (137 individuals) and 2% of the SPA population of curlew (40 individuals). A proportion of this habitat would be lost and/or temporarily disturbed to land take though adjacent areas would remain intact. Out of a total available area of 12.3 ha of grassland habitat where birds have been observed, approximately 7.7 ha would be lost and or disturbed. Other adjacent grassland habitat upon which birds could seek refuge does cover a large wider area. That which is to be disturbed in small in scale and would be reverted back to grassland. In terms of effect, it is considered not to be significant based on no effect to habitat which is a feature of the SPA, as well as retention of adjacent grassland habitat.
- 6.1.3 The heatmaps as well as the individual maps (Figs 10 18 Appendix 8.5) provide evidence of where oystercatchers were recorded, which includes adjacent grassland habitat which would not be affected. Only a small percentage of birds were recorded within the construction footprint (up to 41 individuals, Figs 13 and 14, Appendix 8.5). However, these are unlikely to be utilised during the construction of the new junction due to noise and potentially lighting which would displace and/or deter birds which are a feature of the SPA's from the construction area.
- 6.1.4 The site is subject to constant noise levels due to traffic and other anthropogenic activity and disturbance. The anticipated noise level change within the fields utilised by the birds which are features of the SPA range from is +1 to +5Db, with fields to the east and south showing a reduction in the baseline. Current background noise in the vicinity of the fields utilised by SPA birds is currently estimated to be 55 74 dB L<sub>Aea.</sub>, depending on the location of the monitoring. Predicted construction noise within the vicinity of the fields range from 38 to 60 dB L<sub>Aeq</sub> (Table 13.7 of Chapter 13 of the ES).
- 6.1.5 The response of the species known to be present at the location of the scheme (oystercatcher and curlew) to noise disturbance has been characterised by the Waterbird Disturbance Mitigation Toolkit (TIDE, 2013<sup>30</sup>) from where the following information detailed in sections 6.1.6 -6.1.7 has been extracted.

<sup>30</sup> Cutts, N; Hemingway, K; Spencer, J. Version 3.2, March 2013. Waterbird Disturbance Mitigation Toolkit. University of Hull.

- 6.1.6 Oystercatchers are relatively tolerant of disturbance stimuli and will habituate rapidly to ongoing activity. In undisturbed areas they will flush at great range (up to 500m) but in more disturbed locations, this figure reduces to between 25-200m dependent upon the stimuli (with people causing the most extreme reaction). Agricultural vehicles average a 60m threshold before they are seen to react (and a fair assumption would be that the figure for construction plant would be similar). Stationary people and plant can be assumed to create a lesser impact than those that are mobile. There is very little information on the effects of noise disturbance on Oystercatchers, but direct observation at a highly disturbed site (ambient noise level of 60dB) saw a reaction to only 9% of events with a degree of habituation assumed. Prior to the commencement of the works, Oystercatcher were observed foraging close to the works, but once activity commenced, birds foraged at 200m+ range with occasional venturing to within a radius of 100m from the activity.
- 6.1.7 Research evidence indicates that Curlew are an extremely wary species that does not habituate to works rapidly and are also particularly intolerant of people, allowing approach to a range of 120-300m before flushing when confronted with a lone walker. This figure may rise to 550m in a disturbed environment when facilitation effects occur. Disturbance responses from flood defence works of two moderately disturbed sites, one with highly disturbing works and one with moderately disturbing works both had Curlew foraging regularly within 100m. No reactions were observed to machinery operation. Earlier monitoring of impacts identified a general intolerance of the species to the presence of people on flood banks (in vehicle was OK).
- 6.1.8 The highest number of curlews recorded for junction 16 was 40. These were recorded within pasture to the east of the scheme, much of which would remain undisturbed and would be retained along with other available suitable habitat in the wider environs, adjacent to the coast, the residual effect is still considered to be neutral.
- 6.1.9 No habitats within the designated site would be disturbed. The total site area of the SPA is 2700 ha. In terms of effect, it is considered not to be significant based on no effect to habitat which is a feature of the SPA, as well as retention of adjacent grassland habitat.
- 6.1.10 Within the wider context of the extent of available high tide refuge and foraging habitats, the proportion of habitat lost from land take from the Scheme is minimal and the species mentioned above are not heavily reliant on the habitats offered within the Scheme area.
- 6.1.11 Other SPA species noted during the wintering bird surveys which are features of interest of this SPA are great crested grebe, red-breasted merganser and redshank. However, these species have not been recorded on site and are unlikely to utilise land within the Scheme footprint as they are aquatic specialists and do not generally utilise land for breeding and foraging.
- 6.1.12 Other potential impacts upon the features of interest of the SPA would be indirect disturbance as a result of noise and disturbance due to the mobility of species which are features of the SPA (in particular oystercatcher and curlew). However, it is likely that the impacts would not result in a significant effect so as to reduce the species population, the effect would be temporary, short-term and reversible or avoidable. The majority of over wintering birds, including those recorded on site, utilise the sandbanks during mid and low tide and as such are less likely to be disturbed.

6.1.13 There would be no fragmentation effects upon the designated sites qualifying species, since they are mobile species.

# Impacts on Conservation Objectives

6.1.14 The potential of a likely significant effect on the Conservation Objectives for each feature of the SPA (where this information is available) is assessed in Table 13. Where appropriate the possible cumulative effects of other schemes identified in section 5.6 are also reported and considered.

Table 13: Effects on Conservation Objectives - Traeth Lafan / Lavan Sands, Conway Bay SPA

Qualifying features*	Distance from Site	Conservation Objectives The vision for this oystercatcher is for it to be in a favourable conservation status (refer to Box 1), where all of the following conditions are satisfied	Potential Impact
Species referred to in Article 4 of Directive	Approximately 3	The 5-year mean peak of the number of wintering	None envisaged/neutral: The current 5 yr mean is
2009/147/EC and listed in Annex II of Directive	km west	oystercatchers is at least 4,000.	6306 which exceeds British National Importance
92/43/EEC:			threshold. The scheme is not likely to significantly
			impact upon the population of oystercatchers. The main
A130 Oystercatcher Haematopus			areas for oystercatcher loafing and feeding are located
ostralegus, 4,931 individuals			offshore within the intertidal habitats.
representing at least 0.5% of the		Oystercatchers are not disturbed in ways that	None envisaged/neutral: No foraging habitat would
wintering Europe & Northern/Western		prevent them spending enough time feeding for	be directly affected such that it would prevent foraging
Africa population (5-year peak mean		survival.	by oystercatchers.
1991/2 - 1995/6)		Roost sites, including high tide roost sites, remain	Slight adverse impact - A small proportion of the
		suitable for oystercatchers to roost undisturbed.	high tide roost habitat (grassland only) would be lost
*NB: Other species are listed on the Natura 2000			and/or temporarily disturbed to land take though
standard data entry but only Conservation			adjacent areas to the east would remain intact. Out of
Objectives for Oystercatcher are provided within			a total available area of 12.3 ha of grassland habitat
the Core Management Plan for this site, as such			where birds have been observed, approximately 7.7 ha
only an assessment on conservation objectives of			would be lost and or disturbed. However, these are
this species has been carried out.			unlikely to be utilised during the construction of the
			new junction due to noise and potentially lighting which
			would displace and/or deter birds which are a feature of
			the SPA's from the construction area. All of the habitat

Qualifying features*	Distance from	Conservation Objectives The vision for this	Potential Impact
	Site	oystercatcher is for it to be in a favourable	
		conservation status (refer to Box 1), where	
		all of the	
		following conditions are satisfied	
			within the SPA would not be disturbed, this equates to
			an area of 2700 ha.
		The management and control of activities or	None envisaged/neutral – The Scheme will not
		operations likely to adversely affect the	adversely affect populations of oystercatchers.
		oystercatchers, is appropriate for maintaining the	Disturbance would be short term and potential impacts
		feature in favourable condition and is secure in the	avoidable and/or reversible. Most of the high tide
		long term	refuge habitat would be re-instated post construction
			and would be subject to a three-year establishment and
			aftercare period. Pollution and noise from construction
			activities would be mitigated for and controlled during
			the construction of an operation of the Scheme.
		The extent of intertidal flats and the broad-scale	None envisaged/neutral – There would be no direct
		spatial distribution of their constituent sediment	loss of intertidal habitat and communities.
		and community types is maintained	
		Disturbance of roosting or feeding oystercatcher is	Slight adverse impact - A small proportion of
		not significant. Activities and developments which	roosting habitat would be lost and/or temporarily
		could cause significant disturbance should be	disturbed to land take though adjacent areas to the
		controlled as far as is possible.	east would remain intact and the loss is not significant.
			Out of a total available area of 12.3 ha of grassland
			habitat where birds have been observed, approximately
			7.7 ha would be lost and or disturbed. These areas are
			unlikely to be utilised during the construction of the

Qualifying features*	Distance from	Conservation Objectives The vision for this	Potential Impact
	Site	oystercatcher is for it to be in a favourable	
		conservation status (refer to Box 1), where	
		all of the	
		following conditions are satisfied	
			new junction due to noise and potentially lighting which
			would displace and/or deter birds which are a feature of
			the SPA's from the construction area into adjacent
			grassland habitats. Measures would be put in place to
			control noise and pollution incidences as part of the
			Scheme (PEU mitigation). All of the habitat within the
			SPA would not be disturbed, this equates to an area of
			2700 ha.
		High tide roost sites do not deteriorate in habitat	Slight adverse impact – The majority of high tide
		quality and suitability for birds. Grazed fields	roost habitat will remain intact and would not be
		adjacent to the shore used as high tide roosts	impacted as a result of the Scheme. All of the habitat
		should be maintained and sightlines for the	within the SPA would not be disturbed, this equates to
		oystercatchers retained.	an area of 2700 ha. A small proportion of grassland
			roosting habitat located outside of the SPA would be
			lost and/or temporarily disturbed to land take though
			adjacent areas to the east would remain intact and the
			loss is not significant. Out of a total available area of
			12.3 ha of grassland habitat where birds have been
			observed, approximately 7.7 ha would be lost and or
			disturbed Most of the high tide refuge habitat would be
			re-instated post construction and would be subject to a
			three year establishment and aftercare period.

#### **Cumulative Impacts**

- 6.1.15 The plans and projects considered within this cumulative assessment are presented in Table 14. It is difficult to undertake an in-combination assessment due to insufficient details on the schemes, including the timing and duration of the projects. The main potential for cumulative effects arises from the construction period and so would be relevant if a number of these projects were to overlap.
- 6.1.16 In terms of the impacts from the in-combination effects with other plans and projects, these include development b to f and i which could result in the loss of high tide roosting habitat and potential pollution incidences. However, considering that the main habitat used by oystercatchers and curlew (and other birds which are a feature of the SPA) for foraging and refuge would be unaffected and assuming that the projects adopt good-practice mitigation measures to avoid pollution and control effects on water quality, noise and other aspects of the environment, then there are unlikely to be significant incombination adverse effects on the conservation objectives of these species.
- 6.1.17 Inter-relationships with other environmental disciplines would be managed and controlled by PEU mitigation including noise and pollution prevention.

# 6.2 Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC

- 6.2.1 Effects at ecological receptors relating to NOx concentrations and nitrogen deposition have been assessed. Road traffic is not a significant source of other pollutants that vegetation may be sensitive to, such as ammonia (NH3) and sulphur dioxide (SO2), and as such an assessment of these pollutants has been scoped out of this assessment.
- 6.2.2 The results of the air quality assessment completed for the Scheme demonstrate that there would not be significant air quality impacts on receptors from construction or operational traffic and that NOx and Nitrogen Deposition levels (from APIS) are within the objective / Critical Level / Critical Load.
- 6.2.3 There will be no direct land take effects upon habitats within the designated site.
- 6.2.4 Those habitats which are features of the Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC are not evident in close proximity to the Scheme. Annex I Habitats which are a feature of interest generally tend to occur to the west towards the Menai Strait.
- 6.2.5 Run-off from the Scheme would be discharged into the Marine environment via existing outfalls. This drainage, along with attenuation storage, would be designed to store surface water and then discharge it to the existing network, under the North Wales coastal railway line and then into the sea via existing sea outfalls.
- 6.2.6 The HEWRAT assessment concludes that, with respect to dissolved contaminants, the respective quality thresholds are met for almost 90 % of rainfall events without the need for the dilution that would occur upon discharge to the sea. For the remaining rainfall events routine runoff from the Scheme requires only a small volume of seawater to dilute dissolved contaminants to concentrations below the thresholds given in HEWRAT/LA113. Dilution of runoff is anticipated to take place within a short distance of each sea outfall (Refer to Appendix 7.3 of the Environmental Statement for details). Following this, the

- run-off would be subject to further, significant, dispersion within the coastal water body. Taking the above into account, the water volume with contaminant concentrations above is considered to be insignificant.
- 6.2.7 The coastal environment where runoff would discharge is dynamic and subject to currents, waves and tides which would disperse the intermittently discharged fine sediments such that they would not be sufficiently concentrated to be toxic to aquatic organisms living in or near bed sediments.
- 6.2.8 For discharges to the Afon Gyrach, the HEWRAT assessment concludes that the dilution and dispersal of the dissolved and sediment-bound contaminants is sufficient for the assessment to pass.
- 6.2.9 A spillage risk assessment has been completed and is presented in Appendix 7.3 of the Environmental Statement. The assessment concludes that the annual probability of a spillage that could cause a Category 1 or 2 incident is less than 0.5% and thus that no specific pollution control measures would be required<sup>31</sup>. It should be noted that the removal of the roundabout will decrease the risk of spillage when compared to the current situation and thus will provide betterment in that respect. The risk of a pollution incident at J16 is 1 in ~1300 years. Where discharge is to a sensitive waterbody (such as an SAC, SPA etc), a return period less frequent than 1 in 200 years is acceptable
- 6.2.10 On completion of the Scheme the potential operational effects upon habitats and features of the designated sites include operational pollution incidences (e.g. fuel spills) and noise. It is anticipated that these would not be significant in normal circumstances during the operation of the road.

### Impacts on Conservation Objectives

6.2.11 The potential of a likely significant effect on the Conservation Objectives for each feature of the SPA (where this information is available) occurring is assessed in Table 14. Where appropriate the possible cumulative effects of other schemes identified in section 5.6 are also reported and considered.

<sup>&</sup>lt;sup>31</sup> 1 Highways England, Design Manual for Roads and Bridges LA113 Road Drainage and the Water Environment

Table 14: Effects on Conservation Objectives - Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC

Qualifying features	Distance from	Conservation Objectives and Vision Statement	Potential Impact
	Site	for the site <sup>32</sup> :	
Annex I habitats that are a primary reason for	Adjacent to	The intertidal mudflats and sandflats feature should	None envisaged/neutral: No direct or indirect effects
selection of this site:	Scheme	continue to comprise an array of sediment habitats	envisaged. The most significant areas are at Traeth
1110: Sandbanks which are slightly	(approximately	and their associated biological communities,	Lafan and in Foryd Bay. The Scheme would not affect
covered by sea water all the time	250m, coastal)	ranging from wave-exposed sands, through to	the extent or distribution, structure and / or function of
1140: Mudflats and sandflats not		sheltered muds and tide-swept muddy gravels.	the habitats or conservation status of species.
covered by seawater at low tide			The coastal environment where runoff would discharge
• 1170: Reefs			is dynamic and subject to currents, waves and tides
Annex I habitats present as a qualifying feature,			which would disperse the intermittently discharged fine
but not a primary feature for site selection:			sediments such that they would not be sufficiently
1160: Large shallow inlets and bays			concentrated to be toxic to aquatic organisms living in
8330: Submerged or partially			or near bed sediments.
submerged sea caves			There should be no risk of the introduction of INNS as a
			result of the Scheme as there would be no vehicular
			movement within these habitats.
		The reef feature should continue to comprise a	None envisaged/neutral: The most significant areas
		variety of habitats and their associated biological	of intertidal reef occur around Menai Bridge, between
		communities, occurring on hard substrate of	Beaumaris and Penmon, and between Penmon and Red
		different types throughout the site.	Wharf Bay. The Scheme would not affect the extent or
			distribution, structure and / or function of the habitats
			or conservation status of species.

<sup>&</sup>lt;sup>32</sup> Full details are provided in the Natural Resources Wales (NRW) (March 2018) Menai Strait & Conwy Bay / Y Fenai a Bae Conwy Special Area of Conservation (SAC) Advice provided by NRW in fulfilment of Regulation 37 of the Conservation of Habitats and Species Regulations 2017.

Qualifying features	Distance from	Conservation Objectives and Vision Statement	Potential Impact
	Site	for the site <sup>32</sup> :	
			The coastal environment where runoff would discharge
			is dynamic and subject to currents, waves and tides
			which would disperse the intermittently discharged fine
			sediments such that they would not be sufficiently
			concentrated to be toxic to aquatic organisms living in
			or near bed sediments.
			There should be no risk of the introduction of INNS as a
			result of the Scheme as there would be no vehicular
			movement within these habitats.
		The subtidal sandbanks feature should continue to	None envisaged/neutral: None envisaged/neutral:
		comprise mobile or highly mobile sediment habitats	The Scheme would not affect the extent or distribution,
		and their associated communities.	structure and / or function of the habitats or
			conservation status of species.
			The coastal environment where runoff would discharge
			is dynamic and subject to currents, waves and tides
			which would disperse the intermittently discharged fine
			sediments such that they would not be sufficiently
			concentrated to be toxic to aquatic organisms living in
			or near bed sediments.
			There should be no risk of the introduction of INNS as a
			result of the Scheme as there would be no vehicular
			movement within these habitats.
		The large shallow bay feature should continue to	None envisaged/neutral: The Scheme would not
		comprise a variety of sediment and hard substrate	affect the extent or distribution, structure and / or

Qualifying features	Distance from	Conservation Objectives and Vision Statement	Potential Impact
	Site	for the site <sup>32</sup> :	
		habitats and their associated biological	function of the habitats or conservation status of
		communities.	species.
			The large shallow inlet and bay feature of the SAC
			incorporates an extensive.
			The types of habitats within large shallow inlets and
			bays are largely determined by the underlying geology
			and sedimentology, along with orientation and aspect
			and the influence of the prevailing physical conditions
			such as the degree of exposure to wave action and tidal
			currents. These factors, combined with the influence of
			others, such as water quality (including turbidity) and
			sediment chemistry, influence the assemblages of
			marine species associated with the different habitats.
			None of these would be significantly affected by the
			Scheme.
		The sea caves feature should continue to comprise	None envisaged/neutral: The Scheme would not
		intertidal and subtidal caves, clefts, crevices and	affect the extent or distribution, structure and / or
		tunnels in the limestone substrate around the	function of the habitats or conservation status of
		Great and Little Ormes and the north-east coast of	species.
		Anglesey.	Sea caves are present in areas of limestone throughout
			the SAC, with the main concentrations in the north-
			facing cliffs of the Great and Little Ormes and the
			north-east coast of Anglesey between and Penmon and
			Red Wharf Bay, including the offshore islands. There is
			one indicted on the SAC map in close proximity to the

Qualifying features	Distance from	Conservation Objectives and Vision Statement	Potential Impact
	Site	for the site <sup>32</sup> :	
			Scheme area, though this would not be affected. The
			feature is considered to be in favourable condition.
		The overall distribution and extent of the habitat	None envisaged/neutral: The Scheme would not
		features within the site, and each of their main	directly affect the extent or distribution, structure and /
		component parts is stable or increasing.	or function of the habitats or conservation status of
			species.
		The physical biological and chemical structure and	None envisaged/neutral: The Scheme would not
		functions necessary for the long-term maintenance	directly affect the extent or distribution, structure and /
		and quality of the habitat are not degraded	or function of the habitats or conservation status of
			species. The coastal environment where runoff would
			discharge is dynamic and subject to currents, waves
			and tides which would disperse the intermittently
			discharged fine sediments such that they would not be
			sufficiently concentrated to be toxic to aquatic
			organisms living in or near bed sediments.
		The presence, abundance, condition and diversity	None envisaged/neutral: The Scheme would not
		of typical species is such that habitat quality is not	directly affect the extent or distribution, structure and /
		degraded.	or function of the habitats or conservation status of
			species. The coastal environment where runoff would
			discharge is dynamic and subject to currents, waves
			and tides which would disperse the intermittently
			discharged fine sediments such that they would not be
			sufficiently concentrated to be toxic to aquatic
			organisms living in or near bed sediments.

### **Cumulative Impacts**

- 6.2.12 The plans and projects considered within this cumulative assessment are presented in Table 14. It is difficult to undertake an in-combination assessment due to insufficient details on the schemes, including the timing and duration of the projects. The main potential for cumulative effects arises from the construction period and so would be relevant if a number of these projects were to overlap.
- 6.2.13 In terms of the impacts from the in-combination effects with other plans and projects, these include b to f and i which could result in the loss of high tide roosting habitat and potential pollution incidences. However, assuming that the projects adopt good-practice mitigation measures to avoid pollution and control effects on water quality, including discharges to the marine environment, then there are unlikely to be significant incombination adverse effects on the conservation objectives of these species.
- 6.2.14 Inter-relationships with other environmental disciplines would be managed and controlled by PEU mitigation including noise and pollution prevention.

# 6.3 Liverpool Bay / Bae Lerpwl (Wales) SPA

- 6.3.1 There will be no direct land take effects upon habitats within the designated site.
- 6.3.2 Red-throated Diver *Gavia stellata* were recorded during two survey months (October and November 2017) with a maximum of seven birds recorded during any survey (high tide, November 2017). Other SPA species noted during the wintering bird surveys were Eider *Somateria mollissima*, great crested grebe *Podiceps cristatus* and red-breasted merganser *Mergus serrator*.
- 6.3.3 Eider was recorded on the sea during three survey months (October 2017, November 2017 and February 2018), with a maximum of ten birds present (mid-tide, November 2018).
- 6.3.4 Great Crested Grebe were logged on the sea during four of six surveys (no records in December 2017 and February 2018), with a maximum of nine birds present at high tide in November 2017.
- 6.3.5 Red-breasted Merganser were solely recorded at mid-tide in November 2017, when three birds were present in the west of the survey area.
- 6.3.6 Table 9 provides a summary of Peak Counts recorded during the survey.
- 6.3.7 No direct effects to habitats utilised by these birds would be impacted by the Scheme. Within the wider context of the extent of available high tide refuge and foraging habitats, the proportion of habitat lost from land take from the Scheme is minimal and the species mentioned above are not heavily reliant on the habitats offered within the Scheme area.
- 6.3.8 Other potential impacts upon the features of interest of the SPA would be indirect disturbance as a result of potential pollution incidences and noise due to the proximity of the designated sites and mobility of species which are features of the SPA. However, it is likely that the impacts would not result in a significant effect so as to reduce the species

- population, the effect would be temporary, short-term and reversible or avoidable. The majority of over wintering birds utilise the intertidal habitats during mid and low tide.
- 6.3.9 There would be no fragmentation effects upon the designated sites qualifying species, since they are mobile species.
- 6.3.10 On completion of the Scheme the potential operational effects upon habitats and features of the designated sites include operational pollution incidences (e.g. fuel spills) and noise. It is anticipated that these would not be significant in normal circumstances during the operation of the road.

# Impacts on Conservation Objectives

6.3.11 The potential of a likely significant effect on the Conservation Objectives for each feature of the SPA (where this information is available) occurring is assessed in Table 15. Where appropriate the possible cumulative effects of other schemes identified in section 5.6 are also reported and considered.

Table 15: Effects on Conservation Objectives -Liverpool Bay / Bae Lerpwl (Wales) SPA

Qualifying features*	Distance from	Conservation Objectives for red throated	Potential Impact
	Site	diver, common scoter, non-breeding	
		assemblage of waterbirds and Vision	
		Statement for the site <sup>33</sup> :	
Species referred to in Article 4 of Directive	Approximately	Subject to natural change, maintain or enhance the	None envisaged/neutral: Species which are features
2009/147/EC and listed in Annex II of Directive	250 m due north	populations and its supporting habitats in	of this SPA recorded within the Scheme area during the
92/43/EEC:		favourable condition	TTTC were eider, red breasted merganser and great
A065 Common scoter <i>Melanitta nigra</i>		The interest feature will be considered to be in	crested grebe, each of these were recorded in low
56,679 individuals representing at		favourable condition only when both of the	numbers and not in significant numbers. These species
least 10.31% of the wintering NW		following two conditions are met:	have not been recorded on site and are unlikely to
Europe population (2004/05 –			utilise land within the Scheme footprint as they are
2010/11).		(i) The size of the population is at or shows only	aquatic specialists and do not generally utilise land for
A193 Common tern Sterna hirundo*		non-significant fluctuation around the mean	breeding and foraging.
(breeding 360 individuals		population at the time of designation of the SPA.	The Scheme would not affect the size of the
representing 1.80% of the breeding		to account for natural change;	populations of wintering bird assemblages and would
population in Great Britain (2011 -			not affect the extent of the supporting habitat.
2015).		(ii) The extent of the supporting habitat within	
A195 Little tern <i>S. albifrons*</i>		the site is maintained.	
(breeding 260 individuals			
representing 6.84% of the breeding			
population in Great Britain (2010 -			
2014)			

<sup>&</sup>lt;sup>33</sup> Full details are provided in the Natural Resources Wales (NRW) (March 2018) Menai Strait & Conwy Bay / Y Fenai a Bae Conwy Special Area of Conservation (SAC) Advice provided by NRW in fulfilment of Regulation 37 of the Conservation of Habitats and Species Regulations 2017.

Qualifying features*	Distance from	Conservation Objectives for red throated	Potential Impact
	Site	diver, common scoter, non-breeding	
		assemblage of waterbirds and Vision	
		Statement for the site <sup>33</sup> :	
A001 Red throated diver Gavia			
stellata (North-western Europe -			
wintering) 5.4% of the GB population			
5-year peak mean 2001/02 -			
2006/07. Population in the SPA 1171.			
A177 Little gull* Hydrocoloeus			
minutus (non-breeding 319			
individuals (2004/05 - 2010/11).			
Population in the SPA 319.			
Over winter, the area regularly supports 69,687			
individual waterbirds (5 year peak mean 2004/05			
- 2010/11) including species exceeding 1% of			
the GB total or 2,000 individuals: common scoter			
Melanitta nigra, red-throated diver Gavia stellata,			
little gull Hydrocoloeus minutus, red- breasted			
merganser Mergus serrator and great cormorant			
Phalacrocorax carbo.			
(less than 1% GB or less than 2000 Individuals)			
black headed gull Chroicocephalus ridibundus,			
common gull <i>Larus canus</i> , common eider			
Somateria mollissima, Northern fulmar Fulmarus			
glacialis, great black-backed gull <i>Larus marinus</i> ,			

Qualifying features*	Distance from	Conservation Objectives for red throated	Potential Impact
	Site	diver, common scoter, non-breeding	
		assemblage of waterbirds and Vision	
		Statement for the site <sup>33</sup> :	
great crested grebe <i>Podiceps cristatus</i> , common			
murre <i>Uria aalge</i> , Northern gannet <i>Morus</i>			
bassanus, Atlantic puffin Fratercula arctica,			
European herring gull Larus argentatus, black-			
legged kittiwake Rissa tridactyla, lesser black-			
baked gull <i>Larus fuscus</i> , great Northern diver			
Gavia immer, European shag Phalacrocorax			
aristotelis, razor bill Alca torda, velvet scoter			
Melanitta fusca			

### **Cumulative Impacts**

- 6.3.12 The plans and projects considered within this cumulative assessment are presented in Table 14. It is difficult to undertake an in-combination assessment due to insufficient details on the schemes, including the timing and duration of the projects. The main potential for cumulative effects arises from the construction period and so would be relevant if a number of these projects were to overlap.
- 6.3.13 In terms of the impacts from the in-combination effects with other plans and projects, these include b to f and i which could result potential pollution incidences. However, assuming that the projects adopt good-practice mitigation measures to avoid pollution and control effects on water quality, including discharges to the marine environment, then there are unlikely to be significant in-combination adverse effects on the conservation objectives of these species.
- 6.3.14 Inter-relationships with other environmental disciplines would be managed and controlled by PEU mitigation including noise and pollution prevention.

### The use of professional judgement

- 6.3.15 Professional judgement has been applied where there was insufficient information regarding the likelihood of qualifying interests being present, using the following criteria:
  - a) The vulnerability/sensitivity of the receiving environment/features of interest;
  - b) When the risks of effects are likely to occur (e.g. construction and/or operation)
  - c) The likely geographical extent of the effects; and
  - d) Likelihood of significant effects (e.g. those above negligible in magnitude) occurring.
- 6.3.16 Where there was insufficient information regarding the likelihood of qualifying features being present, or of the risks of impacts, the assessment used the precautionary principle. The precautionary principle has been applied to ensure that any assessment errs on the side of caution, without being overly cautious. This principle means that the conservation objectives should prevail where there is uncertainty or that harmful effects will be assumed in the absence of evidence to the contrary.

# 7. MITIGATION

# 7.1 Measures to avoid, reduce or remediate any potential significant effects

- 7.1.1 The following mitigation measures will be implemented to ensure the project does not have the potential to adversely affect the conservation objectives of the designated sites and the features of interest. Mitigation has been considered as an intrinsic and iterative part of the Scheme design process including measures to reduce adverse effects which include 'mitigation by design' which are integral to the Scheme (PEU mitigation). The 'mitigation hierarchy' of avoid, mitigate/reduce, compensate/remediate and enhance has been adopted as part of the process.
- 7.1.2 Chapter 7 Road Drainage and Water Environment of the Environmental Statement describes the pollution control for works associated with the Scheme to avoid contamination to the marine environment. Information is also given in the CEMP, identifying the measures proposed to minimise risks of contamination. The pre-CEMP details the Outline Ground and Surface Water Management Plan which would be developed in consultation with Natural Resources Wales (NRW). It describes the design of each element of surface water management system required to manage surface water runoff during construction and potential risks to surface waters. It would include, consideration of temporary storage and settlement requirements to manage waterborne sediment, water quality criteria to ensure any discharge to receiving watercourses and marine environments meets regulatory requirements. The mitigation to alleviate potential effects to the watercourse and the marine environment include:
  - a) Following best practice guidelines including GPPSs and CIRIA guidance;
  - b) The installation of pre-earthworks drainage ditches which would be installed along the periphery of excavated slopes. These would ensure that surface run-off entering the site is directed away from the construction operations to suitable discharge points (one of which is out to sea);
  - c) Pollution control and containment measures to limit the spread of pollution and reduce the risk of harm to biodiversity in the case of accidents which could result in spillages of pollutants such as fuels or bulk loads and the use of fire-fighting chemicals. This would apply for both new road elements and to existing drainage infrastructure, which would undergo retrofitting; and
  - d) Construction of permanent attenuation ponds which would be carried out as part of the pre-earthworks process in order to serve as temporary settlement lagoons, to reduce the volume of silt entering watercourses or marine/coastal habitats.
- 7.1.3 Additional measures to protect the Afon Gyrach and to prevent pollution to the marine environment would include:

- a) Works within and adjacent to the watercourse would be monitored by an Environmental Clerk of Works (ECOW). If discolouration of the watercourse is noted, works would stop and working practices reviewed;
- An impermeable coffer dam would be placed between any concreting works and the river. Any water that comes into contact with wet concrete would be treated as contaminated and would not be discharged into the watercourse;
- Silt would be manged by the use of cut-off drains, silt curtains, straw bales as necessary, placed downstream of the works area to minimise transfer of any excess sediments downstream;
- d) All fuel, oil and chemicals used on site would be stored away in a locked store which would be bunded to 110% capacity of the volume stored;
- e) Concrete pouring for the construction of the new bridge would not take place if heavy rain is forecast;
- f) No contaminants, e.g. concrete mixings, would be washed out within 10m of any trees or watercourses unless contained; and
- g) An oil spill kit would be available on site, and all relevant staff trained in its use.
- 7.1.4 Water quality assessments for routine runoff (to surface water and groundwater) and spillage risk conclude that the impact of the Scheme is negligible such that no net deterioration in water quality would occur. It is concluded that, overall, the operational discharge of surface water runoff from the Scheme into the marine environment would result in a negligible magnitude of effect with respect to chemical quality, effects on aquatic ecosystems and bathing water quality. The Scheme would thus be in compliance with the WFD. As such no further mitigation beyond that which is integral to the Scheme is required.
- 7.1.5 No pollution pathways would be created between the construction site and outfalls into the marine environment, as measures would be implemented to prevent surface water runoff containing suspended sediment reaching watercourses through overland flow in rainfall events. Construction phase operations would be carried out in accordance with the Environment Agency's Groundwater Protection Technical Guidance<sup>34</sup>.
- 7.1.6 Mitigation during the operation of the Scheme (upon opening and the Design year) includes advanced planning of emergency response developed in liaison with emergency services and civil emergency planners to ensure good access and egress from site for police, fire brigade and ambulance to recover vehicles, casualties and reopen road efficiently. The application of measures to contain and control spillages will be implemented so as to avoid pollutants coming into contact with potential pathways to the marine / coastal environment (via outfalls or drainage systems).

<sup>&</sup>lt;sup>34</sup> Environment Agency: Groundwater Protection Technical Guidance (<a href="https://www.gov.uk/government/publications/groundwater-protection-technical-guidance/groundwater-ground

- 7.1.7 Chapter 12 Air Quality of the ES describes the Pollution Control measures for the Scheme, which will be implemented by the Contractor through a Construction Environment Management Plan (CEMP). Mitigation forming part of the Scheme include the development and implementation of a Dust Management Plan and Prevention Plan.
- 7.1.8 The results of the air quality assessment completed for the Scheme demonstrate that there would not be significant air quality impacts on receptors from construction or operational traffic and that NOx and Nitrogen Deposition levels (from APIS) are within the objective / Critical Level / Critical Load. The effects of development traffic on local air quality are judged to be not significant with an overall improvement in air quality concentrations.
- 7.1.9 No additional traffic mitigation is therefore required to reduce the direct effects of the development on local air quality beyond that which is integral to the Scheme. The walking and cycling infrastructure improvements associated with the Scheme are expected to reduce the number of vehicle movements associated with the J15 Scheme and subsequent emissions by encouraging sustainable transport.
- 7.1.10 Oystercatcher are relatively tolerant of moderate and high-level visual disturbance. Birds that are closer than 200m to a potential disturbance source would be considered when commencing works and efforts would be made to avoid high level disturbance events. Oystercatcher are not thought to be particularly sensitive to noise stimuli but there is little evidence for this, so as such a standard approach would be applied, with noise up to 72dB acceptable at the bird but with caution used at levels of above 55dB (60dB in a highly disturbed area). As Oystercatcher will forage up to within 50m of plant, this means that a source noise threshold of 105-110dB may be possible but applied with caution at levels above 87-92dB. Oystercatchers are likely to be present in lower densities in highly disturbed areas and those that are present are likely to be highly stressed, so if birds are closer than 200m to works, then high-level disturbance activities would be avoided. Predicted construction noise within the vicinity of the fields utilised by oystercatchers range from 39 to 52 dB L<sub>Aeq</sub> (Table 13.7 of Chapter 13 of the ES) which is less than the baseline and within the acceptable noise levels.
- 7.1.11 Curlew are considered to be wary of moderate and high-level visual disturbance. Birds that are closer than 300m should be considered when commencing works and efforts should be made to avoid high level disturbance. Similarly, whilst they may tolerate vehicle movements, once a person gets out of a vehicle then flight can occur. Curlew are moderately sensitive to noise stimuli but due to their wary nature the minimum approach distance can be expected to be no less than 100m. At this distance using the noise response table, noise required to create high level disturbance would be 107- 112dB at source and thus not particularly prohibitive and increasing to 117-122dB at 300m. If birds should approach closer than 100m, then highly disturbing activities should be avoided. Predicted construction noise within the vicinity of the fields utilised by curlew range from 39 to 52 dB L<sub>Aeq</sub> (Table 13.7 of Chapter 13 of the ES) which is less than the baseline and within the acceptable noise levels.

- 7.1.12 Mitigation measures to control noise and vibration are described in Chapter 13 of the Environmental Statement. These include noise barriers which would be installed along the eastbound and westbound carriageway, mainly to mitigate the effects upon residential occupants rather than nature conservation. None are required to mitigate the effects of noise upon bird assemblages due to the existing noise associated with the road network to which birds have become accustomed. No significant adverse effects are predicted as a result of operation of the Scheme, so no additional mitigation or monitoring is proposed. Abundant similar habitat occurs within close proximity to the scheme and includes all habitats associated with the designated sites which displaced birds could use. Once habitat is reinstated, this could be utilised by overwintering bird species.
- 7.1.13 A CEMP would be prepared in advance of construction which would define all mitigation measures to be adopted to minimise noise and vibration emissions at surrounding sensitive receptors. This would incorporate specific measures within all phases of the works where noise and vibration may give rise to disturbance. It is expected that the CEMP would be secured by means of an appropriately worded planning condition.
- 7.1.14 In order to minimise the potential effects of INNS, biosecurity measures designed to manage and control the spread of INNS would be a contractual requirement for construction. Information would be set out and presented within the CEMP. Contractors to be made aware of INNS which may be encountered on site by way of 'toolbox' talks and posters.

#### 7.2 Mitigation delivery

- 7.2.1 The appointed contractor will use the CEMP to assist in recording how mitigation measures and the environmental design are implemented with evidence of completion in the Register of Environmental Actions and Commitments (REAC).
- 7.2.2 A draft REAC has been created and a copy included in ES Volume 3, Appendix 2.3. The REAC is a record of the specific environmental actions and commitments to be implemented and managed through all stages of the Scheme. The draft REAC lists commitments made within the ES.
- 7.2.3 The draft REAC is critical to the success of an EMP and subsequently the environmental performance of the Scheme. The REAC would be implemented through the CEMP and the Environmental, Landscape and Ecology, Monitoring, Aftercare and Management Plan.

#### 7.3 Assessment of likely significant effects

7.3.1 The potential for a likely significant effect on the Conservation Objectives for each feature occurring is assessed in Table 16, taking into consideration the mitigation proposed.

Where it has been assessed that there is no potential impact (i.e. non envisaged / neutral impact Tables 13 – 15) and no mitigation is required, then no further assessment is required as the qualifying feature is not affected from the Schemes proposals.

- 7.3.2 No impacts upon the conservation objectives for the features of interest of the Liverpool Bay / Bae Lerpwl (Wales) SPA or Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC were identified, as such no additional mitigation is required, and no further assessment is required as the qualifying features are not affected from the Schemes proposals.
- 7.3.3 Traeth Lafan / Lavan Sands, Conway Bay SPA is located 3 km west, which is outside of the required 2 km zone for inclusion in the HRA. However, as birds which are a feature of this SPA were recorded within the Scheme area (namely oyster catcher and curlew) an assessment has been made as to the potential significant effects.
- 7.3.4 To assess the relative effects on the assemblages of birds, historic data obtained from WeBS counts was reviewed against the percentage assemblages recorded during the over-wintering bird surveys within the study area, as detailed within Chapter 8 of the ES and section 4.3.13 and Table 9.

Table 16: Likely significant effects on Conservation Objectives and features of interest of the designated sites

Designated	Qualifying	Conservation Objectives The	Potential Impact	Mitigation	Likely significant effect
site	features*	vision for this oystercatcher is			
		for it to be in a favourable			
		conservation status (refer to			
		Box 1), where all of the			
		following conditions are			
		satisfied			
Traeth Lafan / Lavan	Species referred to in	Roost sites, including high tide	Slight adverse impact -	No specific targeted	No: The loss of this habitat
Sands, Conway Bay	Article 4 of Directive	roost sites, remain suitable for	A small proportion of this	mitigation. Effects are	would not delay the
SPA	2009/147/EC and listed	oystercatchers to roost	habitat would be lost	short term and reversible.	achievement of reaching
	in Annex II of Directive	undisturbed.	and/or temporarily	Much of the habitat would	the conservation objectives
	92/43/EEC:		disturbed to land take	be reinstated post	for the site, nor the FCS of
			(permanent 0.61 ha and	construction and would be	the species. Key habitat
	A130 Oystercatcher		temporary 0.55 ha) though	available within the first	within the designated site
	Haematopus ostralegus,		adjacent areas to the south	year, after habitat	boundary would not be
	4,931 individuals		would remain intact.	reinstatement.	reduced and there would
	representing at least		However, these are		be no fragmentation of
	0.5% of the wintering		unlikely to be utilised		habitats.
	Europe &		during the construction of		
	Northern/Western Africa		the new junction due to		
	population (5-year peak		noise and potentially		
	mean 1991/2 - 1995/6)		lighting which would		
			displace and/or deter birds		
			which are a feature of the		

Designated	Qualifying	Conservation Objectives The	Potential Impact	Mitigation	Likely significant effect
site	features*	vision for this oystercatcher is			
		for it to be in a favourable			
		conservation status (refer to			
		Box 1), where all of the			
		following conditions are			
		satisfied			
	*NB: Other species are		SPA's from the construction		
	listed on the Natura 2000		area.		
	standard data entry but	Disturbance of roosting or feeding	Slight adverse impact -	No specific targeted	No: The loss of this habitat
	only Conservation	oystercatcher is not significant.	A small proportion of	mitigation. Effects are	would not delay the
	Objectives for	Activities and developments which	roosting habitat would be	short term and reversible.	achievement of reaching
	Oystercatcher are	could cause significant disturbance	lost and/or temporarily	Much of the habitat would	the conservation objectives
	provided within the Core	should be controlled as far as is	disturbed to land take	be reinstated post	for the site, nor the FCS of
	Management Plan for this	possible.	(permanent 0.61 ha and	construction and would be	the species. Key habitat
	site, as such only an		temporary 0.55 ha) though	available within the first	within the designated site
	assessment on		adjacent areas to the south	year, after habitat	boundary would not be
	conservation objectives		would remain intact and	reinstatement. Measures	reduced and there would
	of this species has been		the loss is not significant.	would be put in place to	be no fragmentation of
	carried out.		These areas are unlikely to	control noise and pollution	habitats.
			be utilised during the	incidences as part of	
			construction of the new	Scheme.	
			junction due to noise and		
			potentially lighting which		
			would displace and/or		
			deter birds which are a		
			feature of the SPA's from		

Designated	Qualifying	Conservation Objectives The	Potential Impact	Mitigation	Likely significant effect
site	features*	vision for this oystercatcher is			
		for it to be in a favourable			
		conservation status (refer to			
		Box 1), where all of the			
		following conditions are			
		satisfied			
			the construction area into		
			adjacent grassland		
			habitats. Measures would		
			be put in place to control		
			noise and pollution		
			incidences as part of		
			Scheme.		
		High tide roost sites do not	Slight adverse impact	No specific targeted	No: The loss of this
		deteriorate in habitat quality	– The majority of high	mitigation. Effects are	habitat would not delay
		and suitability for birds.	tide roost habitat will	short term and	the achievement of
		Grazed fields adjacent to the	remain intact and would	reversible. Much of the	reaching the
		shore used as high tide roosts	not be impacted as a	habitat would be	conservation objectives
		should be maintained and	result of the Scheme. A	reinstated post	for the site, nor the FCS
		sightlines for the	small proportion of	construction and would	of the species. Key
		oystercatchers retained.	roosting habitat would	be available within the	habitat within the
			be lost and/or	first year, after habitat	designated site
			temporarily disturbed to	reinstatement.	boundary would not be
			land take (permanent	Measures would be put	reduced and there
			0.61 ha and temporary	in place to control noise	would be no
			0.55 ha) though		

Designated	Qualifying	Conservation Objectives The	Potential Impact	Mitigation	Likely significant effect
site	features*	vision for this oystercatcher is			
		for it to be in a favourable			
		conservation status (refer to			
		Box 1), where all of the			
		following conditions are			
		satisfied			
			adjacent areas to the	and pollution incidences	fragmentation of
			south would remain	as part of Scheme.	habitats.
			intact and the loss is		
			not significant.		
			The new slip road would		
			be greater in height		
			than the existing A55		
			and may affect the		
			sightlines for		
			oystercatchers to		
			adjacent fields.		
			However, grazed fields		
			closer to the shore and		
			utilised by		
			oystercatchers would be		
			retained.		

## 8. MONITORING AND REPORTING

#### 8.1 Monitoring

- 8.1.1 Monitoring for birds which are a feature of the SPAs would be undertaken during construction by the appointed ECOW and any occurrences and behaviour would be noted and reported. It is likely that birds would be deterred by and displaced from utilising the fields due to construction activities. Key habitats associated with the designated sites would be retained and left undisturbed, and as such these would not be subject to monitoring. It is recommended that the disturbed areas are subject to monitoring based on six 'Through The Tide Counts' (TTTC) with monthly surveys between October and March during the three-year aftercare period.
- 8.1.2 During the construction phase, monitoring of the works to identify impacts on the water environment would be undertaken. Full details would be included in the pre-CEMP.

  Monitoring would include, but would not be limited to:
  - a) Regular visual inspection of all discharges into the existing drainage system and into the sea;
  - b) Regular inspection of surface water runoff control measures to ensure that sediment is not transported off site; and
  - c) Regular inspection of plant that contain fuels or chemicals to ensure there is no risk of spillage.
- 8.1.3 No air quality or noise pollution monitoring would be required.

#### 8.2 Reporting

- 8.2.1 During the construction phase survey results in respect or water quality will be reported annually and discussed with NRW and Welsh Government. Any issues that are identified as part of these surveys will be discussed and addressed as and when they arise.
- 8.2.2 During the contractor's aftercare period (three years) regular monitoring visits (as a minimum at least one visit per year) would be undertaken to monitor the performance of the mitigation, including the establishment of tree, shrub and hedgerow planting.
- 8.2.3 Reports would then be prepared for the Project Manager giving the results of each visit, any requirements for additional maintenance work and indicating how the scheme of mitigation is performing against agreed indicators. An annual report will bring these together at the end of each year of aftercare. At the end of the aftercare period a Handover Environmental Design Performance Report (HEDPR) will be prepared. The HEDPR will accompany the Handover Environmental management Plan to assist NMWTRA in taking on the long-term maintenance.
- 8.2.4 The results and detailed analysis from the post construction monitoring in respect of wintering birds will be reported annually and discussed with NRW and WG.

8.2.5	monitoring reports would be issued to NRW for review and to ensure SIAA compliance. Monitoring results will be reviewed against the conclusions of the SIAA to ensure
	compliance.

# 9. CONSULTATION

#### 9.1 **Summary**

- 9.1.1 During development of the Scheme, consultation has been undertaken with, or information requested from, several organisations including (but not limited to) Statutory and non-statutory consultees, interest groups, commercial, industrial and business operators, The general public (mainly from the local and surrounding communities).
- 9.1.2 A Public Information Exhibition (PIE) was undertaken during three days in December 2017, based in community buildings in Llanfairfechan, Penmaenmawr and Dwygyfylchi. A bilingual Information Leaflet about the Scheme was delivered in advance to the relevant communities. Exhibition boards were displayed and members of the project team, including technical experts, were available to answer any questions and explain how the public could express their opinions formally.
- 9.1.3 Feedback at the exhibition was invited from those who attended the exhibition through a questionnaire survey and enquiry form. The feedback was taken into consideration during subsequent selection and development of the route options.
- 9.1.4 The options were then shown to the community during a 12-week Public Consultation in June, July and August 2018. A Public exhibition was held between the 12th and 14th of June 2018, with a viewing held for local politicians in Conwy Business Centre in the evening of Monday the 11th Ramboll A55 Junction 15 Environmental Statement Chapter 4 Methodology 4-18 June 2018. Subsequent day-long exhibitions were held in Llanfairfechan, Dwygyfylchi and Penmaenmawr in June 2019. Once again feedback was invited and received using questionnaires.
- 9.1.5 The first Environment Liaison Group (ELG) meeting was held in May 2018 with the second held in May 2019. These meetings were attended by representatives of Natural Resources Wales (NRW), Conwy County Council (CCC), Cadw, Welsh Government and North and Mid Wales Trunk Road Agency (NMWTRA).
- 9.1.6 Natural Resources Wales (NRW) and the County Council Ecologist have been engaged in discussions over the methods and extent of ecological surveys (13th June 2018).
- 9.1.7 An Environmental Impact Assessment Scoping Report was issued to the Welsh Government and the Environmental Liaison Group in February 2019.
- 9.1.8 The AIES screening report was submitted to the Employers Agent in March 2019.
- 9.1.9 Consultation was sought from NRW in order to obtain their opinion on the result of the SIAA. A response was received on the 22<sup>nd</sup> May 2020. The response is provided as Appendix H.

## 10. CONCLUSIONS

#### 10.1 Integrity of sites checklist

- 10.1.1 LA 115 recommends that clear answers to the following four questions (a to d) should be provided (based on the information presented) when conducting an SIAA. These are addressed in turn here, in relation to the sites that were considered in the Appropriate Assessment.
  - a) Is the proposal directly connected with or necessary to site management for nature conservation?
- 10.1.2 The Scheme is neither connected with or necessary to site management for any of the European sites considered within this document.
  - b) Is the proposal likely to have a significant effect on features on the site of European Importance, alone or in combination with other plans or projects?
- 10.1.3 An assessment of effects on features of interest of the site in combination with other plans and projects has been carried out (cumulative impacts). This identified that potential pollution incidences may affect features of interest. However, assuming that the projects adopt good-practice mitigation measures to avoid pollution and control effects on water quality, noise and other aspects of the environment, then there are unlikely to be significant in-combination adverse effects on the conservation objectives of designated sites. Inter-relationships with other environmental disciplines would be managed and controlled by PEU mitigation including noise and pollution prevention. No significant effects are envisaged.
  - c) What are the implications of the effects of the proposal on the sites conservation objectives and will it delay or interrupt progress towards achieving the objectives?
- 10.1.4 The potential of a likely significant effect on the Conservation Objectives for each feature of the designated sites (where this information is available) has been assessed. For each of the designated sites, there would be no direct impact upon the designated site and no direct loss of habitat area within the boundary of the designated sites. It has been concluded that assuming the implementation of the mitigation measures integral to the scheme and as outlined in 7.1 that the Scheme will not adversely affect the conservation objectives nor delay or interrupt progress towards achieving these for each feature of interest.
  - d) Can it be ascertained that the proposal will not adversely affect the integrity of the site beyond reasonable scientific doubt.
- 10.1.5 Whether the Scheme would have an adverse effect on the integrity of the sites has been determined whether, following the implementation of and required mitigation measures, the Scheme would affect the achievement of the conservation objectives for the European sites. Each of these have been assessed, where required in Section 7.3. The assessment concluded that the residual effects of the Scheme would not affect the achievement of any of the conservation objectives for the site.

- 10.1.6 There would be no direct effects to habitats associated with the SAC.
- 10.1.7 No effects on the conservation objectives of the qualifying bird species of the SPAs are expected. There will be no direct land take effects upon habitats within the designated sites. However, habitats outside of the designated sites are used by birds which are features of interest of the Traeth Lafan / Lavan Sands, Conwy Bay SPA Lavan Sands (oystercatcher and curlew). These species utilise the fields to the east of Junction 16 for refuge and foraging. Approximately 2.1% of the SPA population of oystercatcher were recorded (137 individuals) and 2% of the SPA population of curlew (40 individuals). Within the wider context of the extent of available habitats, the proportion of habitat lost from land take is minimal and the species mentioned above are not heavily reliant on the habitats offered within the Scheme area.
- 10.1.8 The 'Integrity of Site Checklist and other indicators provided in Table C.1 and C.2 of LA 115 was used to ascertain whether the proposed Scheme would not adversely affect the integrity of any of the sites considered in the Appropriate Assessment. Table 17 provides a summary.
- 10.1.9 Best professional judgement was used to answer the questions, supported by information outlined in this SIAA and accompanying ES and Wintering Bird Survey Report.

Table 17: Integrity of site checklist and other indicators

European site	Traeth Lafan / Lavan Sands, Conway Bay SPA	Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC	Liverpool Bay / Bae Lerpwl (Wales) SPA
Cause delays in progress towards achieving the conservation objectives of the site?	No	No	No
Interrupt progress towards achieving the conservation objectives of the site?	No	No	No
Disrupt those factors that help to maintain the favourable conditions of the site?	No	No	No
Interfere with the balance, distribution and density of key species that are the indicators of the favourable condition of the site?	No	No	No
Cause changes to the vital defining aspects (e.g. nutrient balance) that determine how the site functions as a habitat or ecosystem?	No	No	No
Change the dynamics of the relationships (between, for example, soil and water or plants and animals) that define the structure and/or function of the site?	No	No	No
Interfere with predicted or expected natural changes to the site (such as water dynamics or chemical composition)?	No	No	No
Reduce the area of key habitats?	No	No	No
Reduce the population of key species?	No	No	No
Change the balance between key species?	No	No	No
Reduce the diversity of the site?	No	No	No
Result in disturbance that could affect population size or density of the balance between key species?	No	No	No
Result in fragmentation?	No	No	No
Result in loss or reduction of key features (e.g. tree cover, tidal exposure, annual flooding, etc)?	No	No	No

- 10.1.10 The answers to these questions is `no', therefore it is considered that the Scheme would not adversely affect the integrity of any of the sites.
- 10.1.11 Therefore, for the purposes of Regulations 63 of the Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019, based on the information provided in this assessment, it is concluded that no adverse effect on the integrity of the designated sites or their features of interest is predicted as a result of the Scheme, either alone or in combination with other plans or projects.

#### 11. REFERENCES

Council Directive 92/43/EEC of 21 May 1992 on the Conservation of Natural Habitats and of Wild Fauna and Flora

Countryside Council for Wales (March 2008) Core Management Plan including Conservation Objectives for Traeth Lafan/Lavan Sands, Conwy Bay SPA (incorporating a section of Y Fenai a Bae Conwy/Menai Strait and Conwy Bay SAC

DMRB (2019) Sustainability & Environmental Appraisal LA 115 Habitat Regulations assessment (formerly HD 44/09) Revision 0

European Commission, (2000) Managing Natura 2000 sites. The provisions of Article 6 of the Habitats Directive 92/43/EEC

HMSO, Statutory Instrument 2019 No 579. The Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019 The Conservation of Habitats and Species (Amendment) (EU Exit) Regulations 2019 No. 579

JNCC (July 2018) UK Protected Sites. Retrieved from <a href="http://incc.defra.gov.uk/ProtectedSites/SACselection">http://incc.defra.gov.uk/ProtectedSites/SACselection</a>

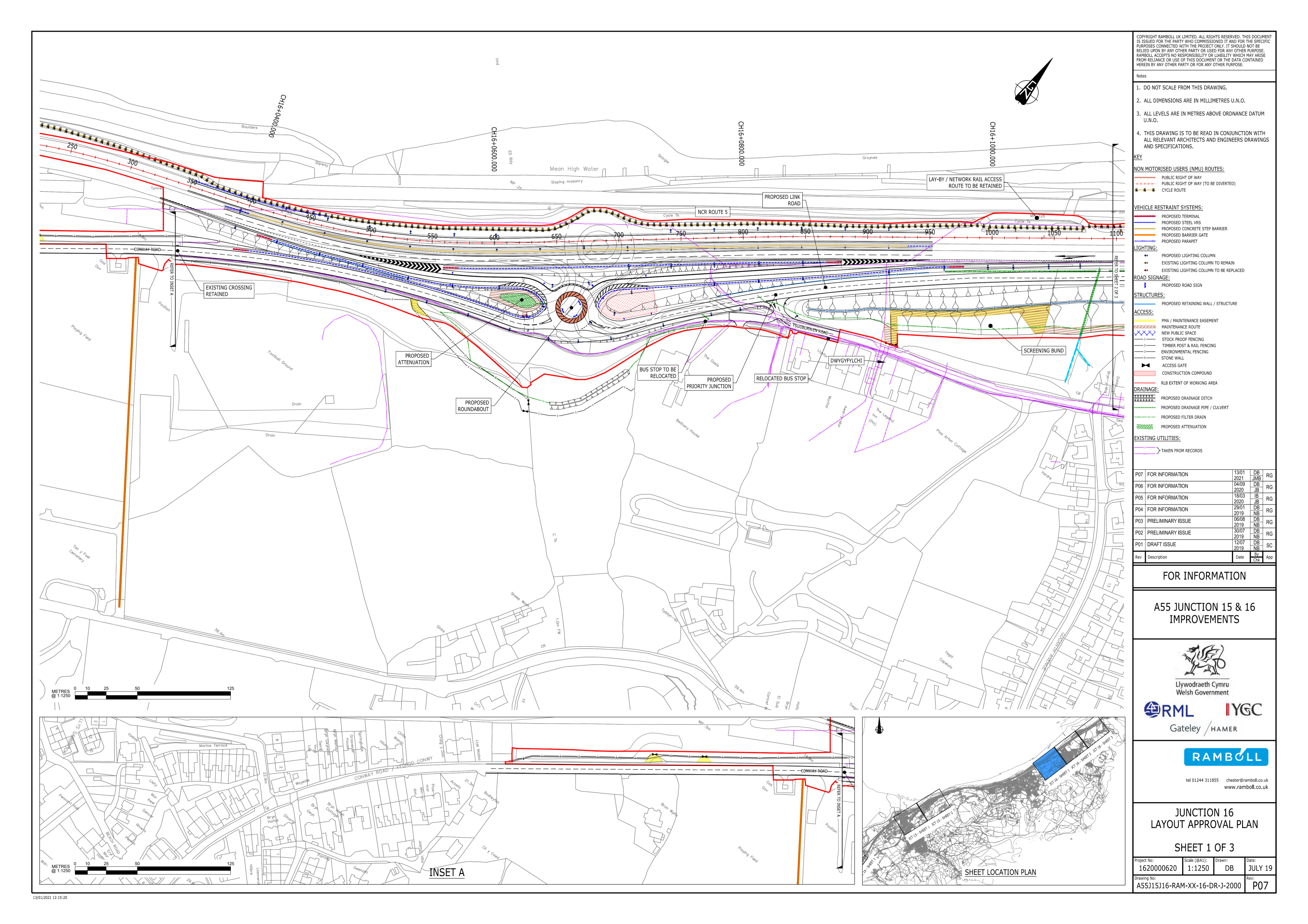
Natural Resources Wales. Menai Strait & Conwy Bay / Y Fenai a Bae Conwy SAC. *Advice Under Regulation 37 of The Conservation of Habitats and Species Regulations 2017.* NRW.

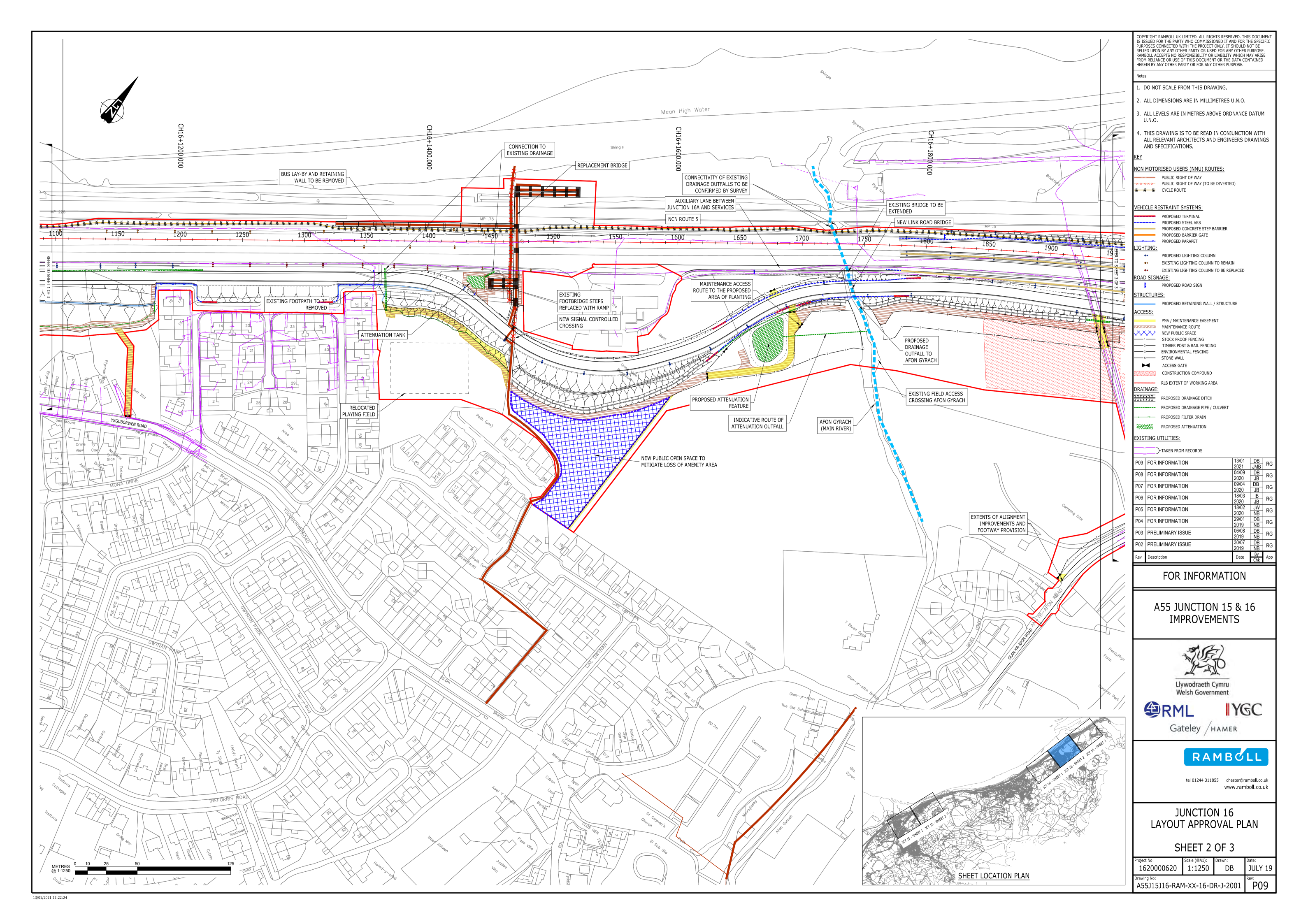
Nisbett, K., & Murphy, M. (2012) Liverpool Bay / Bae Lerpwl SPA Advice Under Regulation 35(3) of The Conservation of Habitats and Species Regulations 2010 (as amended) Version 6.5. NE, CCW, WG

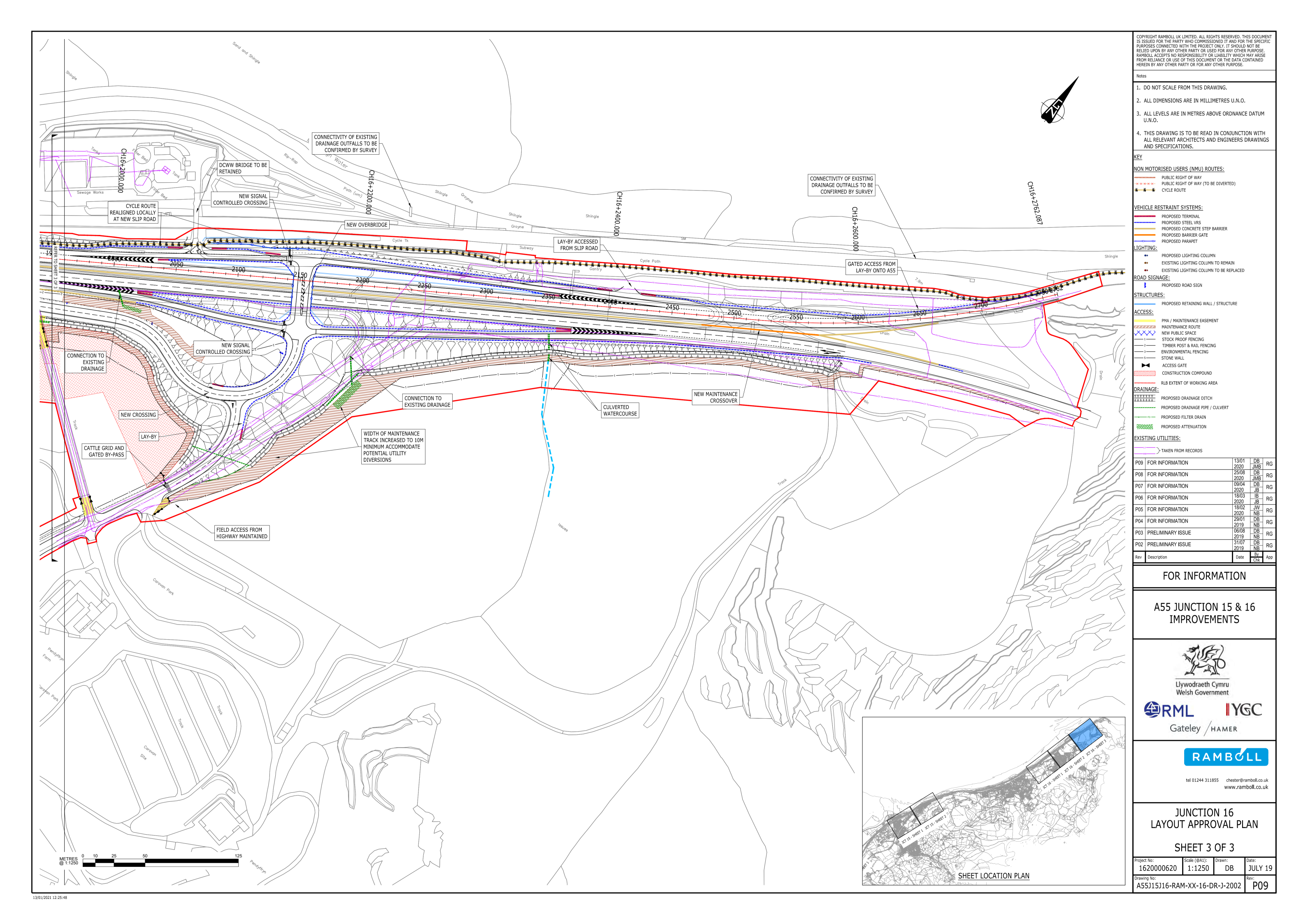
Owen M. (2017) A55 Junctions 15 & 16 Wintering Bird Survey Report 2017/1018

Planning Policy Wales (Edition 10 – December 2018)

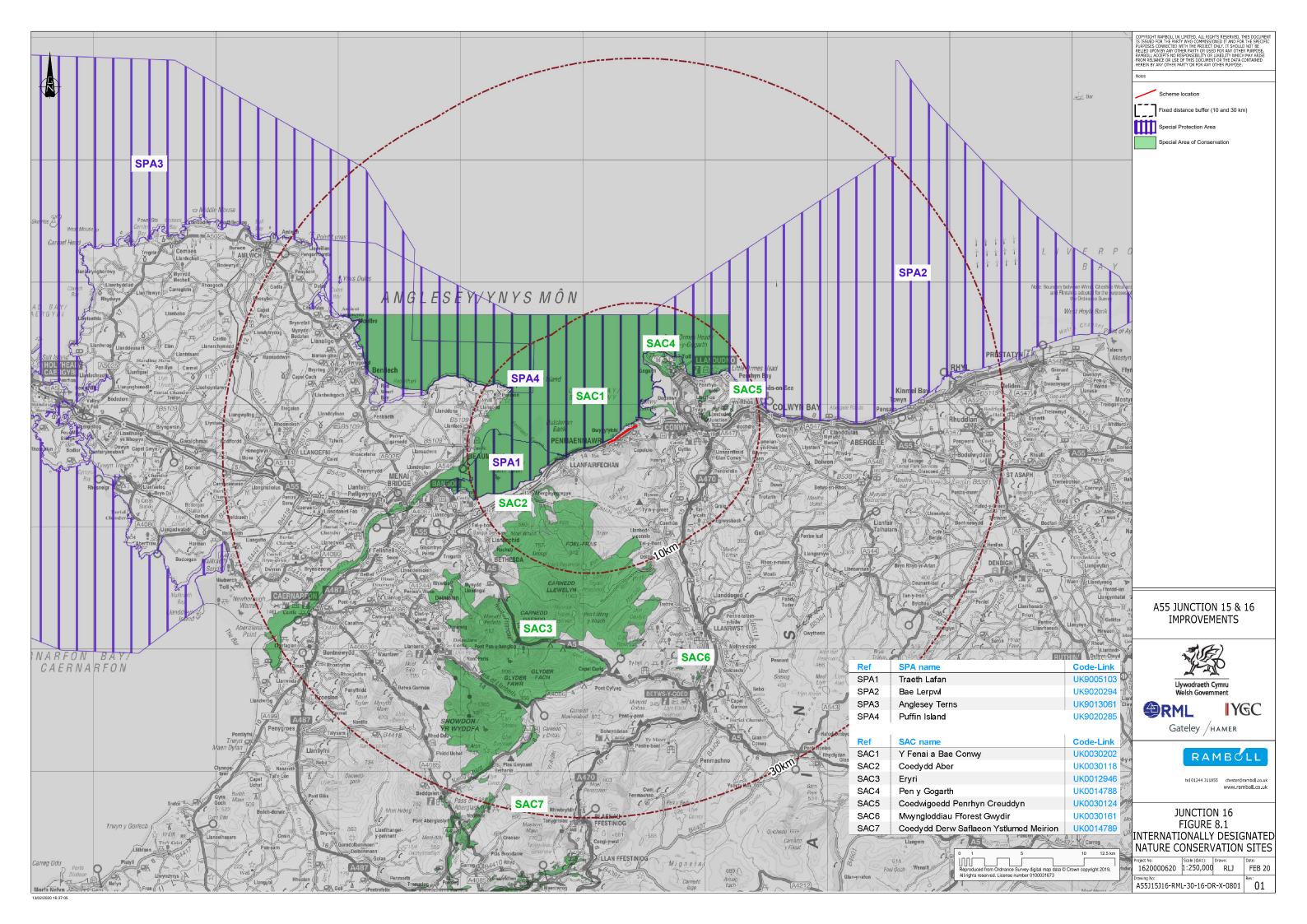
# SIAA - APPENDIX A SCHEME OPTION - LAYOUT APPROVAL







# SIAA - APPENDIX B DESIGNATED SITES LOCATION PLAN



# SIAA - APPENDIX C SCREENING REPORT

Intended for

**Welsh Government** 

Document type

Report

Date

February 2019

# **A55 JUNCTION 16**

ASSESSMENT OF IMPLICATIONS FOR
EUROPEAN SITES (AIES) INITIAL
SCREENING ASSESSMENT: JUNCTION 16









# A55 JUNCTION 16 ASSESSMENT OF IMPLICATIONS FOR EUROPEAN SITES (AIES) INITIAL SCREENING ASSESSMENT: JUNCTION 16

Project no. RML 3066

Recipient Welsh Government

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# **APPENDICES**

# Appendix A

SCHEME OPTIONS

### Appendix B

DESIGNATED SITES WITHIN CLOSE PROXIMITY TO THE SCHEME

# Appendix C

SCREENING MATRICES

#### 1. THE PROJECT

#### 1.1 Context

- 1.1.1 The A55 trunk road is a key element of the UK and European strategic road network and provides the main economic artery for the whole of North Wales. The A55 forms part of Euroroute 22, which is the Trans European Route from Dublin in Ireland to Ishim in Russia. Of the 235 miles of E22 in the UK, the two at grade roundabouts at Junction 15 at Llanfairfechan, and Junction 16 between Penmaenmawr and Dwygyfylchi, are the only roundabouts on the route from Holyhead to Hull and hence are a constraint to the smooth flow of traffic on this strategic route and this has led to increased journey times and poor journey time reliability.
- 1.1.2 Improvement schemes are proposed for both the existing junctions 15 and 16, but this AIES Initial Screening Assessment Report covers only Junction 16. The Welsh Government appointed Ramboll, Richards Moorehead &Laing (RML) and Ymgynghoriaeth Gwynedd Consultancy YGC as their technical and environmental advisors and appointed Corderoy with WSP and TACP as Employers Representative, to develop and consider a range of options with the intention of identifying a preferred solution for the junction and then developing the design up to publication of draft Orders.
- 1.1.3 Junctions 15 and 16 of the A55 have been subject to a number of recent studies as they are the only at-grade roundabout interchanges on this major North Wales trunk road. An initial study and assessment was carried out by Capita Symonds and completed in 2005. This developed three options for junction 15. In February 2008 Atkins was commissioned by the North and Mid-Wales Trunk Road Agency (NMWTRA) to examine road safety improvements along the A55 in the vicinity of Llanfairfechan and Penmaenmawr, with a focus on considering options for removing the at-grade roundabout.
- 1.1.4 The study included a stakeholder workshop on the options, traffic data collection and modelling, some local topographical survey, preliminary environmental assessments and an initial Stage 1 WelTAG1 appraisal. This study which was completed in April 2009 concluded that new grade-separated options should be progressed to provide safety improvements.
- 1.1.5 In February 2011 following inclusion of the scheme in the Welsh Government's National Transport Plan, Atkins was instructed again to review options, address potential alternatives and hold an Options Workshop. The scheme options and cost estimates developed to date were reviewed and new options developed and priced at the two junctions.
- 1.1.6 In October 2017 the current project team were commissioned to undertake the Stage 2 appraisal in accordance with the new WelTAG 2017guidance. A review of Stage 1 was carried out first and a range of options for further consideration was selected from those previously developed. A Public Information Exhibition (PIE) was held in December 2017 and the views of those who responded in the questionnaire were taken into consideration in the WelTAG Stage 2 Appraisal.

<sup>&</sup>lt;sup>1</sup> WelTAG is acronym for Welsh Transport Appraisal Guidance

- 1.1.7 In the Stage 2 Appraisal four options for Junction 16 were considered. These were taken to the statutory 12-week Public Consultation which commenced in June 2018. The public response in questionnaires was taken into consideration in the appraisal to identify an option that could be recommended to Ministers as a possible Preferred Route.
- 1.1.8 At the completion of the Weltag Stage 2 process and subject to Welsh Government acceptance of the recommendations, we have been able to advise on a route option for junction 16. The formal public consultation process on the options was extended by several weeks to allow the Local Authority to respond to the consultation. At the time of writing the WG have not made a formal Preferred Route Announcement. It is expected that in February, the Minister will make a formal Preferred Route Announcement. In the meantime, the WG have advised to continue to develop the Scheme and EIA process in advance of the Preferred Route Announcement.
- 1.1.9 The option that has been recommended to Welsh Government is Option A.

#### 1.2 Scheme Objectives

- 1.2.1 A number of transport planning objectives have been developed iteratively during previous development work and engagement on the A55 Junctions Improvement Scheme project, aiming to address one or more of the identified problems. Between October 2017 and June 2018 the project objectives developed in the 2009 were refreshed during a focused workshop to take into account the WelTAG 2017 guidance and the Wellbeing of Future Generations (Wales) Act wellbeing goals.
- 1.2.2 The scheme objectives are:

OBJ1	Improve access to regional, national and international markets and improve access to employment opportunities
OBJ2	Improve road safety on the A55 from Junction 14 to Junction 16A
OBJ3	Improve journey times and journey time reliability on the A55 from Junction 14 to Junction 16A
OBJ4	Improve resilience on the A55 for strategic and local traffic
OBJ5	Improve journey times, journey time reliability and safety for access onto the A55 from Llanfairfechan and Penmaenmawr
OBJ6	Reduce severance with coastal areas for the Non-Motorised Users and enhance provision made for walkers and cyclists
OBJ7	To take reasonable steps to build healthier communities and better environments
OBJ8	Opportunities to provide integrated transport are increased
ТЕСН ОВЈ	Minimising technical departures from standards
TECH OBJ	Minimising need to reduce speed limits
TECH OBJ	Minimising disruption during construction

#### 1.3 Purpose of this Report

- 1.3.1 This report has been prepared to provide initial information to the Welsh Ministers ("the Competent Authority") on the implications of the Scheme on European Sites as required by Regulation 63 of the Conservation of Habitats and Species Regulations 2017 (the "Habitats Regulations"). European Sites are those sites which support habitat types and species which are considered to be most in need of conservation at a European level and are more broadly referred to as Natura 2000 sites. Within the UK, sites supporting the most representative or best example of habitats and non-bird species are designated as Special Areas of Conservation (SAC). Those sites supporting significant numbers of birds at a European level, including wintering, breeding and migratory populations are designated as Special Protection Areas (SPA).
- 1.3.2 This report covers Stage 1 (Test of Likely Significant Effects) of the Assessment of the Implications on European Sites (AIES) process as set out in HD44/09, Volume 11, Section 45 of the Design Manual for Roads and Bridges (2009) (DMRB).
- 1.3.3 While the Design Manual for Roads and Bridges (2008) (DMRB) has been withdrawn, the Guidance outlined in Volume 11 (HD44/09) still provides relevant direction in relation to the Assessment of the Implications on European Sites process. It is the intention of the project team to continue to use DMRB Volume 11 (2009) as the basis for this project AIES.

#### 1.4 Requirements of the Habitats Regulations

- 1.4.1 The Directive 92/43/EEC on the Conservation of Natural Habitats and Wild Flora and Fauna provides legal protection for habitats and species of European importance. The Directive is transposed into UK law by the Conservation of Habitats and Species Regulations 2017 SI 2017/1012 (hereafter referred to as the 'Habitats Regulations'). Regulation 63 of the Habitats Regulations requires the competent authority, to consider whether the plan or project:
  - A. Is likely to have a significant effect on a European site (either alone or in combination with other plans or projects), and
  - B. Is not directly connected with or necessary to the management of that site, and in such cases, they must make an appropriate assessment of the implications for that site in view of that site's conservation objectives.
- 1.4.2 Where there is a Likely Significant Effect (LSE), (or such an effect cannot be discounted) and the plan or project is not connected with or necessary to the management of the site then the competent authority must make an 'appropriate assessment' of the implications for that site in view of its conservation objectives.
- 1.4.3 In the light of the conclusions of the assessment, the competent authority may agree to the plan or project only after having ascertained that the project will not, alone or incombination with other plans and projects, adversely affect the integrity of the European site. The only exceptions are where there are no alternatives and there are imperative reasons of overriding public interest, in which case compensatory measures must be adopted if the Scheme is to proceed.
- 1.4.4 Under the contract the project team are required to undertake an Assessment of Implications for European Sites (AIES) which will include Natura 2000 sites identified

previously, and newly-designated and candidate sites. The assessment is carried out in stages which commence with a Stage 1, the Test of Likely Significance of the Assessment of the Implications on European Sites (AIES). If required, a Stage 2 Statement to Inform an Appropriate Assessment (SIAA) will be prepared.

#### 1.5 Aims for this document

- 1.5.1 The aims of this document are to provide information on:
  - A. Identification of which European Sites are in the potential range of influence of the Scheme
  - B. Identification of the potential of the Scheme to give rise to effects on European Sites
  - C. Identification of the relevant qualifying interests/interest features of each European Site being considered
  - D. Identification of the relevant Conservation Objectives of these features and European Sites
  - E. Identification and characterisation of the potential impacts of the Scheme before mitigation
  - F. Identification of other plans or projects which may cause effects on the European sites and the features of interest of the sites
  - G. Characterisation of the significance of the potential in-combination effects with other plans and projects; and
  - H. Consideration of effects in relation to Conservation objectives.

#### 1.6 Personnel & Quality Assurance

1.6.1 This report has been authored by Donna Hall, Principal Ecologist to RML. Donna is a full member of CIEEM with over 13 years of experience working within multi-disciplinary consultancies. Donna holds Natural England survey licenses (all counties) for bats (Class 2), great crested newts and the white-clawed crayfish and survey licenses for great crested newts and bats which cover all counties in Wales.

#### 2. THE PROPOSED DEVELOPMENT

#### 2.1 Description of the scheme

2.1.1 The A55 expressway is a dual carriageway between Chester and Holyhead which generally runs east to west in parallel with the north Wales coast. Between Conwy and Llanfairfechan the A55 follows a tightly constrained corridor to pass the northern extreme of the Snowdonia massif where the mountainous terrain abuts the coast and splits the coastal plain. Tunnels carry the road through the headlands at Penmaenbach and Pen-y-Clip. Junction 15, along with Junction14a serves the settlement of Llanfairfechan to the west of Penmaenbach tunnel, while Junction 16, along with Junction 16a, serves the town of Penmaenmawr and village of Dwygyfylchi.

#### 2.2 Junction 16 - Options appraisal

- 2.2.1 There were four options for consideration at Junction 16. All the options under consideration replace the existing roundabouts with a different form of junction that will allow free-flowing traffic on the A55 dual-carriageway. These are detailed in Appendix A.
- 2.2.2 Option A: This option comprises a four-way movement junction, replacing junction 16A. The roundabout at junction 16 would be removed and replaced by westbound on and off slip roads. The Junction 16A arrangement would consist of an overbridge, located to the north-east of the existing roundabout. The slip roads would be constructed on raised embankments. A new link road would be constructed, running roughly parallel to the A55, behind the Puffin Café linking back into Ysguborwen Road near the Gladstone Hotel. There would be the requirement for the removal of and/or temporary disturbance to existing areas of scrub, shrubs and tree planting and also crossing of a main river the Afon Gyrach. Otters and bats have been recorded using this main river.
- 2.2.3 **Option B:** This option provides four-way movement. Movement on and off the A55 eastbound carriageway is facilitated by an overbridge located to the north-east of the existing roundabout, with slip roads constructed on raised embankments. Movement on and off the A55 westbound carriageway would be via slip roads replacing the existing roundabout. There would be the requirement for the removal of and/or temporary disturbance to existing areas of scrub, shrubs and tree planting.
- 2.2.4 Option C: This option would provide a three-way movement junction. Movement on and off the A55 westbound carriageway would be via slip roads located at the existing roundabout. Traffic joining the A55 in an eastbound direction would pass under the A55 via an underbridge. To facilitate this, the A55 would need to be raised on a substantial embankment. Traffic travelling in an eastbound direction, wishing to leave the A55 would need to leave the A55 earlier at Junction 15A, resulting in increased traffic through Penmaenmawr. There would be the requirement for the removal of and/or temporary disturbance to existing areas of scrub, shrubs and tree planting as well as the loss of grassland habitat.
- 2.2.5 **Option D:** This option is similar to option C in that it provides three-way movement. Movement on and off the A55 westbound carriageway would be via slip roads located at the existing roundabout. Traffic joining the A55 in an eastbound direction would pass over an overbridge. Traffic travelling in an eastbound direction, wishing to leave the A55 would need to leave the A55 earlier at Junction 15A, resulting in increased traffic through

Penmaenmawr. There would be the requirement for the removal of and/or temporary disturbance to existing areas of scrub, shrubs and tree planting as well as the loss of grassland habitat.

#### 2.3 Preferred Option

- 2.3.1 At the time of writing the WG have not made a formal Preferred Route Announcement. It is expected that in February, the Minister will make a formal Preferred Route Announcement. In the meantime, the WG have advised to continue to develop the Scheme and EIA process in advance of the Preferred Route Announcement.
- 2.3.2 The option that has been recommended to Welsh Government is Option A. This is the option which will be assessed under Regulation 63.

### 3. METHODOLOGY

#### 3.1 AIES methodology

- 3.1.1 This section sets out the applicable methodologies and assumptions for the consideration of the Junction 16 improvement works with regard to the requirements of the Habitats Regulations (2017) and the AIES process as set out in DMRB HD44/09 guidance (Highways Agency, 2009).
- 3.1.2 This report covers the first of five stages which constitute an AIES process. The first stage is Screening, this and the remaining stages are shown as follows:
  - A. Stage 1: Screening
  - B. Stage 2: Appropriate Assessment
  - C. Stage 3: Alternative Solutions
  - D. Stage 4: Imperative Reasons of Overriding Public Interest (IROPI)
  - E. Stage 5: Compensatory Measures
- 3.1.3 The relationship between the five stages is shown on the flowchart below:

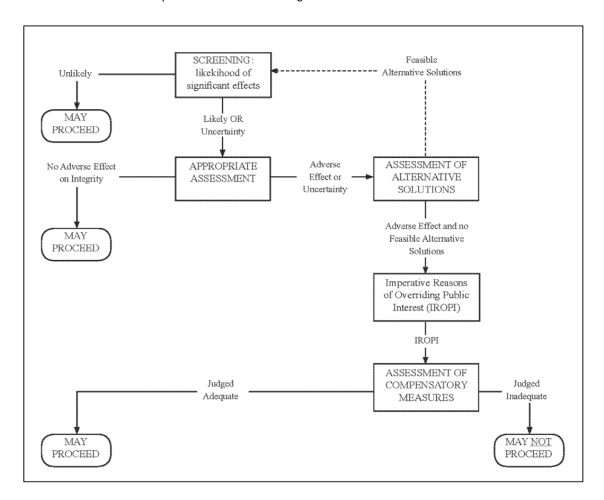


Figure 1 Stages of assessment

(Source: DMRB, Volume 11 Environmental Assessment, HD 44/09 Assessment of Implications (of highways and/or roads projects) on European sites (including appropriate assessment)

#### 3.2 Policy and guidance

- 3.2.1 The following relevant policy and guidance documents have been considered in this screening assessment:
  - A. Council Directive 92/43/EEC of 21 May 1992 on the Conservation of Natural Habitats and of Wild Fauna and Flora
  - B. Design Manual for Roads and Bridges (DMRB), Volume 11, Section 4, Part I, HD44/09 Assessment of implications (of highways and/or roads projects) on European Sites (including appropriate assessment) (Highways Agency, 2009)
  - C. HMSO, Statutory Instrument 2017 No 1012. The Conservation of Habitats and Species Regulations 2017
  - D. Managing Natura 2000 sites. The provisions of Article 6 of the Habitats Directive 92/43/EEC (European Commission, 2000)
  - E. Planning Policy Wales (Edition 10 December 2018)
  - F. The Assessment of plans and projects significantly affecting Natura 2000 sites. Methodological guidance on the provisions of Article 6(3) and (4) of the Habitats Directive 92/43/EEC (European Commission, 2001)
  - G. Tyldesley, D. (2011). Assessing projects Under the Habitats Directive: Guidance for Competent Authorities. Bangor: Countryside Council for Wales
  - H. Tyldesley, D., & Chapman, C. (2013). The Habitats Regulations Handbook. DTA Publications
  - I. Well-being of Future Generations (Wales) Act 2015;
  - J. Welsh Government Technical Advice Note (TAN) 5 Nature Conservation and Planning, in particular Section 5: Development affecting designated sites and habitats (Welsh Government, 2009).
- 3.2.2 The Well-being of Future Generations Act requires public bodies in Wales to think about the long-term impact of their decisions, to work better with people, communities and each other, and to prevent persistent problems such as poverty, health inequalities and climate change.

#### 3.3 Evidence base

- 3.3.1 The following organisations' websites were used to gather information on the European protected sites that may be potentially affected by the Junction 16 improvement works.
  - A. European Nature Information System (EUNIS)
  - B. Natural Resources Wales (NRW)
  - C. Joint Nature Conservation Committee (JNCC)
- 3.3.2 Core Site Management Plans published by NRW were used to gather information on European Sites. These documents provide the main elements of NRW's management plan for protected sites and sets out what needs to be achieved on the sites, the results of monitoring and the actions required.
- 3.3.3 A desk study has been undertaken on the 27th September 2017 and updated on the 15th October 2018 to review records of species from Cofnod (the north Wales Environmental Records Centre).

- 3.3.4 Ecological surveys have been undertaken as part of the Environmental Impact Assessment (EIA) process and to date have included:
  - A. Extended Phase 1 Habitat surveys conducted in November 2017 and updated in June 2018:
  - B. Bat activity surveys which included five transect surveys conducted in June 2018 -September 2018 (inclusive) and the deployment of static bat detectors at suitable locations within the scheme options footprint. These were deployed each month and left in situ for five nights.
  - C. Over wintering bird surveys. A total of six Through The Tide Count (TTTC) surveys was completed, with monthly surveys between October 2017 and March 2018 (inclusive).

#### 3.4 Identifying sites

- 3.4.1 The first step of the AIES (Stage 1: Screening Assessment) is to identify all of the European sites that could potentially be affected following DMRB HD44/09 guidance.
- 3.4.2 DMRB Guidance (HD44/09) states that consideration should be given to any European Sites within 2km of the route corridor or project boundary. In addition, consideration should be given to any SACs within 30 km where bats are noted as one of the qualifying features and 25km where otters are qualifying features. Similarly, where a project will potentially cross or will lie adjacent to, upstream of, or downstream of, a watercourse which is designated in part or wholly as a SAC or Special Protection Areas (SPA), consideration should be given to potential impacts on European Sites within the same river, lake or reservoir catchment, or at greater distance if an effect pathway exists.
- 3.4.3 In line with HD44/09 professional judgement has been exercised when considering the effect pathways on mobile species which occupy land outside of the designated site boundary, but which are qualifying features of the sites.
- 3.4.4 The sites which need to be considered for assessment in terms of air quality effects are those within very close proximity (normally within 200m) of the affected road network as set out in HA207/07 (HA, 2007).

#### 3.5 Conservation objectives

3.5.1 Conservation objectives of each feature of interest of the European Sites potentially affected were reviewed. In Wales, conservation objectives are considered to consist of the vision and performance indicators stated in the relevant Core Management Plan available from Natural Resources Wales website. For each of the sites the relevant qualifying features of interest were also collated and examined.

#### 3.6 Identification of plans or projects considered for in-combination effects

- 3.6.1 A requirement of the Habitat Regulations is to also examine the potential for a plan or project to have a significant effect either alone or in combination with other plans and projects. These include those with spatial and/or temporal overlap with Junction 16 (based on DMRB HD44/09), namely:
  - A. Trunk road and motorway plans or projects which have been confirmed
  - B. Developments and other projects which are currently under construction
  - C. Proposed developments which are currently under consideration with the local planning authority or other determining bodies

- D. Local Plan commitments and indicative timescales for implementation
- 3.6.2 Following guidance in Tyldesley (2011), the following criteria were also used to confirm the types of projects to be considered in the in-combination assessment:
  - A. All projects started but not yet completed
  - B. All projects with consent but not yet started
  - C. All projects subject to ongoing review e.g. annual licences
  - D. All applications lodged but not yet determined
  - E. All refusals subject to appeal procedures not yet completed
  - F. All known projects that do not need consent
  - G. All proposals in adopted plans; and
  - H. All proposals in draft plans formally published for consultation.
- 3.6.3 It was therefore not considered appropriate to include projects which have not yet been submitted for consent. In some instances, however, it may be the case that there are known to be projects that will inevitably and necessarily follow on from other projects which have been formally proposed, and in such cases, it is necessary to consider these where they are necessary future requirements of the original development.
- 3.6.4 Following a judgment of the European Court of Justice (ECJ) in October 2005, it is also necessary to include as part of in-combination checks, the following proposals:
  - A. Allocations or other forms of proposals in adopted development plans; and
  - B. Allocations or other forms of proposals in draft development plans which have been published for consultation purposes.
- 3.6.5 When considering in-combination effects in the assessments for each site, the potential impact of the measure on the feature is the key consideration. A plan or project could have an effect on water quality which in isolation would not be a significant effect, however in-combination with other impacts, could be significant.

#### 3.7 Identification of impacts

- 3.7.1 Site clearance, construction and the operation of the scheme has the potential to give rise to the following impacts on European Sites:
  - A. Habitat loss and/or fragmentation
  - B. Reduction in air quality
  - C. Changes in water quality
  - D. Changes in hydrological conditions
  - E. Changes to structure/composition of the habitat
  - F. Increased noise and vibration
  - G. Increased lighting
  - H. Increased human presence
  - I. Barrier to movement of species
  - J. Mortality or injury of species form increased traffic (RTC)
  - K. Introduction and/or spread of Invasive Non-native Species (INNS)

- 3.7.2 The list above has formed the basis for considering the potential effect on the European Sites by identifying the sources or impacts and the pathways that could link those sources to the features of interest of the site (receptors).
- 3.7.3 The consideration of the potential impacts has also been informed by the conservation objectives for the features of interest of the European Sites.

#### 3.8 Test of likely significant effects (LSE)

- 3.8.1 The screening stage assesses the potential effects produced by the proposed scheme against the interest features of each European site, to determine whether there is an LSE. This is essentially a risk-based process to decide whether a more detailed assessment is required (alone and in-combination).
- 3.8.2 The screening for LSE involves identifying whether the proposed development is a source of potential effects that might affect any of the interest features of the relevant European sites. If there is such an effect, it is then necessary to determine whether there is a potential pathway through which the proposed development could affect the interest features of relevant European sites, the length of those pathways and what may reduce or prevent the potential effect reaching the relevant European sites. Where there is a source, a pathway and an effect that reaches the interest feature, it is judged that there is an LSE that requires more detailed assessment (i.e. appropriate assessment stage).

#### 3.9 Professional judgement

3.9.1 Professional judgement was used in the carrying out of this work where specific guidance was not available, and in the interpretation of results. Where there was insufficient information regarding the likelihood of qualifying interests being present, or of the risk of impacts, the assessment used the precautionary principle to inform the judgement. The precautionary principle has been applied to ensure that any assessment errs on the side of caution, without being overly cautious. This principle means that the conservation objectives should prevail where there is uncertainty or that harmful effects will be assumed in the absence of evidence to the contrary.

# 4. IDENTIFICATION OF EUROPEAN SITES

### 4.1 Sites

**4.1.1** Four sites have been identified within the 30km search area. These are detailed in table 1 below and those closest to the site are provided on the figure in Appendix B.

**Table 1 Relevant statutory designated sites** 

Site Name	Qualifying features	Distance from Site	Summary of Conservation Objectives
Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC	Annex I habitats that are a primary reason for selection of this site:  • 1110: Sandbanks which are slightly covered by sea water all the time • 1140: Mudflats and sandflats not covered by seawater at low tide • 1170: Reefs  Annex I habitats present as a qualifying feature, but not a primary feature for site selection: • 1160: Large shallow inlets and bays • 8330: Submerged or partially submerged sea caves	305 m due north	The overall distribution and extent of the habitat features within the site, and each of their main component parts is stable or increasing.  The physical biological and chemical structure and functions necessary for the long-term maintenance and quality of the habitat are not degraded.  The conservation objectives do not aim to prevent all change to the habitat and species features, or to achieve an indefinable, abstract natural or pristine state, since these would be unrealistic and unattainable aspirations. Rather, they seek to prevent further negative modification of the extent, structure and function of natural habitats and species' populations by human activity and to ensure that degradation and damage to the features that is attributable to human activities or actions is prevented. Consequently, in order to meet the requirements of the Directive and ensure the site makes its appropriate contribution to conservation of biodiversity, the conservation objectives seek to:  • Encompass inherent dynamism rather than to work against it  • Safeguard features and natural processes from those impacts of human activity that cause damage to the features through the degradation of their range, extent, structure, function or typical species;  • Facilitate, where necessary, restoration of features or components of features that are currently damaged or degraded and in unfavourable condition.

Site Name	Qualifying features	Distance from Site	Summary of Conservation Objectives
Liverpool Bay / Bae Lerpwl (Wales) SPA	Over winter the area regularly supports;  • A001 Gavia stellata (Northwestern Europe - wintering) 5.4% of the GB population 5-year peak mean 2001/02 - 2006/07  • A065 Common scoter Melanitta nigra (Western Siberia/Western & Northern Europe/North-western Africa) 3.4% of the population 5-year peak mean 2001/02 - 2006/07  • A117 Little gull Hydrocoloeus minutus (non-breeding)  • A193 Common tern Sterna hirundo (breeding)  • A195 Little tern S. albifrons (breeding)	305m due north	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:  • The extent and distribution of the habitats of the qualifying features  • The structure and function of the habitats of the qualifying features  • The supporting processes on which the habitats of the qualifying features rely  • The population of each of the qualifying features, and,  • The distribution of the qualifying features within the site

Site Name	Qualifying features	Distance from Site	Summary of Conservation Objectives
Mwyngloddiau Fforest Gwydir/ Gwydyr Forest Mines SAC	This SAC is a composite of numerous sites to the south of the site.  Annex I habitats that are a primary reason for selection of this site;  • 6130 Calaminarian grasslands of the Violetalia calaminariae  Annex II species present as a qualifying feature at this site, but is not a primary reason for site selection:  • 1303 Lesser horseshoe bat Rhinolophus hipposideros	15.8 km south	<ul> <li>Conservation objectives for 6130:</li> <li>The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:</li> <li>The area of calaminarian grassland must be stable (based on the extent at the time of SAC notification), or increasing in the long term, and will occur in all management units.</li> <li>The remainder of the management units not highlighted for calaminarian grassland will be maintained in a favourable condition for lesser horseshoe bat.</li> <li>The calaminarian grassland can be described as either "calaminarian grassland with Ditrichum plumbicola" or "calaminarian grassland (metal spoil) without Ditrichum plumbicola".</li> <li>Broadleaf, coniferous, exotic and scrub species should be absent from the calaminarian grassland stands, because the above plants will shade out the slower growing moss and lichen species, and in time will smother the lower plants with litter material.</li> <li>A 10m buffer, clear of coniferous vegetation, will be maintained around the stands of calaminarian grassland with D. plumbicola.</li> <li>Disturbance through human impact and recreation will be absent from the calaminarian grassland.</li> <li>All factors affecting the achievement of these conditions are under control.</li> </ul>

Site Name	Qualifying features	Distance from Site	Summary of Conservation Objectives
Coedydd Derw a Safleoedd Ystlumod Meirion/ Meirionnydd Oakwoods and Bat Sites SAC	This large composite site includes most of the known maternity roosts in Meirionnydd and some hibernacula and comprises the centre of distribution for lesser horseshoe bats in Wales. The sheltered river valleys provide excellent tree cover and numerous suitable maternity roosts. The presence of Lesser horseshoe bats at this site is a primary reason for its selection as a SAC.  Annex I habitats that are a primary reason for selection of this site:  91A0 Old Sessile oak woods with Ilex and Blechnum in the British Isles 91E0 Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Ano-Padion, Alnion incanae, Salicion albea)  Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site 3260 Water courses of plain to montane levels with the Ranunculion fluitantis and Callitrcho-Batrachion vegetation A010 North Atlantic wet heaths with Erica tetralix	24km south	Conservation objectives for 91A0 and 91E0:  The vision for the Woodland SAC feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:  • The total extent of the woodland area, including woodland canopy and scrub, woodland glades and associated dry heath, bracken and grassland shall be maintained, some 1826 ha in total.  • The tree canopy percentage cover within the woodland area for the whole SAC no less than 80%, 87% being the current canopy cover (excepting natural catastrophic events). Some units will have a lower canopy cover which is acceptable provided this is compatible with safeguard of the habitat, features and special interest.  • The canopy and shrub layer comprise locally native species  • There shall be sufficient natural regeneration of locally native trees and shrubs to maintain the woodland canopy and shrub layer, by filling gaps and allowing the recruitment of young trees and encouraging a varied age structure.  • The typical ground layer species of each woodland SAC feature will be common. It is important for most of the woodland SAC that the vegetation does not becomes rank and overgrown with a height above 40cm and/or dominated by species such as bramble, ivy and young holly.  • The abundance and distribution of common and typical (Atlantic, sub-Atlantic, western, oceanic) mosses and liverworts, lichens (and slime moulds), will be maintained or increased.  • There will be a scattering of 5 mature trees per hectare within the existing tree canopy or parkland, that is trees of c60cm diameter plus for oak and ash and/or with signs of decay, holes etc. In the longer-term, by 2060 there should be 1 veteran trees per hectare that is trees of c100cm diameter plus for oak and ash and 75cms birch.  • The volume of dead wood will exceed 30 cubic metres per hectare throughout and consist of a mixture of fallen trees (minimum 1 per hectare), broken branches, dead branches on live trees, and standing dead trees (minimum 1 per hectare).

Site Name	Qualifying features	Distance from Site	Summary of Conservation Objectives
	<ul> <li>4030 European dry heaths</li> <li>9180 Tilio-Acerion forests of slopes, screes and ravines</li> <li>91D0 Bog woodland</li> <li>Annex II species present as a qualifying feature at this site, but is not a primary reason for site selection: 1303 Lesser horseshoe bat Rhinolophus hipposideros</li> </ul>		<ul> <li>Invasive non-native species such as rhododendron, Japanese knotweed and Himalayan balsam will not be present.</li> <li>All factors affecting the achievement of these conditions are under control.</li> <li>Conservation objective for 4030:</li> <li>The vision for the dry heath feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:</li> <li>The total extent of the dry heath area, approximately 21 ha, shall be maintained.</li> <li>he typical and uncommon species of the vegetation communities comprising the dry heath will be frequent and abundant.</li> <li>The structure of the heath should be maintained and restored, to show natural regeneration by layering and seeding, and to ensure that the component vegetation communities are naturally diverse</li> <li>Invasive non-native species such as conifers, rhododendron, Japanese knotweed and Himalayan balsam will not be present.</li> <li>The heath will be generally free from trees and at most have only a few individuals at a density of no more than 2 per hectare. Exceptions to this rule are transition zones from woodland to heath land where trees may be denser grading to open heath. Limits for woodland transition zones should be set on a unit or sub-unit basis.</li> <li>All factors affecting the achievement of these conditions are under control.</li> <li>Conservation objective for 3260</li> <li>The vision for this feature is for it to be in favourable conservation status, where all the following conditions are satisfied:</li> <li>The extent of suitable river habitat within which the Ranunculion fluitantis and Callitricho Batrachion vegetation can occur should be stable</li> <li>The current distribution (not known) of the Ranunculion fluitantis and Callitricho-Batrachion vegetation should be stable or increasing.</li> </ul>

Site Name	Qualifying features	Distance	Summary of Conservation Objectives
		from	
		Site	
			<ul> <li>The river with floating vegetation may be dominated by water crowfoot species usually Ranunculus fluitans, (but this species is not recorded in Meirionnydd), Callitriche stagnalis and bryophytes.</li> <li>Species indicative of unfavourable condition for this feature e.g. filamentous algae associated with eutrophication and invasive non-native species, should be absent or below an acceptable threshold level, indicative of high ecological status, within the SAC.</li> <li>All factors affecting the achievement of these factors are under control</li> <li>Conservation objective for 1303:</li> <li>The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied;</li> <li>The population of lesser horseshoe bats should be maintained at its current size and encouraged where possible to increase.</li> <li>There are sufficient breeding roosts (buildings, structures and trees) and hibernation roosts (mines and buildings) of appropriate quality. The other types of roost such as night, transitional, leks and swarming sites, should also be maintained</li> <li>Foraging or feeding habitat in the SAC and surrounding countryside, including grasslands and some gardens, is of appropriate quality, extent and connectivity across the range.</li> <li>The range of the population within the SAC/Gwynedd is stable or increasing.</li> </ul>
			connectivity across the range.

### 5. IDENTIFICATION OF IN-COMBINATION PROJECTS

### 5.1 Projects

5.1.1 Other plans and projects have been assessed alongside the scheme proposals to identify any in-combination effects which may adversely affect the integrity of the European Sites. The following adopted Local Development Plan allocations with relevant planning applications occur within 2km of the proposed scheme.

#### 5.1.2 Dwygyfylchi

- Local Development Plan Allocated site reference 56. Land off Ysgyborwen Road, Dwygyfylchi - more recently known as Gwel Y Mor. Located 0.5km from the scheme. Land allocated for housing. Planning permission granted under code 0/41637 in 2015 for 46 dwellings, sewers, open space and allotments.
- Local Development Plan Allocated site reference 53. Land north of Groesffordd northerly edge of Dwygyfylchi. 0.8km from the existing roundabout. Site allocated for
  mixed use, with 30 dwellings. 2017 Joint Land Availability 2017 indicates 36 units
  under construction, with 8 to be complete final total of 46 houses.
- Local Development Plan allocated site for employment and (contingency employment.) Reference MS9. Orme view filling station adjoins easterly lane of A551 km from the existing roundabout. Site allocated for specific employment uses only to complement existing use and locational/accessibility requirements for business uses.
- Minerals permission, Penmaenmawr Quarry. Located adjacent to the A55. 2.75km south west of existing roundabout. Permissions extends to 2042, with own rail loading facilities.
- Phase 1 permission in principle for housing departure proposal to the north east of the centre of the village, 300 metres to the east of the scheme. Planning Committee resolution in March 2018 to grant, subject to recommendations.
- Phase 2 permission in principle for housing departure proposal 300 metres to the east. Planning Committee resolution in March 2018 to grant, subject to recommendations.
- Contingency Employment location reference MS913. Land at Orme View Filling Station, 1km from the existing roundabout. Site allocated for specific employment uses only to complement existing use and locational/accessibility requirements for business uses. Land allocation to the north east, adjoining the site.

#### 5.1.3 Penmaenmawr

- Land west of Penmaen Park, allocation site reference 384. Contingency housing site. CBC Report confirms no known progress and 43 dwellings relevant for site allocation.
- Adjacent to Pen'r Cemetry. Burial Ground.
- **5.1.4** Junction 15 improvement scheme. Located approximately 4.45km due east of this scheme.
- 5.1.5 Taking into consideration the allocation for housing, mixed use and employment, this may, in the long term, present a cumulative impact by increasing the amount of road and recreation users which may have an indirect impact upon the designated sites. However, this impact is unlikely to be significant due to the extent of habitat which occurs along

this stretch of coast some of which is already accessible to recreational users. It is likely that additional recreational users will visit these openly accessible areas without causing significant disturbance to features of interest of the designated sites.

## 6. CONSULTATIONS

### 6.1 Environmental Liaison Group (ELG)

6.1.1 The first ELG meeting was held in May 2018. The next meeting will be planned once the preferred option has been announced. These meetings were attended by representatives of Natural Resources Wales (NRW), Conwy County Council (CCC), Cadw, Welsh Government and North and Mid Wales Trunk Road Agency (NMWTRA). The aim of the meetings is to discuss all environmental receptors, not just designated sites. Nothing specific to designated sites has been mentioned in terms of the AIES to date.

### 7. TEST OF LIKELY SIGNIFICANT EFFECT (TLSE)

### 7.1 Test of likely significance

- 7.1.1 The following sections and tables set out the Test of Likely Significance of Effects (TLSE) occurring as a result of the implementation of the scheme. It is acknowledged that the scheme is not necessary for the management of the European Sites and as such must be assessed to determine whether or not adverse effects on site integrity are likely, either alone or in combination, with other projects or plans.
- 7.1.2 Site integrity is the coherence of its ecological structure and function, across its whole area that enables it to sustain the habitat, complex of habitats and/or the population levels of the species for which it was designated.
- 7.1.3 To determine whether the proposals are likely to have any significant effects on the designated sites, the pathways identified in Table 2 have been considered against the conservation objectives of the site.

Table 2 Test of Likely Significant Effects - Screening

Site Name	Qualifying Features	Distance from Site	Pathways	Likely Significant Effects
Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC	Annex I habitats that are a primary reason for selection of this site:  • 1110: Sandbanks which are slightly covered by sea water all the time  • 1140: Mudflats and sandflats not covered by seawater at low tide  • 1170: Reefs  Annex I habitats present as a qualifying feature, but not a primary feature for site selection:  • 1160: Large shallow inlets and bays  • 8330: Submerged or partially submerged sea caves	305m due north	Pollution incidents during construction works leading to changes in water and air quality effecting the qualifying habitats within the SAC.  Pollution incidences during operation, for example by increased road run-off containing contaminants or sediments, fuel leaks, pollution pathways via existing or new drainage systems and also vis existing rivers and drains, in particular the Afon Gyrach which the new link road crosses.	Yes – The habitats are largely man-made adjacent to the scheme location with no qualifying features present within 2.5km. However, there may be indirect impacts during the construction and operation phases.  It is expected that traffic flows will not change during the operational phase on the A55, but there will be more traffic directed through fields via the new link road. It is expected that levels of air pollution on the A55 will either remain constant or improve as there will no longer be the need breaking upon entering the roundabout and speeding up on exit. Air quality monitoring may prove that the air quality objectives applicable to LAQM in Wales are met. Currently as reported in the LAQM

Site Name	Qualifying Features	Distance from Site	Pathways	Likely Significant Effects
				Progress Report for Conwy <sup>2</sup>
				all monitoring locations show
				that the annual average
				nitrogen dioxide levels are
				substantially below the
				Objective level of 40µgm-3.
				Prolonged queuing during
				traffic resulted in increased
				vehicle emissions.
				The annual average PM10
				concentration has fallen from
				18.1µgm-3 to 16.6 µgm-3
				and remained consistently
				below the annual mean
				objective level of 40 µgm-3
				No Sulphur Dioxide
				monitoring is carried out in
				Conwy CBC
				No benzene monitoring is
				carried out within Conwy
				СВС
				Air pollution levels on the link
				road would likely increase on
				operation.

<sup>2</sup> http://www.conwy.gov.uk/en/Resident/Environmental-problems/assets-Air-Quality/documents/Conwy-County-Borough-Council-2016-Air-Quality-Progress-Report.pdf.

Site Name	Qualifying Features	Distance from Site	Pathways	Likely Significant Effects
Liverpool Bay / Bae Lerpwl (Wales) SPA	Over winter the area regularly supports;  • A001 Red throated diver <i>Gavia</i> stellata (North-western Europe -  wintering) 5.4% of the GB	305m due north	Noise and vibration during the construction and operation phase causing disturbance to wintering birds as they forage and roosts	Traffic monitoring results will aid the Appropriate Assessment.  Yes - Vibration is normally considered to have a localised effect only and the existing A55 road causes
	population 5-year peak mean 2001/02 - 2006/07  • A065 Common scoter <i>Melanitta nigra</i> (Western Siberia/Western & Northern Europe/North-western Africa) 3.4% of the population 5-year peak mean 2001/02 - 2006/07  • A117 Little gull <i>Hydrocoloeus minutus</i> (non-breeding)  • A193 Common tern <i>Sterna hirundo</i> (breeding)		within proximity to the proposed project.  Pollution to surface waters from construction practices indirectly impacting features of interest of the site by pollution incidences.  Changes in air quality during construction, i.e. from an increase in dust or increased vehicle	vibration and noise already. There is not expected to be any increase in traffic on the A55 as a result of the scheme. There will be an increase in noise and vibration during construction.  The proposed link road will cross open fields currently
	• À195 Little tern <i>S. albifrons</i> (breeding)		emissions as a result of queuing traffic during the works and potential disruption to normal traffic flows.  Pollution incidences during operation, for example by increased road run-off containing contaminants or sediments, fuel leaks, pollution pathways via	not subject to disturbance which may displace birds from roosting and foraging during both the operation and construction phases. Red throated diver was recorded within the survey area during the wintering bird surveys.
			existing or new drainage systems and watercourses.	Yes - pollution, in the absence of mitigation, pollution may enter the marine environment or effect air quality which may

Site Name	Qualifying Features	Distance from Site	Pathways	Likely Significant Effects
				indirectly affect the
				qualifying features of the
				site. Pathway via the Afon
				Gyrach. Air quality
				monitoring may prove that
				the air quality objectives
				applicable to LAQM in Wales
				are met. Currently as
				reported in the LAQM
				Progress Report for Conwy
				all monitoring locations show
				that the annual average
				nitrogen dioxide levels are
				substantially below the
				Objective level of 40µgm-3.
				Prolonged queuing during
				traffic resulted in increased
				vehicle emissions.
				The annual average PM10
				concentration has fallen from
				18.1μgm-3 to 16.6 μgm-3
				and remained consistently
				below the annual mean
				objective level of 40 µgm-3
				No Sulphur Dioxide
				monitoring is carried out in
				Conwy CBC

Site Name	Qualifying Features	Distance from Site	Pathways	Likely Significant Effects
				No benzene monitoring is carried out within Conwy CBC Traffic monitoring results will aid the Appropriate Assessment.
Mwyngloddiau Fforest Gwydir/ Gwydyr Forest Mines SAC	This SAC is a composite of numerous sites to the south of the site.  Annex I habitats that are a primary reason for selection of this site;  • 6130 Calaminarian grasslands of the Violetalia calaminariae  Annex II species present as a qualifying feature at this site, but is not a primary reason for site selection:  • 1303 Lesser horseshoe bat Rhinolophus hipposideros	15.8km due south	No identified pathways.  Designated site is located 20 km from the proposed project. Bat foraging habitat within the area covered by the proposed project is of low quality and opportunities for bats to commute or migrate from the designated site, through to the proposed project are limited owing to the proposed projects coastal location. Therefore, impacts during construction or operational phases on the integrity of the designated site or its qualifying features is not considered likely.	No

Site Name	Qualifying Features	Distance from Site	Pathways	Likely Significant Effects
Coedydd Derw a Safleoedd Ystlumod Meirion/ Meirionnydd Oakwoods and Bat Sites SAC	This large composite site includes most of the known maternity roosts in Meirionnydd and some hibernacula and comprises the centre of distribution for lesser horseshoe bats in Wales. The sheltered river valleys provide excellent tree cover and numerous suitable maternity roosts. The presence of Lesser horseshoe bats at this site is a primary reason for its selection as a SAC.  Annex I habitats that are a primary reason for selection of this site:  • 91A0 Old Sessile oak woods with Ilex and Blechnum in the British Isles  • 91E0 Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Ano-Padion, Alnion incanae, Salicion albea)  Annex I habitats present as a qualifying feature, but not a primary reason for selection of this site  • 3260 Water courses of plain to montar with the Ranunculion fluitantis and Callitrcho-Batrachion vegetation  • 4010 North Atlantic wet heaths with Entetralix  • 4030 European dry heaths  • 9180 Tilio-Acerion forests of slopes, sc  • 91D0 Bog woodland  Annex II species present as a qualifying feature at this site, but is not a primary reason for site selection:  • 1303 Lesser horseshoe bat Rhinolophus hipposideros		No identified pathways.  Designated site is located over 20 km from the proposed project. Bat foraging habitat within the area covered by the proposed project is of low quality and opportunities for bats to commute or migrate from the designated site, through to the proposed project are limited owing to the proposed projects coastal location. Therefore, impacts during construction or operational phases on the integrity of the designated site or its qualifying features is not considered likely.	OZ

### 8. IN-COMBINATION ASSESSMENT

### 8.1 Projects

8.1.1 Taking into consideration the allocation for housing, mixed use and employment, this may, in the long term, present a cumulative impact by increasing the amount of road and recreation users to the designated sites. However, this impact is unlikely to be significant due to the extent of habitat which occurs along this stretch of coast some of which is already accessible to recreational users. It is likely that additional recreational users will visit these openly accessible areas without causing significant disturbance to features of interest of the designated sites.

### 9. CONCLUSIONS

### 9.1 Likely significant effects

- 9.1.1 The TLSE has identified that likely significant effects on qualifying features of the following European Sites could not be ruled out:
  - Liverpool Bay / Bae Lerpwl (Wales) SPA
  - Y Fenai a Bae Conwy / Menai Strait and Conwy Bay SAC
- 9.1.2 It is therefore considered necessary for an Appropriate Assessment to be carried out for this project on the qualifying features of these European Sites, in line with DMRB HD44/09 guidance.
- 9.1.3 Under the same Regulations, it is considered that it is unlikely that there will be significant effects on the following European Sites, therefore no further assessment is needed:
  - Mwyngloddiau Fforest Gwydir/ Gwydyr Forest Mines SAC
  - Coedydd Derw a Safleoedd Ystlumod Meirion/ Meirionnydd Oakwoods and Bat Sites SAC
- 9.1.4 The allocation for housing, mixed use and employment, this may, in the long term, present a cumulative impact by increasing the amount of road and recreation users to the designated sites. However, this impact is unlikely to be significant due to the extent of habitat which occurs along this stretch of coast some of which is already accessible to recreational users. It is likely that additional recreational users will visit these openly accessible areas without causing significant disturbance to features of interest of the designated sites.

### 10. REFERENCES

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# APPENDIX A SCHEME PREFERRED OPTION

### **Junction 16 Option A**

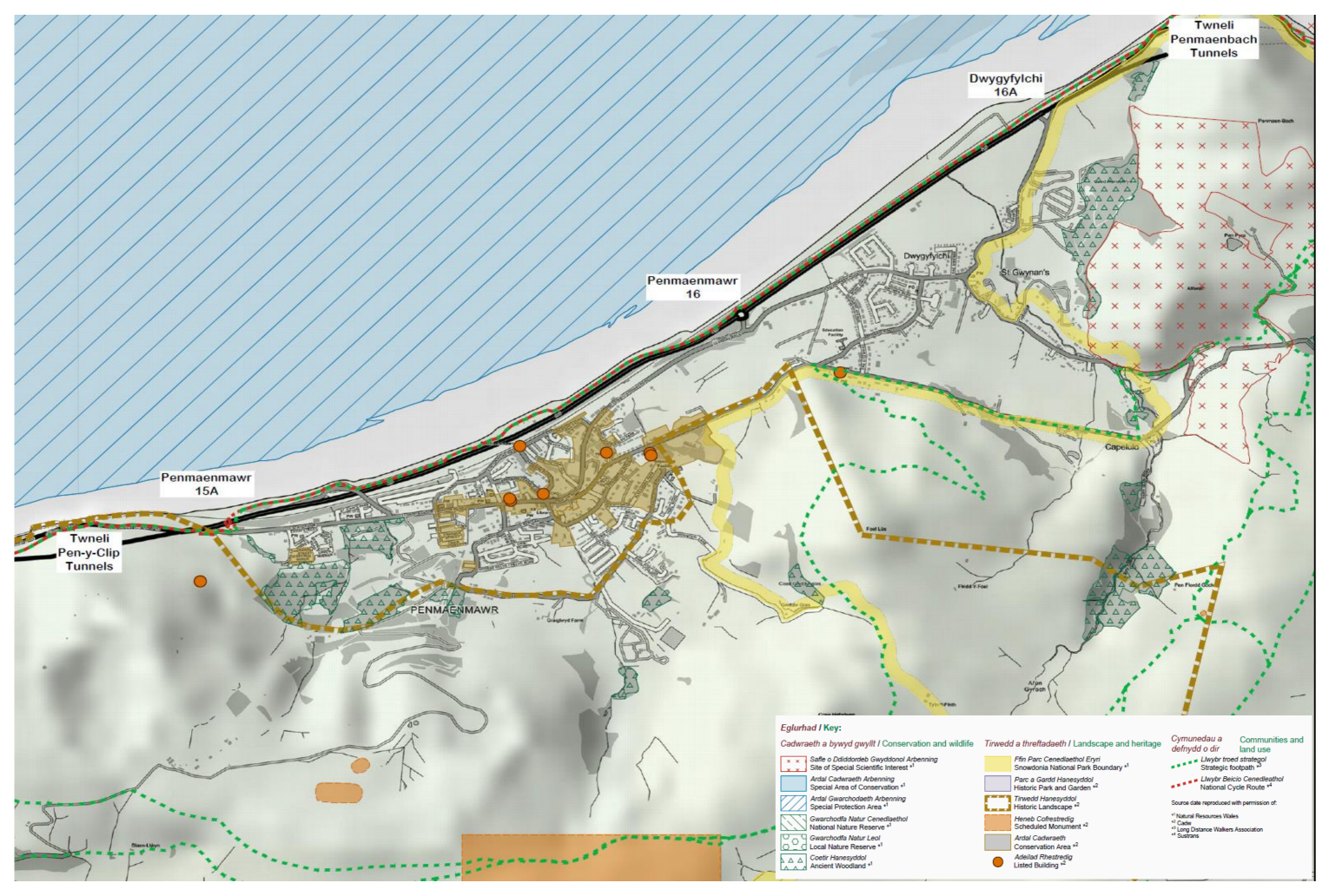
The option comprises of a four-way movement junction, replacing junction 16A. The roundabout at junction 16 would be removed and replaced by westbound on and off slip roads. The junction 16A arrangement would consist of an overbridge, located to the

north-east of existing roundabout. The slip roads would be constructed on raised embankments. A new link road would be constructed, running roughly parallel to the A55, behind the Puffin Café linking back into Ysguborwen Road near the Gladstone Hotel.

Provision would be made to retain the existing Sustrans Route 5, which runs parallel to the north of the A55.



# APPENDIX B DESIGNATED SITES WITHIN CLOSE PROXIMITY TO THE SCHEME



# APPENDIX C SCREENING MATRICES

Project Name	Junction 16 Improvement Works	
Natura 2000 site under consideration	Liverpool Bay / Bae Lerpwl	
Date:	Author:	Verified:
October 2018	Donna Hall	

### **Brief Description of Project**

• Improvement works are required associated with the A55 at Junction 16. The option that has been recommended to Welsh Government is Option A.

### Are proposed works directly connected with management of the European site?

The proposed works are not directly connected with management of the European site

### Are proposed works 'Emergency Operations'?

The proposed works are not 'Emergency Operations'.

### Do the proposed works constitute a 'project' for the purpose of the regulations?

Yes

Is the project within or <2km from the European site (<30km where bats are one of the qualifying interests / <25km where otters are one of the qualifying interests) or crossing /adjacent to a watercourse designated as a European site?

Yes

Brief Description of the Natura 2000 Site		
Name and EU Code of Natura	Liverpool Bay / Bae Lerpwl UK9020294	
2000 site		
Site designation status (e.g.	SPA	
SAC, SPA, SSSI)		
Site Size	170290.96 ha	
Location and distance from the	Latitude 53.60277778 Longitude -3.209444444	
Scheme		
	The site is located approximately 305m north of Junction 16	
Key features of the European	Over winter the area regularly supports;	
Site including the primary		
reasons for selection and any	<ul> <li>A001 Red throated diver Gavia stellata (North-western</li> </ul>	
other qualifying interests	Europe - wintering) 5.4% of the GB population 5-year peak	
	mean 2001/02 - 2006/07	
	<ul> <li>A065 Common scoter Melanitta nigra (Western</li> </ul>	
	Siberia/Western & Northern Europe/North-western Africa)	
	3.4% of the population 5-year peak mean 2001/02 -	
	2006/07	
	<ul> <li>A117 Little gull Hydrocoloeus minutus (non-breeding)</li> </ul>	
	<ul> <li>A193 Common tern Sterna hirundo (breeding)</li> </ul>	
	<ul> <li>A195 Little tern S. albifrons (breeding)</li> </ul>	
Vulnerability of the European	I01 - Invasive non-native species – no pathway	
Site – any information available	<ul> <li>H01 - Pollution to surface waters (limnic &amp; terrestrial,</li> </ul>	
from the standard data forms	marine & brackish) – no pathway	
on potential effect pathways	<ul> <li>D01 - Roads, paths and railroads – new road construction</li> </ul>	
	in close proximity to site	

- F02- Fishing and harvesting aquatic resources no pathway
- C01 Mining and quarrying no pathway
- D04 Airports, flightpaths no pathway
- D02 Utility and service lines drainage requirements
- J02 Human induced changes to hydraulic conditions no pathway
- H03 Marine water pollution potential pathway during construction
- CO2 Exploration and extraction of oil or gas no pathway
- D03 Shipping lanes, ports, marine construction no pathway
- G01 Outdoor sports and leisure activities no pathway
- C03 Renewable abiotic energy use no pathway

# Natura 2000 site conservation objectives – where these are readily available

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;

- The extent and distribution of the habitats of the qualifying features
- The structure and function of the habitats of the qualifying features
- The supporting processes on which the habitats of the qualifying features rely
- The population of each of the qualifying features, and,
- The distribution of the qualifying features within the site

#### Scheme interaction with the Natura 2000 site

Describe any likely direct, indirect or secondary impacts of the Scheme on the Natura 2000 site by virtue of the following:

# Size and scale (road type and probable traffic volume)

The scheme will not increase the current volume of traffic on the A55 but there will be the requirement for a new link road.

• Option A: This option comprises a four-way movement junction, replacing junction 16A. The roundabout at junction 16 would be removed and replaced by westbound on and off slip roads. The Junction 16A arrangement would consist of an overbridge, located to the north-east of the existing roundabout. The slip roads would be constructed on raised embankments. A new link road would be constructed, running roughly parallel to the A55, behind the Puffin Café linking back into Ysguborwen Road near the Gladstone Hotel. There would be the requirement for the removal of and/or temporary disturbance to existing areas

	of scrub, shrubs, tree planting and open fields (approximately 4ha) and also crossing of a main river the	
	Afon Gyrach. Otters and bats have been recorded using this	
	,	
	main river.	
	•	
Land-take within Natura 2000	None.	
site		
Distance from the European	Approximately 305m.	
Site or key interests of the site		
(from the edge of the project		
assessment corridor)		
Resource requirements (from	None.	
the Natura 2000 Site or from		
areas in proximity to the site,		
where of relevance to		
consideration of impacts)		
Emissions (e.g. polluted	Pollution, in the absence of mitigation, pollution may enter the	
surface water runoff – both	marine environment during construction and operation which may	
soluble and insoluble	indirectly affect the qualifying features of the site.	
pollutants, atmospheric		
pollution)	Changes in air quality during construction, i.e. from an increase in	
	dust or increased vehicle emissions as a result of queuing traffic	
	during the works and potential disruption to normal traffic flows.	
	Pollution incidences during operation, for example by increased	
	road run-off containing contaminants or sediments, fuel leaks,	
	pollution pathways via existing or new drainage systems and	
	watercourses.	
Excavation requirements (e.g.	None.	
impacts of local hydrogeology)		
Transportation requirements	None.	
Duration of construction,	The total construction period for the Scheme	
operation etc.	would be approximately 24 months.	
Other	None.	

# Assessment Criteria - Describe the individual elements of the project (either alone or in combination with other plans or projects) likely to give rise to impacts on the Natura 2000 site.

In the absence of mitigation, pollution may enter the marine environment during the construction and operational phase which may indirectly affect the qualifying features of the site.

Potential increase in road users and recreational users from the in-combination effects of adjacent planning application proposals. However, this impact is unlikely to be significant due to the extent of habitat which occurs along this stretch of coast some of which is already accessible to recreational users. It is likely that additional recreational users will visit these openly accessible areas without causing significant disturbance to features of interest of the designated sites.

### **Initial Assessment**

The key characteristics of the Eur	opean Site should be considered in identifying potential impacts.
Describe any likely changes to the	
Reduction of habitat area	N/A
Disturbance to key species	- Red throated diver recorded within the survey area on
	adjacent grassland during the wintering bird surveys which
	may be displaced during construction and operation.
	However, suitable alternative habitat occurs adjacent to
Habitat augussiss	the scheme areas.
Habitat or species	N/A
fragmentation  Reduction in species density	N/A
Changes in key indicators of	Yes – pollution, in the absence of mitigation, pollution may enter
conservation value (water	the marine environment which may indirectly affect the qualifying
quality, etc)	features of the site.
Climate Change	N/A
Likely impacts on the Natura 200	·
Interference with the key	N/A
relationships that define the	
structure and function of the	
site	
<u> </u>	ult of the identification of impacts set out above in terms
of:	NI/A
Reduction of habitat area	N/A
Loss/reduction in species	None expected.
density  Habitat or species	None expected.
fragmentation	Notic expected.
Disruption of key species	None expected.
Disturbance to key species	None expected.
Change to key elements of the	Yes – pollution, in the absence of mitigation, pollution may enter
site (e.g. water quality,	the marine environment which may indirectly affect the qualifying
hydrological regime etc)	features of the site.
	ements of the project, or combination of elements, where
•	e significant or where the scale or magnitude of impacts is
not known:	
No significant impacts are expected to the Natura 2000 site, alone or in combination with other plans	
or projects in the area other than the potential for pollution incidences and increased noise and	
disturbance during the construction and operational phase which may impact upon the marine environment and indirectly to features of interest of the SPA and potential increased road users and	
	in combination effects from future development proposals.
Outcome of screening stage	Likely to be significant effect
Are the appropriate statutory	YES/NO
environmental bodies in	-, -
agreement with this	
conclusion? (delete as	
appropriate and attach	
relevant correspondence).	

Project Name	Junction 16 Improvement Works	
Natura 2000 site under consideration	Y Fenai a Bae Conwy / Menai Strait and Conwy Bay	
Date:	Author:	Verified:
October 2018	Donna Hall	

### **Brief Description of Project**

• Improvement works are required associated with the A55 at Junction 16. The option that has been recommended to Welsh Government is Option A.

### Are proposed works directly connected with management of the European site?

The proposed works are not directly connected with management of the European site

### Are proposed works 'Emergency Operations'?

The proposed works are not 'Emergency Operations'.

### Do the proposed works constitute a 'project' for the purpose of the regulations?

Yes

Is the project within or <2km from the European site (<30km where bats are one of the qualifying interests / <25km where otters are one of the qualifying interests) or crossing /adjacent to a watercourse designated as a European site?

Yes

Brief Description of the Natura 2000 Site		
Name and EU Code of Natura 2000 site	Y Fenai a Bae Conwy / Menai Strait and Conwy Bay UK0030202	
Site designation status (e.g. SAC, SPA, SSSI)	SAC	
Site Size	26501.64 ha	
Location and distance from the	Latitude 53.23444444 Longitude4.055	
Scheme	Grid references: SH629728	
	The site is located approximately 305 m north of Junction	
Key features of the European	Annex I habitats that are a primary reason for selection of this site;	
Site including the primary reasons for selection and any other qualifying interests	<ul> <li>1110: Sandbanks which are slightly covered by sea water all the time</li> <li>1140: Mudflats and sandflats not covered by seawater at low tide</li> <li>1170: Reefs</li> </ul> Annex I habitats present as a qualifying feature, but not a primary feature for site selection;	
Vulnerability of the European	<ul> <li>1160: Large shallow inlets and bays</li> <li>8330: Submerged or partially submerged sea caves</li> <li>H01 - Pollution to surface waters (limnic &amp; terrestrial,</li> </ul>	
Site – any information available	marine & brackish) – no pathway	
from the standard data forms	J02 - Human induced changes in hydraulic conditions – no	
on potential effect pathways	pathway	

101 - Invasive non-native species – no pathway F02 – Fishing and harvesting aquatic resources – no pathway G05 - Other human intrusions and disturbances – no pathway M01 – Changes in abiotic conditions - no pathway The overall distribution and extent of the habitat features within Natura 2000 site conservation objectives – where these are the site, and each of their main component parts is stable or readily available increasing. The physical biological and chemical structure and functions necessary for the long-term maintenance and quality of the habitat are not degraded. The conservation objectives do not aim to prevent all change to the habitat and species features, or to achieve an indefinable, abstract natural or pristine state, since these would be unrealistic and unattainable aspirations. Rather, they seek to prevent further negative modification of the extent, structure and function of natural habitats and species' populations by human activity and to ensure that degradation and damage to the features that is attributable to human activities or actions is prevented. Consequently, in order to meet the requirements of the Directive and ensure the site makes its appropriate contribution to conservation of biodiversity, the conservation objectives seek to; Encompass inherent dynamism rather than to work against Safeguard features and natural processes from those impacts of human activity that cause damage to the features through the degradation of their range, extent, structure, function or typical species; Facilitate, where necessary, restoration of features or components of features that are currently damaged or degraded and in unfavourable condition. Scheme interaction with the Natura 2000 site Describe any likely direct, indirect or secondary impacts of the Scheme on the Natura 2000 site by virtue of the following: Size and scale (road type and The scheme will not increase the current volume of traffic probable traffic volume) on the A55 but there will be the requirement for a new link road. Land-take within Natura 2000 None. site Distance from the European Approximately 305m. Site or key interests of the site (from the edge of the project

	<del>-</del>	
assessment corridor)		
Resource requirements (from	None.	
the Natura 2000 Site or from		
areas in proximity to the site,		
where of relevance to		
consideration of impacts)		
Emissions (e.g. polluted	Pollution incidents during construction works leading to changes	
surface water runoff – both	in water and air quality effecting the qualifying habitats within the	
soluble and insoluble	SAC. a	
pollutants, atmospheric		
pollution)	Pollution incidences during operation, for example by increased	
•	road run-off containing contaminants or sediments, fuel leaks,	
	pollution pathways via existing or new drainage systems and also	
	vis existing rivers and drains, in particular the Afon Gyrach which	
	the new link road crosses.	
Excavation requirements (e.g.	There will be excavations near to the Afon Gyrach which may	
impacts of local hydrogeology)	impact upon hydrogeology.	
Transportation requirements	None.	
Duration of construction,	The total construction period for the Scheme would be	
operation etc.	approximately 24 months.	
Other	None.	
Other	None.	
Assessment Criteria - Describe th	e individual elements of the project (either alone or in	
	projects) likely to give rise to impacts on the Natura 2000 site.	
	m in-combination effects due to proposals for housing	
•	pact is unlikely to be significant due to the extent of habitat which	
occurs along this stretch of coast some of which is already accessible to recreational users. It is likely		
that additional recreational users will visit these openly accessible areas without causing significant		
disturbance to features of interes		
Initial Assessment		
The key characteristics of the Eur	ropean Site should be considered in identifying potential impacts.	
Describe any likely changes to th	• • • • • • • • • • • • • • • • • • • •	
Reduction of habitat area	N/A	
Disturbance to key species	N/A	
Habitat or species	N/A	
fragmentation		
Reduction in species density	N/A	
Changes in key indicators of	Yes – pollution, in the absence of mitigation, pollution may enter	
conservation value (water	the marine environment which may indirectly affect the qualifying	
quality, etc)	features of the site.	
Climate Change	N/A	
Likely impacts on the Natura 200	· ·	
Interference with the key	N/A	
relationships that define the		
structure and function of the		
site		
	lt of the identification of impacts set out above in terms	
mulcate the significance as a rest	ait of the identification of impacts set out above in terms	

. (		
of:		
Reduction of habitat area	N/A	
Loss/reduction in species	None expected.	
density		
Habitat or species	None expected.	
fragmentation		
Disruption of key species	None expected.	
Disturbance to key species	None expected.	
Change to key elements of the	Yes – pollution, in the absence of mitigation, pollution may enter	
site (e.g. water quality,	the marine environment which may indirectly affect the qualifying	
hydrological regime etc)	features of the site.	
Describe from the above those elements of the project, or combination of elements, where		
the above impacts are likely to be	the above impacts are likely to be significant or where the scale or magnitude of impacts is	
not known:		
No significant impacts are expected to the Natura 2000 site, alone or in combination with other plans		
or projects in the area other than the potential for pollution incidences during the construction and		
operational phase which may impact upon the marine environment.		
Outcome of screening stage	Likely to be significant effect	
Are the appropriate statutory	YES/NO	
environmental bodies in		
agreement with this		
conclusion? (delete as		
appropriate and attach		
relevant correspondence).		

Project Name	Junction 16 Improvement Works	
Natura 2000 site under	Coedydd Derw a Safleoedd Ystlumod Meirion/ Meirionnydd	
consideration	Oakwoods and Bat Sites	
Date:	Author:	Verified:
October 2018	Donna Hall	

### **Brief Description of Project**

• Improvement works are required associated with the A55 at Junction 16. The option that has been recommended to Welsh Government is Option A.

### Are proposed works directly connected with management of the European site?

The proposed works are not directly connected with management of the European site

### Are proposed works 'Emergency Operations'?

The proposed works are not 'Emergency Operations'.

### Do the proposed works constitute a 'project' for the purpose of the regulations?

Yes

Is the project within or <2km from the European site (<30km where bats are one of the qualifying interests / <25km where otters are one of the qualifying interests) or crossing /adjacent to a watercourse designated as a European site?

Yes

Brief Description of the Natura 2000 Site	
Name and EU Code of	Coedydd Derw a Safleoedd Ystlumod Meirion/ Meirionnydd
Natura 2000 site	Oakwoods and Bat Sites
Site designation status	SAC
(e.g.	
SAC, SPA, SSSI)	
Site Size	2812.79 ha
Location and distance from	Latitude 52.795 Longitude -3.898888889
the	
Scheme	The site is located approximately 24 km south of Junction 16
Key features of the	This large composite site includes most of the known maternity roosts
European	in Meirionnydd and some hibernacula and comprises the centre of
Site including the primary	distribution for lesser horseshoe bats in Wales. The sheltered river
reasons for selection and	valleys provide excellent tree cover and numerous suitable maternity
any	roosts. The presence of Lesser horseshoe bats at this site is a primary
other qualifying interests	reason for its selection as a SAC.
	Annex I habitats that are a primary reason for selection of this site:
	• 91A0 Old Sessile oak woods with <i>Ilex</i> and <i>Blechnum</i> in the
	British Isles
	• 91E0 Alluvial forests with Alnus glutinosa and Fraxinus excelsior
	(Ano-Padion, Alnion incanae, Salicion albea)
	Annex I habitats present as a qualifying feature, but not a primary
	reason for selection of this site

3260 Water courses of plain to montane levels with the Ranunculion fluitantis and Callitrcho-Batrachion vegetation 4010 North Atlantic wet heaths with Erica tetralix 4030 European dry heaths 9180 Tilio-Acerion forests of slopes, screes and ravines 91D0 Bog woodland Annex II species present as a qualifying feature at this site, but is not a primary reason for site selection: 1303 Lesser horseshoe bat Rhinolophus hipposideros Vulnerability of the 101 - Invasive non-native species no pathway European A04 - Grazing no pathway Site – any information H01 - Pollution to surface waters (limnic & terrestrial, marine & available brackish) no pathway from the standard data H04 - Air pollution, air-borne pollutants no pathway forms G01 - Outdoor sports and leisure activities, recreational on potential effect activities no pathway pathways K04 – Interspecific floral relations E06 – Other urbanisation, industrial and similar activities – no pathway KO2 – Biocenotic evolution, succession – no pathway Natura 2000 site Conservation objectives for 91A0 and 91E0: conservation objectives - where these The vision for the Woodland SAC feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied: are readily available • The total extent of the woodland area, including woodland canopy and scrub, woodland glades and associated dry heath, bracken and grassland shall be maintained, some 1826 ha in total. • The tree canopy percentage cover within the woodland area for the whole SAC no less than 80%, 87% being the current canopy cover (excepting natural catastrophic events). Some units will have a lower canopy cover which is acceptable provided this is compatible with safeguard of the habitat, features and special interest. The canopy and shrub layer comprises locally native species • There shall be sufficient natural regeneration of locally native trees and shrubs to maintain the woodland canopy and shrub layer, by filling gaps and allowing the recruitment of young trees and encouraging a varied age structure. • The typical ground layer species of each woodland SAC feature will be common. It is important for most of the woodland SAC that the vegetation does not becomes rank and overgrown with a height above 40cm and/or dominated by species such as bramble, ivy and young holly. The abundance and distribution of common and typical (Atlantic, sub-Atlantic, western, oceanic) mosses and liverworts, lichens (and slime moulds), will be maintained or increased.

- There will be a scattering of 5 mature trees per hectare within the
  existing tree canopy or parkland, that is trees of c60cm diameter
  plus for oak and ash and/or with signs of decay, holes etc. In the
  longer-term, by 2060 there should be 1 veteran trees per hectare
  that is trees of c100cm diameter plus for oak and ash and 75cms
  birch.
- The volume of dead wood will exceed 30 cubic metres per hectare throughout and consist of a mixture of fallen trees (minimum 1 per hectare), broken branches, dead branches on live trees, and standing dead trees (minimum 1 per hectare).
- Invasive non-native species such as rhododendron, Japanese knotweed and Himalayan balsam will not be present.
- All factors affecting the achievement of these conditions are under control.

#### Conservation objective for 4030:

The vision for the dry heath feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied:

- The total extent of the dry heath area, approximately 21 ha, shall be maintained.
- he typical and uncommon species of the vegetation communities comprising the dry heath will be frequent and abundant.
- The structure of the heath should be maintained and restored, to show natural regeneration by layering and seeding, and to ensure that the component vegetation communities are naturally diverse
- Invasive non-native species such as conifers, rhododendron, Japanese knotweed and Himalayan balsam will not be present.
- The heath will be generally free from trees and at most have only a few individuals at a density of no more than 2 per hectare. Exceptions to this rule are transition zones from woodland to heath land where trees may be denser grading to open heath. Limits for woodland transition zones should be set on a unit or sub-unit basis.
- All factors affecting the achievement of these conditions are under control.

#### Conservation objective for 3260

The vision for this feature is for it to be in favourable conservation status, where all the following conditions are satisfied:

 The extent of suitable river habitat within which the Ranunculion fluitantis and Callitricho Batrachion vegetation can occur should be stable

- The current distribution (not known) of the *Ranunculion* fluitantis and *Callitricho-Batrachion* vegetation should be stable or increasing.
- The river with floating vegetation may be dominated by water crowfoot species usually *Ranunculus fluitans*, (but this species is not recorded in Meirionnydd), *Callitriche stagnalis* and bryophytes.
- Species indicative of unfavourable condition for this feature
  e.g. filamentous algae associated with eutrophication and
  invasive non-native species, should be absent or below an
  acceptable threshold level, indicative of high ecological status,
  within the SAC.
- All factors affecting the achievement of these factors are under control

Conservation objective for 1303:

The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied;

- The population of lesser horseshoe bats should be maintained at its current size and encouraged where possible to increase.
- There are sufficient breeding roosts (buildings, structures and trees) and hibernation roosts (mines and buildings) of appropriate quality. The other types of roost such as night, transitional, leks and swarming sites, should also be maintained
- Foraging or feeding habitat in the SAC and surrounding countryside, including grasslands and some gardens, is of appropriate quality, extent and connectivity across the range.
- The range of the population within the SAC/Gwynedd is stable or increasing.
- All factors affecting the achievement of these conditions are under control.

Scheme interaction with the Natura 2000 site

Describe any likely direct, indirect or secondary impacts of the Scheme on the Natura 2000 site by virtue of the following:

Size and scale (road type and probable traffic volume)

• The scheme will not increase the current volume of traffic on the A55 but there will be the requirement for a new link road.
.Option A: This option comprises a four-way movement junction, replacing junction 16A. The roundabout at junction 16 would be removed and replaced by westbound on and off slip roads. The Junction 16A arrangement would consist of an overbridge, located to the north-east of the existing roundabout. The slip roads would be constructed on raised embankments. A new link road would be constructed, running

	roughly parallel to the A55, behind the Puffin Café linking back into Ysguborwen Road near the Gladstone Hotel. There would
	be the requirement for the removal of and/or temporary
	disturbance to existing areas of scrub, shrubs, open grassland
	and tree planting (approximately 4ha) and also crossing of a
	main river the Afon Gyrach. Otters and bats have been recorded
	using this main river.
Landada State Alabara	None
Land-take within Natura 2000	None.
site	
Distance from the	24 km south
European	
Site or key interests of the	
site	
(from the edge of the	
project	
assessment corridor)	None
Resource requirements (from	None.
the Natura 2000 Site or	
from	
areas in proximity to the	
site,	
where of relevance to	
consideration of impacts)	
Emissions (e.g. polluted	None.
surface water runoff –	
both soluble and insoluble	
pollutants, atmospheric	
pollution)	
Excavation requirements	None.
(e.g.	
impacts of local	
hydrogeology)	
Transportation	None.
requirements	The total construction region for the Cabone would be approximately
Duration of construction, operation etc.	The total construction period for the Scheme would be approximately 24 months.
Other	None.
	be the individual elements of the project (either alone or in
•	ns or projects) likely to give rise to impacts on the Natura 2000 site.
None.	

Initial Assessment				
	e European Site should be considered in identifying potential impacts.			
•	to the site arising as a result of:			
Reduction of habitat area	N/A			
Disturbance to key species	N/A			
Habitat or species	N/A			
fragmentation				
Reduction in species	N/A			
density				
Changes in key indicators	N/A			
of				
conservation value (water				
quality, etc)				
Climate Change	N/A			
	a 2000 site as a whole in terms of:			
Interference with the key	N/A			
relationships that define				
the				
structure and function of				
the				
site				
Indicate the significance as a	result of the identification of impacts set out above in terms			
of:	·			
Reduction of habitat area	N/A			
Loss/reduction in species	None expected.			
density	·			
Habitat or species	None expected.			
fragmentation	·			
Disruption of key species	None expected.			
Disturbance to key species	None expected.			
Change to key elements of	None expected.			
the	·			
site (e.g. water quality,				
hydrological regime etc)				
Describe from the above the	ose elements of the project, or combination of elements, where			
the above impacts are likely	to be significant or where the scale or magnitude of impacts is			
not known:				
No significant impacts are expected to the Natura 2000 site, alone or in combination with other plans				
or projects in the area.				
Outcome of screening	Not likely to be significant effect			
stage				
Are the appropriate	YES/NO			
statutory				
environmental bodies in				
agreement with this				
conclusion? (delete as				

appropriate and attach	
relevant correspondence).	

Project Name	Junction 16 Improvement Works				
Natura 2000 site under	Mwyngloddiau Fforest Gwydir/ Gwydyr Forest Mines				
consideration					
Date:	Author:	Verified:			
October 2018	Donna Hall				

#### **Brief Description of Project**

• Improvement works are required associated with the A55 at Junction 16. The option that has been recommended to Welsh Government is Option A.

#### Are proposed works directly connected with management of the European site?

The proposed works are not directly connected with management of the European site

#### Are proposed works 'Emergency Operations'?

The proposed works are not 'Emergency Operations'.

#### Do the proposed works constitute a 'project' for the purpose of the regulations?

Yes

Is the project within or <2km from the European site (<30km where bats are one of the qualifying interests / <25km where otters are one of the qualifying interests) or crossing /adjacent to a watercourse designated as a European site?

Yes

Brief Description of the Natura 2	000 Site					
Name and EU Code of Natura 2000 site	Mwyngloddiau Fforest Gwydir/ Gwydyr Forest Mines					
Site designation status (e.g. SAC, SPA, SSSI)	SAC					
Site Size	39.13 ha					
Location and distance from the Scheme	Latitude 53.10388889 Longitude -3.801388889					
	The site is located approximately 15.8km south of the scheme.					
Key features of the European Site including the primary reasons for selection and any other qualifying interests	<ul> <li>This SAC is a composite of numerous sites to the south of the site.</li> <li>Annex I habitats that are a primary reason for selection of this site.</li> <li>6130 Calaminarian grasslands of the <i>Violetalia calaminariae</i></li> <li>Annex II species present as a qualifying feature at this site, but is not a primary reason for site selection:</li> </ul>					
	1303 <u>Lesser horseshoe bat</u> Rhinolophus hipposideros					
Vulnerability of the European Site – any information available from the standard data forms on potential effect pathways	<ul> <li>IO1 - Invasive non-native species – no pathway</li> <li>KO2 - Biocenotic evolution, succession – no pathway</li> <li>CO1 - Mining and quarrying – no pathway</li> <li>HO4 - Air pollution, air-borne pollutants – no pathway</li> <li>GO1 - Outdoor sports and leisure activities, recreational activities – no pathway</li> <li>BO2 - Forest and Plantation management &amp; use – no pathway</li> <li>JO3 – Other ecosystem modifications – no pathway</li> </ul>					

	E06 - Other urbanisation, industrial and similar activities —     no nothway.
Not as 2000 division and the	no pathway
Natura 2000 site conservation	Conservation objectives for 6130:
objectives – where these are	
readily available	The vision for this feature is for it to be in a favourable conservation status, where all of the following conditions are satisfied;
	• The area of calaminarian grassland must be stable (based on the extent at the time of SAC notification), or increasing in the long term, and will occur in all management units.
	• The remainder of the management units not highlighted for calaminarian grassland will be maintained in a favourable condition for lesser horseshoe bat.
	The calaminarian grassland can be described as either
	"calaminarian grassland with Ditrichum plumbicola" or
	"calaminarian grassland (metal spoil) without <i>Ditrichum</i> plumbicola".
	• Broadleaf, coniferous, exotic and scrub species should be absent from the calaminarian grassland stands, because the above plants will shade out the slower growing moss and lichen species, and in time will smother the lower plants with litter material.
	<ul> <li>A 10m buffer, clear of coniferous vegetation, will be maintained around the stands of calaminarian grassland with <i>D. plumbicola</i>.</li> <li>Disturbance through human impact and recreation will be absent</li> </ul>
	from the calaminarian grassland.
	All factors affecting the achievement of these conditions are
	under control.
Scheme interaction with the Nat	cura 2000 site
Describe any likely direct, indire	ct or secondary impacts of the Scheme on the Natura 2000 site by
virtue of the following:	
Size and scale (road type and	The scheme will not increase the current volume of traffic
probable traffic volume)	

# probable traffic volume)

on the A55 but there will be the requirement for a new link road. .Option A: This option comprises a four-way movement junction, replacing junction 16A. The roundabout at junction 16 would be removed and replaced by westbound on and off slip roads. The Junction 16A arrangement would consist of an overbridge, located to the north-east of the existing roundabout. The slip roads would be constructed on raised embankments. A new link road would be constructed, running roughly parallel to the A55, behind the Puffin Café linking back into Ysguborwen Road near the Gladstone Hotel. There would be the requirement for the removal of and/or temporary disturbance to existing areas of scrub, shrubs, open grassland and tree planting

	(approximately 4ha) and also crossing of a main river the Afon Gyrach. Otters and bats have been recorded using this main river.
	•
Land-take within Natura 2000	None.
site	
Distance from the European	Approximately 15.8km due south
Site or key interests of the site	
(from the edge of the project	
assessment corridor)	
Resource requirements (from	None.
the Natura 2000 Site or from	
areas in proximity to the site,	
where of relevance to	
consideration of impacts)	
Emissions (e.g. polluted	None.
surface water runoff – both	
soluble and insoluble	
pollutants, atmospheric	
pollution)	
Excavation requirements (e.g.	None.
impacts of local hydrogeology)	
Transportation requirements	None.
Duration of construction,	The total construction period for the Scheme would be
operation etc.	approximately 24 months.
Other	None.
	e individual elements of the project (either alone or in
•	projects) likely to give rise to impacts on the Natura 2000 site.
None.	
Luisial Assessment	
Initial Assessment	server Cite should be considered in identifying material in the
•	opean Site should be considered in identifying potential impacts.
Describe any likely changes to the	
Reduction of habitat area	N/A
Disturbance to key species	N/A
Habitat or species	N/A
fragmentation	NI/A
Reduction in species density	N/A
Changes in key indicators of	N/A
conservation value (water	
quality, etc)	NI/A
Climate Change	N/A
Likely impacts on the Natura 200	
Interference with the key	N/A

relationships that define the	
structure and function of the	
site	
_	alt of the identification of impacts set out above in terms
of:	
Reduction of habitat area	N/A
Loss/reduction in species	None expected.
density	
Habitat or species	None expected.
fragmentation	
Disruption of key species	None expected.
Disturbance to key species	None expected.
Change to key elements of the	None expected.
site (e.g. water quality,	
hydrological regime etc)	
Describe from the above those e	lements of the project, or combination of elements, where
the above impacts are likely to be	e significant or where the scale or magnitude of impacts is
not known:	
No significant impacts are expected	ed to the Natura 2000 site, alone or in combination with other plans
or projects in the area.	
Outcome of screening stage	Not likely to be significant effect
Are the appropriate statutory	YES/NO
environmental bodies in	
agreement with this	
conclusion? (delete as	
appropriate and attach	
relevant correspondence).	

# **SIAA - APPENDIX D**CITATION SHEETS FOR EUROPEAN SITES

#### NATURA 2000 – STANDARD DATA FORM

# Special Areas of Conservation under the EC Habitats Directive (includes candidate SACs, Sites of Community Importance and designated SACs).

Each Natura 2000 site in the United Kingdom has its own Standard Data Form containing site-specific information. The data form for this site has been generated from the Natura 2000 Database submitted to the European Commission on the following date:

#### 22/12/2015

The information provided here, follows the officially agreed site information format for Natura 2000 sites, as set out in the Official Journal of the European Union recording the Commission Implementing Decision of 11 July 2011 (2011/484/EU).

The Standard Data Forms are generated automatically for all of the UK's Natura 2000 sites using the European Environment Agency's Natura 2000 software. The structure and format of these forms is exactly as produced by the EEA's Natura 2000 software (except for the addition of this coversheet and the end notes). The content matches exactly the data submitted to the European Commission.

Please note that these forms contain a number of codes, all of which are explained either within the data forms themselves or in the end notes.

Further technical documentation may be found here <a href="http://bd.eionet.europa.eu/activities/Natura\_2000/reference\_portal">http://bd.eionet.europa.eu/activities/Natura\_2000/reference\_portal</a>

As part of the December 2015 submission, several sections of the UK's previously published Standard Data Forms have been updated. For details of the approach taken by the UK in this submission please refer to the following document: http://incc.defra.gov.uk/pdf/Natura2000 StandardDataForm UKApproach Dec2015.pdf

More general information on Special Areas of Conservation (SACs) in the United Kingdom is available from the <u>SAC home page on the JNCC website</u>. This webpage also provides links to Standard Data Forms for all SACs in the UK.

Date form generated by the Joint Nature Conservation Committee 25 January 2016.

# **NATURA 2000 - STANDARD DATA FORM**



For Special Protection Areas (SPA), Proposed Sites for Community Importance (pSCI), Sites of Community Importance (SCI) and for Special Areas of Conservation (SAC)

SITE **UK0030202** 

SITENAME Y Fenai a Bae Conwy/ Menai Strait and Conwy Bay

#### **TABLE OF CONTENTS**

- 1. SITE IDENTIFICATION
- 2. SITE LOCATION
- 3. ECOLOGICAL INFORMATION
- 4. SITE DESCRIPTION
- 5. SITE PROTECTION STATUS AND RELATION WITH CORINE BIOTOPES
- 6. SITE MANAGEMENT

#### 1. SITE IDENTIFICATION

1.1 Type	1.2 Site code	Back to top
В	UK0030202	

#### 1.3 Site name

Y Fenai a Bae Conwy/ Menai Strait and Conwy Bay

1.4 First Compilation date	1.5 Update date		
2001-03	2015-12		

#### 1.6 Respondent:

Name/Organisation: Joint Nature Conservation Committee

Address: Joint Nature Conservation Committee Monkstone House City Road Peterborough

PE1 1JY

Email:

Date site proposed as SCI: 2001-03

Date site confirmed as SCI: 2004-12

Date site designated as SAC: 2004-12

Regulations 11 and 13-15 of the Conservation of Habitats

National legal reference of SAC and Species Regulations 2010

designation: (http://www.legislation.gov.uk/uksi/2010/490/contents/made).

#### 2. SITE LOCATION

#### 2.1 Site-centre location [decimal degrees]:

**Longitude** -4.055 **Latitude** 53.23444444

2.2 Area [ha]: 2.3 Marine area [%]

26501.64 100.0

2.4 Sitelength [km]:

0.0

#### 2.5 Administrative region code and name

# NUTS level 2 code Region Name

UKL1	West Wales and The Valleys			
UKZZ	Extra-Regio			

# 2.6 Biogeographical Region(s)

Atlantic (100.0 %)

#### 3. ECOLOGICAL INFORMATION

#### 3.1 Habitat types present on the site and assessment for them

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Annex I Habitat types			Site assessment						
Code	PF	NP	Cover [ha]	Cave [number]	Data quality	A B C D A B C		A B C	
						Representativity	Relative Surface	Conservation	Global
1110 <b>B</b>			10574.15		G	В	С	A	В
1130 <b>B</b>			254.42		G	D			
1140 <b>8</b>			4902.8		G	В	С	В	В
1160 <b>B</b>			18392.14		G	С	В	В	С
1170 <b>8</b>			477.03		G	В	С	A	Α
1330 <b>B</b>			127.21		G	D			
8330 <b>8</b>			26.5		G	С	С	В	С

<sup>•</sup> PF: for the habitat types that can have a non-priority as well as a priority form (6210, 7130, 9430) enter

- "X" in the column PF to indicate the priority form.
- **NP:** in case that a habitat type no longer exists in the site enter: x (optional)
- Cover: decimal values can be entered
- Caves: for habitat types 8310, 8330 (caves) enter the number of caves if estimated surface is not available.
- **Data quality:** G = 'Good' (e.g. based on surveys); M = 'Moderate' (e.g. based on partial data with some extrapolation); P = 'Poor' (e.g. rough estimation)

# 3.2 Species referred to in Article 4 of Directive 2009/147/EC and listed in Annex II of Directive 92/43/EEC and site evaluation for them

Species				Po	Population in the site				Site assessment					
G	Code	Scientific Name	s	NP	Т	Size		Unit	Cat.	D.qual.	A B C D	A B C		
						Min	Max				Рор.	Con.	lso.	Glo.
F	1102	Alosa alosa			р				Р	DD	D			
F	1103	Alosa fallax			р				Р	DD	D			
М	1364	Halichoerus grypus			p				Р	DD	D			
F	1099	<u>Lampetra</u> <u>fluviatilis</u>			p				Р	DD	D			
F	1095	Petromyzon marinus			p				Р	DD	D			

- Group: A = Amphibians, B = Birds, F = Fish, I = Invertebrates, M = Mammals, P = Plants, R = Reptiles
- **S:** in case that the data on species are sensitive and therefore have to be blocked for any public access enter: yes
- **NP:** in case that a species is no longer present in the site enter: x (optional)
- **Type:** p = permanent, r = reproducing, c = concentration, w = wintering (for plant and non-migratory species use permanent)
- **Unit**: i = individuals, p = pairs or other units according to the Standard list of population units and codes in accordance with Article 12 and 17 reporting (see <u>reference portal</u>)
- Abundance categories (Cat.): C = common, R = rare, V = very rare, P = present to fill if data are deficient (DD) or in addition to population size information
- Data quality: G = 'Good' (e.g. based on surveys); M = 'Moderate' (e.g. based on partial data with some extrapolation); P = 'Poor' (e.g. rough estimation); VP = 'Very poor' (use this category only, if not even a rough estimation of the population size can be made, in this case the fields for population size can remain empty, but the field "Abundance categories" has to be filled in)

#### 4. SITE DESCRIPTION

#### 4.1 General site character

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Habitat class	% Cover
N02	19.0
N03	0.5
N05	0.5
N01	80.0
Total Habitat Cover	100

#### **Other Site Characteristics**

landscape: lowland,coastal 3 Marine: Geology: gravel,biogenic

reef,shingle,clay,metamorphic,sand,cobble,slate/shale,boulder,pebble,limestone/chalk,mud,sandstone/mudstone/Marine: Geomorphology: open coast (including bay),intertidal rock,cave/tunnel,tidal

rapids,islands,lagoon,intertidal sediments (including sandflat/mudflat),subtidal rock (including rocky reefs),pools,cliffs,sound/strait,estuary,subtidal sediments (including sandbank/mudbank)

#### 4.2 Quality and importance

Sandbanks which are slightly covered by sea water all the time for which this is considered to be one of the best areas in the United Kingdom. Mudflats and sandflats not covered by seawater at low tide for which this is considered to be one of the best areas in the United Kingdom. Large shallow inlets and bays for which the area is considered to support a significant presence. Reefs for which this is considered to be one of the best areas in the United Kingdom. Submerged or partially submerged sea caves for which the area is considered to support a significant presence.

#### 4.3 Threats, pressures and activities with impacts on the site

The most important impacts and activities with high effect on the site

Negative Impacts							
Rank	Threats and pressures [code]	Pollution (optional) [code]	inside/outside [i o b]				
Н	H01		В				
Н	J02		В				
Н	F02		I				
Н	l01		В				
Н	G05		В				
M	M01		В				

Positive	Impacts		
Rank	Activities, management [code]	Pollution (optional) [code]	inside/outside [i o b]
М	D01		I
М	G02		I
М	D05		I
M	E06		I
М	G01		I

Rank: H = high, M = medium, L = low

Pollution: N = Nitrogen input, P = Phosphor/Phosphate input, A = Acid input/acidification,

T = toxic inorganic chemicals, O = toxic organic chemicals, X = Mixed pollutions

i = inside, o = outside, b = both

#### 4.5 Documentation

The Natural Resources Wales weblink below provides access to information on its designated sites. Detailed information about this Natura 2000 site can be accessed via the Management Plan link provided in Section 6.2. See also the 'UK Approach' document for more information (link via the JNCC website).

Link(s): https://naturalresources.wales/conservation-biodiversity-and-wildlife/find-protected-areas-of-land-and-seas/designated-s

http://jncc.defra.gov.uk/pdf/Natura2000 StandardDataForm UKApproach Dec2015.pdf

# 5. SITE PROTECTION STATUS (optional)

#### 5.1 Designation types at national and regional level:

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Code	Cover [%]	Code	Cover [%]	Code	Cover [%]
UK00	87.7	UK04	12.3		

#### **6. SITE MANAGEMENT**

#### 6.1 Body(ies) responsible for the site management:

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Organisation:

Natural Resources Wales

Address: Email:	
_	ment Plan(s): nagement plan does exist:
L	lame: Y FENAI A BAE CONWY / MENAI STRAIT AND CONWY BAY ink: ttps://www.naturalresources.wales/media/673892/Y%20Fenai%20a%20Bay%20Conwy%20R33%20Advice%20Feb%2
No, bu	t in preparation

#### **EXPLANATION OF CODES USED IN THE NATURA 2000 STANDARD DATA FORMS**

The codes in the table below are also explained in the <u>official European Union guidelines for the Standard Data Form</u>. The relevant page is shown in the table below.

#### 1.1 Site type

CODE	DESCRIPTION	PAGE NO
Α	Designated Special Protection Area	53
В	SAC (includes candidates Special Areas of Conservation, Sites of Community Importance and designated SAC)	53
С	SAC area the same as SPA. Note in the UK Natura 2000 submission this is only used for Gibraltar	53

#### 3.1 Habitat representativity

CODE	DESCRIPTION	PAGE NO
Α	Excellent	57
В	Good	57
С	Significant	57
D	Non-significant presence	57

#### 3.1 Habitat code

CODE	DESCRIPTION	PAGE NO
1110	Sandbanks which are slightly covered by sea water all the time	57
1130	Estuaries	57
1140	Mudflats and sandflats not covered by seawater at low tide	57
1150	Coastal lagoons	57
1160	Large shallow inlets and bays	57
1170	Reefs	57
1180	Submarine structures made by leaking gases	57
1210	Annual vegetation of drift lines	57
1220	Perennial vegetation of stony banks	57
1230	Vegetated sea cliffs of the Atlantic and Baltic Coasts	57
1310	Salicornia and other annuals colonizing mud and sand	57
1320	Spartina swards (Spartinion maritimae)	57
1330	Atlantic salt meadows (Glauco-Puccinellietalia maritimae)	57
1340	Inland salt meadows	57
1420	Mediterranean and thermo-Atlantic halophilous scrubs (Sarcocornetea fruticosi)	57
2110	Embryonic shifting dunes	57
2120	Shifting dunes along the shoreline with Ammophila arenaria ("white dunes")	57
2130	Fixed coastal dunes with herbaceous vegetation ("grey dunes")	57
2140	Decalcified fixed dunes with Empetrum nigrum	57
2150	Atlantic decalcified fixed dunes (Calluno-Ulicetea)	57
2160	Dunes with Hippopha• rhamnoides	57
2170	Dunes with Salix repens ssp. argentea (Salicion arenariae)	57
2190	Humid dune slacks	57
21A0	Machairs (* in Ireland)	57
2250	Coastal dunes with Juniperus spp.	57
2330	Inland dunes with open Corynephorus and Agrostis grasslands	57
3110	Oligotrophic waters containing very few minerals of sandy plains (Littorelletalia uniflorae)	57
3130	Oligotrophic to mesotrophic standing waters with vegetation of the Littorelletea uniflorae and/or of the Isoëto-Nanojuncetea	57
3140	Hard oligo-mesotrophic waters with benthic vegetation of Chara spp.	57
3150	Natural eutrophic lakes with Magnopotamion or Hydrocharition - type vegetation	57

CODE	DESCRIPTION	PAGE NO
3160	Natural dystrophic lakes and ponds	57
3170	Mediterranean temporary ponds	57
3180	Turloughs	57
3260	Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation	57
4010	Northern Atlantic wet heaths with Erica tetralix	57
4020	Temperate Atlantic wet heaths with Erica ciliaris and Erica tetralix	57
4030	European dry heaths	57
4040	Dry Atlantic coastal heaths with Erica vagans	57
4060	Alpine and Boreal heaths	57
4080	Sub-Arctic Salix spp. scrub	57
5110	Stable xerothermophilous formations with Buxus sempervirens on rock slopes (Berberidion p.p.)	57
5130	Juniperus communis formations on heaths or calcareous grasslands	57
6130	Calaminarian grasslands of the Violetalia calaminariae	57
6150	Siliceous alpine and boreal grasslands	57
6170	Alpine and subalpine calcareous grasslands	57
6210	Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	57
6230	Species-rich Nardus grasslands, on silicious substrates in mountain areas (and submountain areas in Continental Europe)	57
6410	Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)	57
6430	Hydrophilous tall herb fringe communities of plains and of the montane to alpine levels	57
6510	Lowland hay meadows (Alopecurus pratensis, Sanguisorba officinalis)	57
6520	Mountain hay meadows	57
7110	Active raised bogs	57
7120	Degraded raised bogs still capable of natural regeneration	57
7130	Blanket bogs (* if active bog)	57
7140	Transition mires and quaking bogs	57
7150	Depressions on peat substrates of the Rhynchosporion	57
7210	Calcareous fens with Cladium mariscus and species of the Caricion davallianae	57
7220	Petrifying springs with tufa formation (Cratoneurion)	57
7230	Alkaline fens	57
7240	Alpine pioneer formations of the Caricion bicoloris-atrofuscae	57
8110	Siliceous scree of the montane to snow levels (Androsacetalia alpinae and Galeopsietalia ladani)	57
8120	Calcareous and calcshist screes of the montane to alpine levels (Thlaspietea rotundifolii)	57
8210	Calcareous rocky slopes with chasmophytic vegetation	57
8220	Siliceous rocky slopes with chasmophytic vegetation	57
8240	Limestone pavements	57
8310	Caves not open to the public	57
8330	Submerged or partially submerged sea caves	57
9120	Atlantic acidophilous beech forests with Ilex and sometimes also Taxus in the shrublayer (Quercion robori-petraeae or Ilici-Fagenion)	57
9130	Asperulo-Fagetum beech forests	57
9160	Sub-Atlantic and medio-European oak or oak-hornbeam forests of the Carpinion betuli	57
9180	Tilio-Acerion forests of slopes, screes and ravines	57
9190	Old acidophilous oak woods with Quercus robur on sandy plains	57
91A0	Old sessile oak woods with Ilex and Blechnum in the British Isles	57
91C0	Caledonian forest	57
91D0	Bog woodland	57
91E0	Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-Padion, Alnion incanae, Salicion albae)	57
91J0	Taxus baccata woods of the British Isles	57

#### 3.1 Relative surface

CODE	DESCRIPTION	PAGE NO
Α	15%-100%	58
В	2%-15%	58
С	< 2%	58

#### 3.1 Conservation status habitat

CODE	DESCRIPTION	PAGE NO
Α	Excellent conservation	59
В	Good conservation	59
С	Average or reduced conservation	59

#### 3.1 Global grade habitat

CODE	DESCRIPTION	PAGE NO
А	Excellent value	59
В	Good value	59
С	Significant value	59

#### 3.2 Population (abbreviated to 'Pop.' in data form)

CODE	DESCRIPTION	PAGE NO
Α	15%-100%	62
В	2%-15%	62
С	< 2%	62
D	Non-significant population	62

#### 3.2 Conservation status species (abbreviated to 'Con.' in data form)

CODE	DESCRIPTION	PAGE NO
А	Excellent conservation	63
В	Good conservation	63
С	Average or reduced conservation	63

#### 3.2 Isolation (abbreviated to 'Iso.' in data form)

CODE	DESCRIPTION	PAGE NO
Α	Population (almost) Isolated	63
В	Population not-isolated, but on margins of area of distribution	63
С	Population not-isolated within extended distribution range	63

# 3.2 Global Grade (abbreviated to 'Glo.' Or 'G.' in data form)

CODE	DESCRIPTION	PAGE NO
Α	Excellent value	63
В	Good value	63
С	Significant value	63

## 3.3 Assemblages types

CODE	DESCRIPTION	PAGE NO
WATR	Non breeding waterfowl assemblage	UK specific code
SBA	Breeding seabird assemblage	UK specific code
BBA	Breeding bird assemblage (applies only to sites classified pre 2000)	UK specific code

#### 4.1 Habitat class code

CODE	DESCRIPTION	PAGE NO
N01	Marine areas, Sea inlets	65
N02	Tidal rivers, Estuaries, Mud flats, Sand flats, Lagoons (including saltwork basins)	65
N03	Salt marshes, Salt pastures, Salt steppes	65
N04	Coastal sand dunes, Sand beaches, Machair	65
N05	Shingle, Sea cliffs, Islets	65
N06	Inland water bodies (Standing water, Running water)	65
N07	Bogs, Marshes, Water fringed vegetation, Fens	65
N08	Heath, Scrub, Maquis and Garrigue, Phygrana	65
N09	Dry grassland, Steppes	65
N10	Humid grassland, Mesophile grassland	65
N11	Alpine and sub-Alpine grassland	65
N14	Improved grassland	65
N15	Other arable land	65
N16	Broad-leaved deciduous woodland	65
N17	Coniferous woodland	65
N19	Mixed woodland	65
N21	Non-forest areas cultivated with woody plants (including Orchards, groves, Vineyards, Dehesas)	65
N22	Inland rocks, Screes, Sands, Permanent Snow and ice	65
N23	Other land (including Towns, Villages, Roads, Waste places, Mines, Industrial sites)	65
N25	Grassland and scrub habitats (general)	65
N26	Woodland habitats (general)	65

#### 4.3 Threats code

CODE	DESCRIPTION	PAGE NO
A01	Cultivation	65
A02	Modification of cultivation practices	65
A03	Mowing / cutting of grassland	65
A04	Grazing	65
A05	Livestock farming and animal breeding (without grazing)	65
A06	Annual and perennial non-timber crops	65
A07	Use of biocides, hormones and chemicals	65
A08	Fertilisation	65
A10	Restructuring agricultural land holding	65
A11	Agriculture activities not referred to above	65
B01	Forest planting on open ground	65
B02	Forest and Plantation management & use	65
B03	Forest exploitation without replanting or natural regrowth	65
B04	Use of biocides, hormones and chemicals (forestry)	65
B06	Grazing in forests/ woodland	65
B07	Forestry activities not referred to above	65
C01	Mining and quarrying	65
C02	Exploration and extraction of oil or gas	65
C03	Renewable abiotic energy use	65
D01	Roads, paths and railroads	65
D02	Utility and service lines	65
D03	Shipping lanes, ports, marine constructions	65
D04	Airports, flightpaths	65
D05	Improved access to site	65
E01	Urbanised areas, human habitation	65
E02	Industrial or commercial areas	65

CODE	DESCRIPTION	PAGE NO
E03	Discharges	65
E04	Structures, buildings in the landscape	65
E06	Other urbanisation, industrial and similar activities	65
F01	Marine and Freshwater Aquaculture	65
F02	Fishing and harvesting aquatic ressources	65
F03	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.)	65
F04	Taking / Removal of terrestrial plants, general	65
F05	Illegal taking/ removal of marine fauna	65
F06	Hunting, fishing or collecting activities not referred to above	65
G01	Outdoor sports and leisure activities, recreational activities	65
G02	Sport and leisure structures	65
G03	Interpretative centres	65
G04	Military use and civil unrest	65
G05	Other human intrusions and disturbances	65
H01	Pollution to surface waters (limnic & terrestrial, marine & brackish)	65
H02	Pollution to groundwater (point sources and diffuse sources)	65
H03	Marine water pollution	65
H04	Air pollution, air-borne pollutants	65
H05	Soil pollution and solid waste (excluding discharges)	65
H06	Excess energy	65
H07	Other forms of pollution	65
101	Invasive non-native species	65
102	Problematic native species	65
103	Introduced genetic material, GMO	65
J01	Fire and fire suppression	65
J02	Human induced changes in hydraulic conditions	65
J03	Other ecosystem modifications	65
K01	Abiotic (slow) natural processes	65
K02	Biocenotic evolution, succession	65
K03	Interspecific faunal relations	65
K04	Interspecific floral relations	65
K05	Reduced fecundity/ genetic depression	65
L05	Collapse of terrain, landslide	65
L07	Storm, cyclone	65
L08	Inundation (natural processes)	65
L10	Other natural catastrophes	65
M01	Changes in abiotic conditions	65
M02	Changes in biotic conditions	65
U	Unknown threat or pressure	65
XO	Threats and pressures from outside the Member State	65

# 5.1 Designation type codes

CODE	DESCRIPTION	PAGE NO
UK00	No Protection Status	67
UK01	National Nature Reserve	67
UK02	Marine Nature Reserve	67
UK04	Site of Special Scientific Interest (UK)	67

## NATURA 2000 – STANDARD DATA FORM

# **Special Protection Areas under the EC Birds Directive.**

Each Natura 2000 site in the United Kingdom has its own Standard Data Form containing site-specific information. The data form for this site has been generated from the Natura 2000 Database submitted to the European Commission on the following date:

#### 22/12/2015

The information provided here, follows the officially agreed site information format for Natura 2000 sites, as set out in the Official Journal of the European Union recording the Commission Implementing Decision of 11 July 2011 (2011/484/EU).

The Standard Data Forms are generated automatically for all of the UK's Natura 2000 sites using the European Environment Agency's Natura 2000 software. The structure and format of these forms is exactly as produced by the EEA's Natura 2000 software (except for the addition of this coversheet and the end notes). The content matches exactly the data submitted to the European Commission.

Please note that these forms contain a number of codes, all of which are explained either within the data forms themselves or in the end notes.

Further technical documentation may be found here http://bd.eionet.europa.eu/activities/Natura 2000/reference portal

As part of the December 2015 submission, several sections of the UK's previously published Standard Data Forms have been updated. For details of the approach taken by the UK in this submission please refer to the following document:

<a href="http://incc.defra.gov.uk/pdf/Natura2000">http://incc.defra.gov.uk/pdf/Natura2000</a> StandardDataForm UKApproach Dec2015.pdf

More general information on Special Protection Areas (SPAs) in the United Kingdom is available from the <u>SPA home page on the JNCC website</u>. This webpage also provides links to Standard Data Forms for all SPAs in the UK.

Date form generated by the Joint Nature Conservation Committee 25 January 2016.

# **NATURA 2000 - STANDARD DATA FORM**



For Special Protection Areas (SPA), Proposed Sites for Community Importance (pSCI), Sites of Community Importance (SCI) and for Special Areas of Conservation (SAC)

SITE **UK9013031** 

SITENAME Traeth Lafan/ Lavan Sands, Conway Bay

#### **TABLE OF CONTENTS**

- 1. SITE IDENTIFICATION
- 2. SITE LOCATION
- 3. ECOLOGICAL INFORMATION
- 4. SITE DESCRIPTION
- 5. SITE PROTECTION STATUS AND RELATION WITH CORINE BIOTOPES
- 6. SITE MANAGEMENT

#### 1. SITE IDENTIFICATION

1.1 Type	1.2 Site code	Back to top
A	UK9013031	

#### 1.3 Site name

Traeth Lafan/ Lavan Sands, Conway Bay	
---------------------------------------	--

1.4 First Compilation date	1.5 Update date
1992-06	2015-12

#### 1.6 Respondent:

Name/Organisation: Joint Nature Conservation Committee

Address: Joint Nature Conservation Committee Monkstone House City Road Peterborough

PE1 1JY

Email:

#### 1.7 Site indication and designation / classification dates

Date site classified as SPA:	1992-06
National legal reference of SPA designation	Regulations 12A and 13-15 of the Conservation Habitats and Species Regulations 2010, (http://www.legislation.gov.uk/uksi/2010/490/contents/made) as amended by The Conservation of Habitats and Species (Amendment) Regulations 2011 (http://www.legislation.gov.uk/uksi/2011/625/contents/made).

#### 2. SITE LOCATION

#### 2.1 Site-centre location [decimal degrees]:

**Longitude** -4.041111111 53.73611111

2.2 Area [ha]: 2.3 Marine area [%]

2703.13 100.0

2.4 Sitelength [km]:

0.0

2.5 Administrative region code and name

NUTS level 2 code Region Name

UKL1	West Wales and The Valleys

#### 2.6 Biogeographical Region(s)

Atlantic (100.0 %)

#### 3. ECOLOGICAL INFORMATION

Back to top

# 3.2 Species referred to in Article 4 of Directive 2009/147/EC and listed in Annex II of Directive 92/43/EEC and site evaluation for them

Sp	ecies	Population in the site Site assessment				t								
G	Code	Scientific Name	s	NP	Т	Size		Unit	Cat.	D.qual.	A B C D	A B C		
						Min	Max				Pop.	Con.	lso.	Glo.
В	A130	Haematopus ostralegus			w	5500	5500	i		G	С		С	
В	A069	Mergus serrator			w	120	120	i		G	С		С	
В	A160	Numenius arquata			w	1500	1500	i		G	С		С	
В	A005	Podiceps cristatus			С	500	500	i		G	В		С	
В	A162	Tringa totanus			w	1200	1200	i		G	В		С	

- Group: A = Amphibians, B = Birds, F = Fish, I = Invertebrates, M = Mammals, P = Plants, R = Reptiles
- **S:** in case that the data on species are sensitive and therefore have to be blocked for any public access enter: yes
- NP: in case that a species is no longer present in the site enter: x (optional)
- **Type:** p = permanent, r = reproducing, c = concentration, w = wintering (for plant and non-migratory species use permanent)
- **Unit:** i = individuals, p = pairs or other units according to the Standard list of population units and codes in accordance with Article 12 and 17 reporting (see reference portal)

- Abundance categories (Cat.): C = common, R = rare, V = very rare, P = present to fill if data are deficient (DD) or in addition to population size information
- Data quality: G = 'Good' (e.g. based on surveys); M = 'Moderate' (e.g. based on partial data with some extrapolation); P = 'Poor' (e.g. rough estimation); VP = 'Very poor' (use this category only, if not even a rough estimation of the population size can be made, in this case the fields for population size can remain empty, but the field "Abundance categories" has to be filled in)

#### 4. SITE DESCRIPTION

#### 4.1 General site character

**Back to top** 

Habitat class	% Cover
N02	98.0
N03	2.0
Total Habitat Cover	100

#### **Other Site Characteristics**

1 Terrestrial: Soil & Geology: sand, shingle 2 Terrestrial: Geomorphology and landscape: coastal 3 Marine: Geology: sand 4 Marine: Geomorphology: intertidal sediments (including sandflat/mudflat)

#### 4.2 Quality and importance

ARTICLE 4.2 QUALIFICATION (79/409/EEC) Over winter the area regularly supports: Haematopus ostralegus (Europe & Northern/Western Africa) 1.4% of the population in Great Britain 5 year peak mean 1991/92-1995/96 Numenius arquata (Europe - breeding) 1.1% of the population in Great Britain 5 year peak mean 1991/92-1995/96 On passage the area regularly supports: Podiceps cristatus (North-western Europe - wintering) % of the population in Great Britain No count period specified.

#### 4.3 Threats, pressures and activities with impacts on the site

The most important impacts and activities with high effect on the site

Negative Impacts							
Rank		Pollution (optional) [code]	inside/outside [i o b]				
Н	M01		В				
Н	J02		В				

Positive Impacts							
		I/Antianall	inside/outside [i o b]				
М	G03		I				
М	G01		I				
М	D05						

Rank: H = high, M = medium, L = low

Pollution: N = Nitrogen input, P = Phosphor/Phosphate input, A = Acid input/acidification,

T = toxic inorganic chemicals, O = toxic organic chemicals, X = Mixed pollutions

i = inside, o = outside, b = both

#### 4.5 Documentation

The Natural Resources Wales weblink below provides access to information on its designated sites. Detailed information about this Natura 2000 site can be accessed via the Management Plan link provided in Section 6.2. See also the 'UK Approach' document for more information (link via the JNCC website).

Link(s): https://naturalresources.wales/conservation-biodiversity-and-wildlife/find-protected-areas-of-land-and-seas/designated-s

http://jncc.defra.gov.uk/pdf/Natura2000 StandardDataForm UKApproach Dec2015.pdf

# 5. SITE PROTECTION STATUS (optional)

Code	Cover [%]	Code	Cover [%]	Code	Cover [%]
UK04	101.9				
	MANAGEMEN	T or the site manag	ement:		Back to top
Organisatio	•	atural Resources Wa			
Address:					
Email:					
_	ement Plan(s): anagement plan de	oes exist:			
	Link:		NDS, CONWAY BAY		21[1].4.08%20English.pdf

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5.1 Designation types at national and regional level:

No, but in preparation

No

#### **EXPLANATION OF CODES USED IN THE NATURA 2000 STANDARD DATA FORMS**

The codes in the table below are also explained in the <u>official European Union guidelines for the Standard Data Form</u>. The relevant page is shown in the table below.

#### 1.1 Site type

CODE	DESCRIPTION	PAGE NO
Α	Designated Special Protection Area	53
В	SAC (includes candidates Special Areas of Conservation, Sites of Community Importance and designated SAC)	53
С	SAC area the same as SPA. Note in the UK Natura 2000 submission this is only used for Gibraltar	53

#### 3.1 Habitat representativity

CODE	DESCRIPTION	PAGE NO
Α	Excellent	57
В	Good	57
С	Significant	57
D	Non-significant presence	57

#### 3.1 Habitat code

CODE	DESCRIPTION	PAGE NO
1110	Sandbanks which are slightly covered by sea water all the time	57
1130	Estuaries	57
1140	Mudflats and sandflats not covered by seawater at low tide	57
1150	Coastal lagoons	57
1160	Large shallow inlets and bays	57
1170	Reefs	57
1180	Submarine structures made by leaking gases	57
1210	Annual vegetation of drift lines	57
1220	Perennial vegetation of stony banks	57
1230	Vegetated sea cliffs of the Atlantic and Baltic Coasts	57
1310	Salicornia and other annuals colonizing mud and sand	57
1320	Spartina swards (Spartinion maritimae)	57
1330	Atlantic salt meadows (Glauco-Puccinellietalia maritimae)	57
1340	Inland salt meadows	57
1420	Mediterranean and thermo-Atlantic halophilous scrubs (Sarcocornetea fruticosi)	57
2110	Embryonic shifting dunes	57
2120	Shifting dunes along the shoreline with Ammophila arenaria ("white dunes")	57
2130	Fixed coastal dunes with herbaceous vegetation ("grey dunes")	57
2140	Decalcified fixed dunes with Empetrum nigrum	57
2150	Atlantic decalcified fixed dunes (Calluno-Ulicetea)	57
2160	Dunes with Hippopha• rhamnoides	57
2170	Dunes with Salix repens ssp. argentea (Salicion arenariae)	57
2190	Humid dune slacks	57
21A0	Machairs (* in Ireland)	57
2250	Coastal dunes with Juniperus spp.	57
2330	Inland dunes with open Corynephorus and Agrostis grasslands	57
3110	Oligotrophic waters containing very few minerals of sandy plains (Littorelletalia uniflorae)	57
3130	Oligotrophic to mesotrophic standing waters with vegetation of the Littorelletea uniflorae and/or of the Isoëto-Nanojuncetea	57
3140	Hard oligo-mesotrophic waters with benthic vegetation of Chara spp.	57
3150	Natural eutrophic lakes with Magnopotamion or Hydrocharition - type vegetation	57

CODE	DESCRIPTION	PAGE NO
3160	Natural dystrophic lakes and ponds	57
3170	Mediterranean temporary ponds	57
3180	Turloughs	57
3260	Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation	57
4010	Northern Atlantic wet heaths with Erica tetralix	57
4020	Temperate Atlantic wet heaths with Erica ciliaris and Erica tetralix	57
4030	European dry heaths	57
4040	Dry Atlantic coastal heaths with Erica vagans	57
4060	Alpine and Boreal heaths	57
4080	Sub-Arctic Salix spp. scrub	57
5110	Stable xerothermophilous formations with Buxus sempervirens on rock slopes (Berberidion p.p.)	57
5130	Juniperus communis formations on heaths or calcareous grasslands	57
6130	Calaminarian grasslands of the Violetalia calaminariae	57
6150	Siliceous alpine and boreal grasslands	57
6170	Alpine and subalpine calcareous grasslands	57
6210	Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (* important orchid sites)	57
6230	Species-rich Nardus grasslands, on silicious substrates in mountain areas (and submountain areas in Continental Europe)	57
6410	Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)	57
6430	Hydrophilous tall herb fringe communities of plains and of the montane to alpine levels	57
6510	Lowland hay meadows (Alopecurus pratensis, Sanguisorba officinalis)	57
6520	Mountain hay meadows	57
7110	Active raised bogs	57
7120	Degraded raised bogs still capable of natural regeneration	57
7130	Blanket bogs (* if active bog)	57
7140	Transition mires and quaking bogs	57
7150	Depressions on peat substrates of the Rhynchosporion	57
7210	Calcareous fens with Cladium mariscus and species of the Caricion davallianae	57
7220	Petrifying springs with tufa formation (Cratoneurion)	57
7230	Alkaline fens	57
7240	Alpine pioneer formations of the Caricion bicoloris-atrofuscae	57
8110	Siliceous scree of the montane to snow levels (Androsacetalia alpinae and Galeopsietalia ladani)	57
8120	Calcareous and calcshist screes of the montane to alpine levels (Thlaspietea rotundifolii)	57
8210	Calcareous rocky slopes with chasmophytic vegetation	57
8220	Siliceous rocky slopes with chasmophytic vegetation	57
8240	Limestone pavements	57
8310	Caves not open to the public	57
8330	Submerged or partially submerged sea caves	57
9120	Atlantic acidophilous beech forests with Ilex and sometimes also Taxus in the shrublayer (Quercion robori-petraeae or Ilici-Fagenion)	57
9130	Asperulo-Fagetum beech forests	57
9160	Sub-Atlantic and medio-European oak or oak-hornbeam forests of the Carpinion betuli	57
9180	Tilio-Acerion forests of slopes, screes and ravines	57
9190	Old acidophilous oak woods with Quercus robur on sandy plains	57
91A0	Old sessile oak woods with Ilex and Blechnum in the British Isles	57
91C0	Caledonian forest	57
91D0	Bog woodland	57
91E0	Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-Padion, Alnion incanae, Salicion albae)	57
91J0	Taxus baccata woods of the British Isles	57

#### 3.1 Relative surface

CODE	DESCRIPTION	PAGE NO
Α	15%-100%	58
В	2%-15%	58
С	< 2%	58

#### 3.1 Conservation status habitat

CODE	DESCRIPTION	PAGE NO
Α	Excellent conservation	59
В	Good conservation	59
С	Average or reduced conservation	59

#### 3.1 Global grade habitat

CODE	DESCRIPTION	PAGE NO
А	Excellent value	59
В	Good value	59
С	Significant value	59

#### 3.2 Population (abbreviated to 'Pop.' in data form)

CODE	DESCRIPTION	PAGE NO
Α	15%-100%	62
В	2%-15%	62
С	< 2%	62
D	Non-significant population	62

#### 3.2 Conservation status species (abbreviated to 'Con.' in data form)

CODE	DESCRIPTION	PAGE NO
А	Excellent conservation	63
В	Good conservation	63
С	Average or reduced conservation	63

#### 3.2 Isolation (abbreviated to 'Iso.' in data form)

CODE	DESCRIPTION	PAGE NO
Α	Population (almost) Isolated	63
В	Population not-isolated, but on margins of area of distribution	63
С	Population not-isolated within extended distribution range	63

# 3.2 Global Grade (abbreviated to 'Glo.' Or 'G.' in data form)

CODE	DESCRIPTION	PAGE NO
Α	Excellent value	63
В	Good value	63
С	Significant value	63

## 3.3 Assemblages types

CODE	DESCRIPTION	PAGE NO
WATR	Non breeding waterfowl assemblage	UK specific code
SBA	Breeding seabird assemblage	UK specific code
BBA	Breeding bird assemblage (applies only to sites classified pre 2000)	UK specific code

#### 4.1 Habitat class code

CODE	DESCRIPTION	PAGE NO
N01	Marine areas, Sea inlets	65
N02	Tidal rivers, Estuaries, Mud flats, Sand flats, Lagoons (including saltwork basins)	65
N03	Salt marshes, Salt pastures, Salt steppes	65
N04	Coastal sand dunes, Sand beaches, Machair	65
N05	Shingle, Sea cliffs, Islets	65
N06	Inland water bodies (Standing water, Running water)	65
N07	Bogs, Marshes, Water fringed vegetation, Fens	65
N08	Heath, Scrub, Maquis and Garrigue, Phygrana	65
N09	Dry grassland, Steppes	65
N10	Humid grassland, Mesophile grassland	65
N11	Alpine and sub-Alpine grassland	65
N14	Improved grassland	65
N15	Other arable land	65
N16	Broad-leaved deciduous woodland	65
N17	Coniferous woodland	65
N19	Mixed woodland	65
N21	Non-forest areas cultivated with woody plants (including Orchards, groves, Vineyards, Dehesas)	65
N22	Inland rocks, Screes, Sands, Permanent Snow and ice	65
N23	Other land (including Towns, Villages, Roads, Waste places, Mines, Industrial sites)	65
N25	Grassland and scrub habitats (general)	65
N26	Woodland habitats (general)	65

#### 4.3 Threats code

CODE	DESCRIPTION	PAGE NO
A01	Cultivation	65
A02	Modification of cultivation practices	65
A03	Mowing / cutting of grassland	65
A04	Grazing	65
A05	Livestock farming and animal breeding (without grazing)	65
A06	Annual and perennial non-timber crops	65
A07	Use of biocides, hormones and chemicals	65
A08	Fertilisation	65
A10	Restructuring agricultural land holding	65
A11	Agriculture activities not referred to above	65
B01	Forest planting on open ground	65
B02	Forest and Plantation management & use	65
B03	Forest exploitation without replanting or natural regrowth	65
B04	Use of biocides, hormones and chemicals (forestry)	65
B06	Grazing in forests/ woodland	65
B07	Forestry activities not referred to above	65
C01	Mining and quarrying	65
C02	Exploration and extraction of oil or gas	65
C03	Renewable abiotic energy use	65
D01	Roads, paths and railroads	65
D02	Utility and service lines	65
D03	Shipping lanes, ports, marine constructions	65
D04	Airports, flightpaths	65
D05	Improved access to site	65
E01	Urbanised areas, human habitation	65
E02	Industrial or commercial areas	65

CODE	DESCRIPTION	PAGE NO
E03	Discharges	65
E04	Structures, buildings in the landscape	65
E06	Other urbanisation, industrial and similar activities	65
F01	Marine and Freshwater Aquaculture	65
F02	Fishing and harvesting aquatic ressources	65
F03	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.)	65
F04	Taking / Removal of terrestrial plants, general	65
F05	Illegal taking/ removal of marine fauna	65
F06	Hunting, fishing or collecting activities not referred to above	65
G01	Outdoor sports and leisure activities, recreational activities	65
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H01	Pollution to surface waters (limnic & terrestrial, marine & brackish)	65
H02	Pollution to groundwater (point sources and diffuse sources)	65
H03	Marine water pollution	65
H04	Air pollution, air-borne pollutants	65
H05	Soil pollution and solid waste (excluding discharges)	65
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101	Invasive non-native species	65
102	Problematic native species	65
103	Introduced genetic material, GMO	65
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K01	Abiotic (slow) natural processes	65
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K03	Interspecific faunal relations	65
K04	Interspecific floral relations	65
K05	Reduced fecundity/ genetic depression	65
L05	Collapse of terrain, landslide	65
L07	Storm, cyclone	65
L08	Inundation (natural processes)	65
L10	Other natural catastrophes	65
M01	Changes in abiotic conditions	65
M02	Changes in biotic conditions	65
U	Unknown threat or pressure	65
XO	Threats and pressures from outside the Member State	65

# 5.1 Designation type codes

CODE	DESCRIPTION	PAGE NO
UK00	No Protection Status	67
UK01	National Nature Reserve	67
UK02	Marine Nature Reserve	67
UK04	Site of Special Scientific Interest (UK)	67

#### NATURA 2000 – STANDARD DATA FORM

Special Protection Areas (SPAs) classified under Directive 2009/147/EC of the European Parliament and of the Council of 30 November 2009 on the conservation of wild birds (codified version), also known as the 'Birds Directive'

#### and

Special Areas of Conservation (SACs) (includes candidate SACs, Sites of Community Importance (SCIs) and designated SACs) designated under Council Directive 92/43/EEC of 21 May 1992 on the conservation of natural habitats and of wild fauna and flora, also known as the 'Habitats Directive'

Each Natura 2000 site in the United Kingdom has its own Standard Data Form containing site-specific information.

The information provided here follows the officially agreed site information format for Natura 2000 sites, as set out in the Official Journal of the European Union recording the Commission Implementing Decision of 11 July 2011 (2011/484/EU).

The Standard Data Forms are generated automatically for all of the UK's Natura 2000 sites using the European Environment Agency's Natura 2000 software. The structure and format of these forms is exactly as produced by the EEA's Natura 2000 software (except for the addition of this coversheet and the end notes). The content matches exactly the data submitted to the European Commission.

Please note that these forms contain a number of codes, all of which are explained either within the data forms themselves or in the end notes.

Further technical documentation may be found here: http://bd.eionet.europa.eu/activities/Natura 2000/reference portal

In December 2015, several sections of the UK's previously published Standard Data Forms were updated. For details of the approach taken by the UK in this submission please refer to the following document:

http://jncc.defra.gov.uk/pdf/Natura2000 StandardDataForm UKApproach Dec2015.pdf. These changes formed part of the UK Submission to the European Commission on 22/12/2015.

More general information on Special Protection Areas (SPAs) and Special Areas of Conservation (SACs) in the United Kingdom, including in Gibraltar, is available from the <a href="SPA">SPA</a> <a href="https://homepage">homepage</a> and <a href="SAC homepage">SAC homepage</a> on the JNCC website. These webpages also provide links to Standard Data Forms for all Natura 2000 sites in the UK.

Date Standard Data Form generated by the	14 <sup>th</sup> November 2017
Joint Nature Conservation Committee:	(UK Tranche 56)

# **NATURA 2000 - STANDARD DATA FORM**



For Special Protection Areas (SPA), Proposed Sites for Community Importance (pSCI), Sites of Community Importance (SCI) and for Special Areas of Conservation (SAC)

SITE **UK9020294** 

SITENAME Liverpool Bay / Bae Lerpwl

#### **TABLE OF CONTENTS**

- 1. SITE IDENTIFICATION
- 2. SITE LOCATION
- 3. ECOLOGICAL INFORMATION
- 4. SITE DESCRIPTION
- 5. SITE PROTECTION STATUS AND RELATION WITH CORINE BIOTOPES
- 6. SITE MANAGEMENT
- 7. MAP OF THE SITE

#### 1. SITE IDENTIFICATION

1.1 Type	1.2 Site code	Back to top
A	UK9020294	

#### 1.3 Site name

Liverpool Bay / Bae Lerpwl

1.4 First Compilation date	1.5 Update date
2010-08	2017-11

#### 1.6 Respondent:

Name/Organisation: Joint Nature Conservation Committee

Address: Joint Nature Conservation Committee Monkstone House City Road Peterborough

PE1 1JY

Email:

#### 1.7 Site indication and designation / classification dates

Date site classified as SPA:	2010-08
National legal reference of SPA designation	Regulations 12A and 13-15 of the Conservation Habitats and Species Regulations 2010, (http://www.legislation.gov.uk/uksi/2010/490/contents/made) as amended by The Conservation of Habitats and Species (Amendment) Regulations 2011 (http://www.legislation.gov.uk/uksi/2011/625/contents/made).

#### 2. SITE LOCATION

#### 2.1 Site-centre location [decimal degrees]:

Longitude Latitude -3.422 53.61

2.2 Area [ha]: 2.3 Marine area [%]

252757.73 96.0

#### 2.4 Sitelength [km]:

0.0

#### 2.5 Administrative region code and name

#### NUTS level 2 code Region Name

UKL1	Vest Wales and The Valleys					
UKZZ	Extra-Regio					
UKD5	Merseyside					

#### 2.6 Biogeographical Region(s)

Atlantic (100.0 %)

#### 3. ECOLOGICAL INFORMATION

# 3.2 Species referred to in Article 4 of Directive 2009/147/EC and listed in Annex II of Directive 92/43/EEC and site evaluation for them

Back to top

Species					Population in the site					Site assessment				
G	Code	Scientific Name	s	NP	Т	Size		Unit	Cat.	D.qual.	A B C D	A B C		
						Min	Max				Pop.	Con.	Iso.	Glo.
В	A001	Gavia stellata			w	1171	1171	i	С	G	В		С	
В	A177	Larus minutus			w	319	319	i	С	G			С	
В	A065	Melanitta nigra			w	56679	56679	i	С	G	В		С	
В	A195	Sterna albifrons			r	260	260	i	С	G	В		С	
В	A193	Sterna hirundo			r	360	360	i	С	G	С		С	

- Group: A = Amphibians, B = Birds, F = Fish, I = Invertebrates, M = Mammals, P = Plants, R = Reptiles
- **S:** in case that the data on species are sensitive and therefore have to be blocked for any public access enter: yes
- **NP:** in case that a species is no longer present in the site enter: x (optional)

- Type: p = permanent, r = reproducing, c = concentration, w = wintering (for plant and non-migratory species use permanent)
- **Unit:** i = individuals, p = pairs or other units according to the Standard list of population units and codes in accordance with Article 12 and 17 reporting (see reference portal)
- Abundance categories (Cat.): C = common, R = rare, V = very rare, P = present to fill if data are deficient (DD) or in addition to population size information
- Data quality: G = 'Good' (e.g. based on surveys); M = 'Moderate' (e.g. based on partial data with some extrapolation); P = 'Poor' (e.g. rough estimation); VP = 'Very poor' (use this category only, if not even a rough estimation of the population size can be made, in this case the fields for population size can remain empty, but the field "Abundance categories" has to be filled in)

#### 3.3 Other important species of flora and fauna (optional)

Species				Population in the site				Motivation						
Group	CODE	Scientific Name	S	NP	Size		Unit	Cat.	Species Annex					
					Min	Max		C R V P	IV	V	Α	В	С	D
В	WATR	Waterbird assemblage			69687	69687	i							x

- Group: A = Amphibians, B = Birds, F = Fish, Fu = Fungi, I = Invertebrates, L = Lichens, M = Mammals, P = Plants, R = Reptiles
- CODE: for Birds, Annex IV and V species the code as provided in the reference portal should be used
  in addition to the scientific name
- **S:** in case that the data on species are sensitive and therefore have to be blocked for any public access enter: yes
- **NP:** in case that a species is no longer present in the site enter: x (optional)
- **Unit**: i = individuals, p = pairs or other units according to the standard list of population units and codes in accordance with Article 12 and 17 reporting, (see reference portal)
- Cat.: Abundance categories: C = common, R = rare, V = very rare, P = present
- Motivation categories: IV, V: Annex Species (Habitats Directive), A: National Red List data; B: Endemics; C: International Conventions; D: other reasons

#### 4. SITE DESCRIPTION

#### 4.1 General site character

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Habitat class	% Cover
N01	96.0
N02	4.0
Total Habitat Cover	100

#### **Other Site Characteristics**

3 Marine: Geology: sandstone/mudstone,clay,mud,sedimentary,shingle,sand,sedimentary 4 Marine: Geomorphology: open coast (including bay),intertidal sediments (including sandflat/mudflat),sedimentary rocks,intertidal rock,glacial sediments,subtidal sediments (including sandbank/mudbank) Salinity: saline/euhaline

#### 4.2 Quality and importance

ARTICLE 4.1 QUALIFICATION (79/409/EEC) Over winter the area regularly supports: Gavia stellata (North-western Europe - wintering) 6.89% of the GB population (5 year peak mean 2004/05 - 2010/11, 1,171 individuals) Hydrocoloeus minutus (wintering) (5 year peak mean 2004/05 - 2010/11, 319 individuals) Sternula albifrons (breeding) 6.84% of the GB population 5 year mean 2010 - 2014, 130 pairs (Apparently Occupied Nests at Gronant Beach from Seabird Monitoring Programme database). These figures represent the current population at the site (SMP, pers. comm.). The 'at classification' population for little tern in The

Dee Estuary SPA is 138 individuals (1995-1999). Sterna hirundo (breeding) 1.80% of the GB population 5 year mean 2011 - 2015, 180 pairs (Apparently Occupied Nests at Seaforth Nature Reserve from Seabird Monitoring Programme database). ARTICLE 4.2 QUALIFICATION (79/409/EEC) Over winter the area regularly supports: Melanitta nigra (North-western Europe - wintering) 10.31% of the NW European population regularly occurring migrant (5 year mean of peaks 2004/05 - 2010/11, 56,679 individuals) ARTICLE 4.2 QUALIFICATION (79/409/EEC) AN INTERNATIONALLY IMPORTANT ASSEMBLAGE OF BIRDS Over winter the area regularly supports: 69,687 waterbirds (5 year peak mean 2004/05 - 2010/11) Including: (over 1% GB or 2000 individuals) Gavia stellata , Melanitta nigra, Hydrocoloeus minutus, Mergus serrator, Phalacrocorax carbo; (less than 1% GB or less than 2000 Individuals) Chroicocephalus ridibundus, Larus canus, Somateria mollissima, Fulmarus glacialis, Larus marinus, Podiceps cristatus, Uria aalge, Morus bassanus, Fratercula arctica, Larus argentatus, Rissa tridactyla, Larus fuscus, Gavia immer, Phalacrocorax aristotelis, Alca torda, Melanitta fusca.

#### 4.3 Threats, pressures and activities with impacts on the site

The most important impacts and activities with high effect on the site

Negative	Impacts					
Rank	Threats and pressures [code]	Pollution (optional) [code]	inside/outside [i o b]			
М	F02		i			
M	H01		b			
М	l01		b			
L	D04		О			
Н	D02		b			
Н	J02		b			
Н	D01		b			
М	H03		b			
М	C02		b			
Н	D03		b			
М	C01		b			
М	G01		b			
Н	C03		i			

Positive Impacts									
Rank		แกกบกกวเเ	inside/outside [i o b]						
L	G03		О						
Н	D05		I						

Rank: H = high, M = medium, L = low

Pollution: N = Nitrogen input, P = Phosphor/Phosphate input, A = Acid input/acidification,

T = toxic inorganic chemicals, O = toxic organic chemicals, X = Mixed pollutions

i = inside, o = outside, b = both

#### 4.5 Documentation

Conservation Objectives - the Natural England links below provide access to the Conservation Objectives (and other site-related information) for its terrestrial and inshore Natura 2000 sites, including conservation advice packages and supporting documents for European Marine Sites within English waters and for cross-border sites. Detailed information about this Natura 2000 site can be accessed via the Managament Plan link provided in Section 6.2. The Natural Resources Wales weblink below provides access to information on its designated sites. See also the 'UK Approach' document for more information (link via the JNCC website).

Link(s): http://publications.naturalengland.org.uk/category/6490068894089216

http://publications.naturalengland.org.uk/category/3212324 http://jncc.defra.gov.uk/pdf/Natura2000 StandardDataForm UKApproach Dec2015.pdf

https://naturalresources.wales/quidance-and-advice/environmental-topics/wildlife-and-biodiversity/find-protected-areas-c

http://jncc.defra.gov.uk/page-1414 http://jncc.defra.gov.uk/page-6895

## **5. SITE PROTECTION STATUS (optional)**

Map delivered as PDF in electronic format (optional)

Yes X No

5.1 Designation	on types at natio	nal and regiona	al level:		Back to top
Code	Cover [%]	Code	Cover [%]	Code	Cover [%]
UK02	11.0	UK00	89.0		
	NAGEMENT responsible for	the site manage	ement:		Back to top
Organisation:	For ir		relevant managemen	t for offshore wat	ters please contact
Address: Email:					
Organisation:	Natu	al England (insh	ore waters)		
Address: Email:					
Organisation:	Natu	al Resources Wa	ales (inshore waters)		
Address:			·		
Email:					
<b>6.2 Managem</b> An actual mana	ent Plan(s): agement plan does	exist:			
X Yes			vl Special Protection		onservation-advice.pdf
			uropean Marine Sites ad.org.uk/category/32123		
			or European Sites nd.org.uk/category/64900	68894089216	
No, but	in preparation				
	tion measures (c		on Objectives, see Se	action 4.5	
roi avaliable li	ilorriation, includii	ig on Conservant	on Objectives, see Se	:CIIOTI 4.5.	
7. MAP OF	THE SITES				
					Back to top
INSPIRE ID:					

Reference(s) to the original map used for the digitalisation of the electronic boundaries (optional).					

## **EXPLANATION OF CODES USED IN THE NATURA 2000 STANDARD DATA FORMS**

The codes in the table below are also explained in the <u>official European Union guidelines for the Standard Data Form</u>. The relevant corresponding page number is shown in the table below.

## 1.1 Site type

CODE	DESCRIPTION	PAGE NO
Α	SPA (classified Special Protection Area)	53
В	cSAC, SCI or SAC (candidate Special Area of Conservation, Site of Community Importance, designated Special Area of Conservation)	53
С	SPA area/boundary is the same as the cSAC/SCI/SAC i.e. a co-classified/designated site (Note: in the UK Natura 2000 submission, this is only used in Gibraltar)	53

## 3.1 Habitat representativity

CODE	DESCRIPTION	PAGE NO
А	Excellent representativity	57
В	Good representativity	57
С	Significant representativity	57
D	Non-significant presence	57

#### 3.1 Habitat code

CODE	DESCRIPTION	PAGE NO
1110	Sandbanks which are slightly covered by sea water all the time	57
1130	Estuaries	57
1140	Mudflats and sandflats not covered by seawater at low tide	57
1150	Coastal lagoons	57
1160	Large shallow inlets and bays	57
1170	Reefs	57
1180	Submarine structures made by leaking gases	57
1210	Annual vegetation of drift lines	57
1220	Perennial vegetation of stony banks	57
1230	Vegetated sea cliffs of the Atlantic and Baltic Coasts	57
1310	Salicornia and other annuals colonizing mud and sand	57
1320	Spartina swards (Spartinion maritimae)	57
1330	Atlantic salt meadows (Glauco-Puccinellietalia maritimae)	57
1340	Inland salt meadows	57
1420	Mediterranean and thermo-Atlantic halophilous scrubs (Sarcocornetea fruticosi)	57
2110	Embryonic shifting dunes	57
2120	Shifting dunes along the shoreline with Ammophila arenaria ("white dunes")	57
2130	Fixed coastal dunes with herbaceous vegetation ("grey dunes")	57
2140	Decalcified fixed dunes with Empetrum nigrum	57
2150	Atlantic decalcified fixed dunes (Calluno-Ulicetea)	57
2160	Dunes with Hippophaë rhamnoides	57
2170	Dunes with Salix repens ssp. argentea (Salicion arenariae)	57
2190	Humid dune slacks	57
21A0	Machairs (* in Ireland)	57
2250	Coastal dunes with Juniperus spp.	57
2330	Inland dunes with open Corynephorus and Agrostis grasslands	57
3110	Oligotrophic waters containing very few minerals of sandy plains (Littorelletalia uniflorae)	57
3130	Oligotrophic to mesotrophic standing waters with vegetation of the Littorelletea uniflorae and/or of the Isoëto-Nanojuncetea	57
3140	Hard oligo-mesotrophic waters with benthic vegetation of Chara spp.	57
3150	Natural eutrophic lakes with Magnopotamion or Hydrocharition - type vegetation	57

CODE	DESCRIPTION	PAGE NO
3160	Natural dystrophic lakes and ponds	57
3170	Mediterranean temporary ponds	57
3180	Turloughs	57
3260	Water courses of plain to montane levels with the Ranunculion fluitantis and Callitricho-Batrachion vegetation	57
4010	Northern Atlantic wet heaths with Erica tetralix	57
4020	Temperate Atlantic wet heaths with Erica ciliaris and Erica tetralix	57
4030	European dry heaths	57
4040	Dry Atlantic coastal heaths with Erica vagans	57
4060	Alpine and Boreal heaths	57
4080	Sub-Arctic Salix spp. scrub	57
5110	Stable xerothermophilous formations with Buxus sempervirens on rock slopes (Berberidion p.p.)	57
5130	Juniperus communis formations on heaths or calcareous grasslands	57
6130	Calaminarian grasslands of the Violetalia calaminariae	57
6150	Siliceous alpine and boreal grasslands	57
6170	Alpine and subalpine calcareous grasslands	57
6210	Semi-natural dry grasslands and scrubland facies on calcareous substrates (Festuco-Brometalia) (*	57
6230	important orchid sites)  Species-rich Nardus grasslands, on silicious substrates in mountain areas (and submountain areas in Continental Europe)	57
6410	Molinia meadows on calcareous, peaty or clayey-silt-laden soils (Molinion caeruleae)	57
6430	Hydrophilous tall herb fringe communities of plains and of the montane to alpine levels	57
6510	Lowland hay meadows (Alopecurus pratensis, Sanguisorba officinalis)	57
6520	Mountain hay meadows	57
7110	Active raised bogs	57
7120	Degraded raised bogs still capable of natural regeneration	57
7130	Blanket bogs (* if active bog)	57
7140	Transition mires and quaking bogs	57
7150	Depressions on peat substrates of the Rhynchosporion	57
7210	Calcareous fens with Cladium mariscus and species of the Caricion davallianae	57
7220	Petrifying springs with tufa formation (Cratoneurion)	57
7230	Alkaline fens	57
7240	Alpine pioneer formations of the Caricion bicoloris-atrofuscae	57
8110	Siliceous scree of the montane to snow levels (Androsacetalia alpinae and Galeopsietalia ladani)	57
8120	Calcareous and calcshist screes of the montane to alpine levels (Thlaspietea rotundifolii)	57
8210	Calcareous and Calcans strees of the montane to alpine levels (maspietea rotundiron)  Calcareous rocky slopes with chasmophytic vegetation	57
8220	Siliceous rocky slopes with chasmophytic vegetation	57
8240	Limestone pavements	57
8310	Caves not open to the public	
		57
9120	Submerged or partially submerged sea caves  Atlantic acidophilous beech forests with Ilex and sometimes also Taxus in the shrublayer (Quercion	57 57
9130	robori-petraeae or Ilici-Fagenion) Asperulo-Fagetum beech forests	57
9160	Sub-Atlantic and medio-European oak or oak-hornbeam forests of the Carpinion betuli	57
9180	Tilio-Acerion forests of slopes, screes and ravines	57
9180	Old acidophilous oak woods with Quercus robur on sandy plains	57
9190 91A0	Old sessile oak woods with Quercus robur on sandy plains  Old sessile oak woods with llex and Blechnum in the British Isles	57
9100	Caledonian forest	57
91D0 91E0	Bog woodland  Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-Padion, Alnion incanae, Salicion	57
	albae)  Taxus baccata woods of the British Isles	57

#### 3.1 Relative surface

CODE	DESCRIPTION	PAGE NO
Α	> 15%-100%	58
В	> 2%-15%	58
С	≤ 2%	58

## 3.1 Degree of conservation

CODE	DESCRIPTION	PAGE NO
А	Excellent conservation	59
В	Good conservation	59
С	Average or reduced conservation	59

#### 3.1 Global assessment

CODE	DESCRIPTION	PAGE NO
Α	Excellent value	59
В	Good value	59
С	Significant value	59

## 3.2 Population (abbreviated to 'Pop.' in data form)

CODE	DESCRIPTION	PAGE NO
А	> 15%-100%	62
В	> 2%-15%	62
С	≤ 2%	62
D	Non-significant population	62

## 3.2 Degree of conservation (abbreviated to 'Con.' in data form)

CODE	DESCRIPTION	PAGE NO
Α	Excellent conservation	63
В	Good conservation	63
С	Average or reduced conservation	63

## 3.2 Isolation (abbreviated to 'Iso.' in data form)

CODE	DESCRIPTION	PAGE NO
Α	Population (almost) Isolated	63
В	Population not-isolated, but on margins of area of distribution	63
С	Population not-isolated within extended distribution range	63

## 3.2 Global assessment (abbreviated to 'Glo.' or 'G.' in data form)

CODE	DESCRIPTION	PAGE NO
Α	Excellent value	63
В	Good value	63
С	Significant value	63

## 3.3 Assemblages types

CODE	DESCRIPTION	PAGE NO
WATR	Non-breeding waterbird assemblage	UK specific code
SBA	Breeding seabird assemblage	UK specific code
BBA	Breeding bird assemblage (applies only to sites classified pre 2000)	UK specific code

## 4.1 Habitat class code

CODE	DESCRIPTION	PAGE NO
N01	Marine areas, Sea inlets	65
N02	Tidal rivers, Estuaries, Mud flats, Sand flats, Lagoons (including saltwork basins)	65
N03	Salt marshes, Salt pastures, Salt steppes	65
N04	Coastal sand dunes, Sand beaches, Machair	65
N05	Shingle, Sea cliffs, Islets	65
N06	Inland water bodies (Standing water, Running water)	65
N07	Bogs, Marshes, Water fringed vegetation, Fens	65
N08	Heath, Scrub, Maquis and Garrigue, Phygrana	65
N09	Dry grassland, Steppes	65
N10	Humid grassland, Mesophile grassland	65
N11	Alpine and sub-Alpine grassland	65
N14	Improved grassland	65
N15	Other arable land	65
N16	Broad-leaved deciduous woodland	65
N17	Coniferous woodland	65
N19	Mixed woodland	65
N21	Non-forest areas cultivated with woody plants (including Orchards, groves, Vineyards, Dehesas)	65
N22	Inland rocks, Screes, Sands, Permanent Snow and ice	65
N23	Other land (including Towns, Villages, Roads, Waste places, Mines, Industrial sites)	65
N25	Grassland and scrub habitats (general)	65
N26	Woodland habitats (general)	65

## 4.3 Threats code

CODE	DESCRIPTION	PAGE NO
A01	Cultivation	65
A02	Modification of cultivation practices	65
A03	Mowing / cutting of grassland	65
A04	Grazing	65
A05	Livestock farming and animal breeding (without grazing)	65
A06	Annual and perennial non-timber crops	65
A07	Use of biocides, hormones and chemicals	65
A08	Fertilisation	65
A10	Restructuring agricultural land holding	65
A11	Agriculture activities not referred to above	65
B01	Forest planting on open ground	65
B02	Forest and Plantation management & use	65
B03	Forest exploitation without replanting or natural regrowth	65
B04	Use of biocides, hormones and chemicals (forestry)	65
B06	Grazing in forests/ woodland	65
B07	Forestry activities not referred to above	65
C01	Mining and quarrying	65
C02	Exploration and extraction of oil or gas	65
C03	Renewable abiotic energy use	65
D01	Roads, paths and railroads	65
D02	Utility and service lines	65
D03	Shipping lanes, ports, marine constructions	65
D04	Airports, flightpaths	65
D05	Improved access to site	65
E01	Urbanised areas, human habitation	65
E02	Industrial or commercial areas	65

CODE	DESCRIPTION	PAGE NO
E03	Discharges	65
E04	Structures, buildings in the landscape	65
E06	Other urbanisation, industrial and similar activities	65
F01	Marine and Freshwater Aquaculture	65
F02	Fishing and harvesting aquatic resources	65
F03	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.)	65
F04	Taking / Removal of terrestrial plants, general	65
F05	Illegal taking/ removal of marine fauna	65
F06	Hunting, fishing or collecting activities not referred to above	65
G01	Outdoor sports and leisure activities, recreational activities	65
G02	Sport and leisure structures	65
G03	Interpretative centres	65
G04	Military use and civil unrest	65
G05	Other human intrusions and disturbances	65
H01	Pollution to surface waters (limnic & terrestrial, marine & brackish)	65
H02	Pollution to groundwater (point sources and diffuse sources)	65
H03	Marine water pollution	65
H04	Air pollution, air-borne pollutants	65
H05	Soil pollution and solid waste (excluding discharges)	65
H06	Excess energy	65
H07	Other forms of pollution	65
101	Invasive non-native species	65
102	Problematic native species	65
103	Introduced genetic material, GMO	65
J01	Fire and fire suppression	65
J02	Human induced changes in hydraulic conditions	65
J03	Other ecosystem modifications	65
K01	Abiotic (slow) natural processes	65
K02	Biocenotic evolution, succession	65
К03	Interspecific faunal relations	65
K04	Interspecific floral relations	65
K05	Reduced fecundity/ genetic depression	65
L05	Collapse of terrain, landslide	65
L07	Storm, cyclone	65
L08	Inundation (natural processes)	65
L10	Other natural catastrophes	65
M01	Changes in abiotic conditions	65
M02	Changes in biotic conditions	65
U	Unknown threat or pressure	65
XO	Threats and pressures from outside the Member State	65

## 5.1 Designation type codes

CODE	DESCRIPTION	PAGE NO
UK00	No Protection Status	67
UK01	National Nature Reserve	67
UK04	Site of Special Scientific Interest (UK)	67
UK05	Marine Conservation Zone	67
UK06	Nature Conservation Marine Protected Area	67
UK86	Special Area (Channel Islands)	67
UK98	Area of Special Scientific Interest (NI)	67
IN00	Ramsar Convention site	67
IN08	Special Protection Area (SPA, EC Birds Directive)	67
IN09	Special Area of Conservation (SAC, EC Habitats Directive)	67

# **SIAA - APPENDIX E**OVERWINTERING BIRD SURVEY REPORT

A55 Junctions 15 and 16 Wintering Bird Survey Report Intended for

**Welsh Government** 

Document type

Report

Date

July 2018

# A55 JUNCTIONS 15 & 16 WINTERING BIRD SURVEY 2017/2018









## A55 JUNCTIONS 15 & 16 WINTERING BIRD SURVEY 2017/2018

Revision **02** 

Date 31 Jan 2020

Made by Martyn Owen Biome Consulting

Checked by Donna Hall (RML)
Approved by Andrew Sumner (RML

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## **CONTENTS**

1.	BACKGROUND	1
2.	METHODOLOGY	2
3.	RESULTS	5

## **APPENDICES**

Appendix A

Figures

#### 1. BACKGROUND

#### 1.1 Project Background

Junction 15 and Junction 16 of the A55 are proposed for improvement works. These Junctions are located on North Wales coast, adjacent to the Irish Sea. Due to the presence of nearby statutorily designated sites and the identification of potential impacts to qualifying features, wintering bird surveys were completed to determine the assemblage of species present and the distribution of qualifying features in areas that could be subject to direct impacts and/or disturbance.

## 1.2 Designated Sites

The proposed development areas are located in close proximity to two Natura 2000 sites which are designated due to their avian importance. Junction 15 is in close proximity to both Liverpool Bay Special Protection Area (SPA) (0.3km/north) and Lavan Sands SPA (adjacent/north), and Junction 16 is adjacent to Lavan Sands SPA (0.3km/north); the qualifying features of these internationally designated sites are summarised below.

**Table 1: Designated Site Details** 

Qualifying Features	Feature Type	% of Population				
Liverpool Bay SPA						
Red-throated Diver Gavia stellata (non-breeding)	Annex I species	6.89% GB				
Little Gull Hydrocoloeus minutus (non-breeding)	Annex I species	N/A				
Common Scoter Melanitta nigra (non-breeding)	Regularly occurring migratory species	10.31% of NW European				
Waterbird assemblage <sup>1</sup>	Assemblage	N/A				
Little Tern Sternula albifrons (breeding)	Annex I species	6.84% GB				
Common Tern Sterna hirundo (breeding season)	Annex I species	1.80% GB				
Lavan Sands SPA						
Oystercatcher Haematopus ostralegus (in non-breeding season)	Regularly occurring migratory species	0.5% Europe & Northern/Western Africa				

<sup>1</sup> Red-throated Diver, Common Scoter, Little Gull, Red-breasted Merganser Mergus serrator, Cormorant Phalacrocorax carbo; (less than 1% GB or less than 2000 Individuals) Black-headed Gull Chroicocephalus ridibundus, Common Gull Larus canus, Eider Somateria mollissima, Fulmar Fulmarus glacialis, Great Black-backed Gull Larus marinus, Great Crested Grebe Podiceps cristatus, Guilimot Uria aalge, Gannet Morus bassanus, Puffin Fratercula arctica, Herring Gull Larus argentatus, Kittiwake Rissa tridactyla, Lesser Black-backed Gull Larus fuscus, Great Northern Diver Gavia immer, Shag Phalacrocorax aristotelis, Razorbill Alca torda, Velvet Scoter Melanitta fusca.

#### 2. METHODOLOGY

## 2.1 Study Areas

The study areas (Figure 1) included all areas that will be subject to direct impact during the proposed works and where disturbance to qualifying features could occur (including the adjacent inter-tidal areas) as a consequence of the proposed works.

#### 2.2 Scoping Survey

To assess usage by SPA/Ramsar qualifying features of areas in the vicinity of the proposed junction upgrades, surveys of the inter-tidal area and areas inland which could support qualifying features where disturbance could occur were completed.

To ensure appropriate coverage of the required survey areas, an initial scoping visit was completed in October 2017. During this scoping visit all accessible parts of the two survey areas were reviewed, and habitats with the potential to support qualifying features of the adjacent designated sites identified. A number of viewpoints and transects were then determined (Figure 2), which afforded appropriate coverage of all relevant areas.

#### 2.3 Through the Tide Surveys

A total of six Through The Tide Count (TTTC) surveys of each of the two survey areas was completed, with monthly surveys between October 2017 and March 2018 (inclusive). This survey was based upon the Wetland Bird Survey (WeBS) low-tide count method<sup>2</sup>, although extended to encompasses the period from low to high tide, or vice-versa.

Each survey encompassed one complete tidal cycle during daylight hours, starting at either high or low tide. During each survey, three full counts were completed (i.e. counts around low, mid and high tide). To achieve coverage of all required areas a combination of viewpoints and transects were employed (Figure 2). Full scans of the viewable areas from each viewpoint were completed using telescopes and/or binoculars. Where visibility of areas was not possible from viewpoints, transects were walked and all observations logged.

Surveys took place utilising vehicles or vegetation/structures (e.g. hedgerows, buildings, sea walls etc.) as a hide or screen to avoid unnecessary disturbance to waders as far as possible

All waders and wildfowl were recorded, with their locations recorded on a map.

All fieldwork was completed by an experienced bird surveyor, Martyn Owen MCIEEM (Biome Consulting).

<sup>2</sup> BTO (2020) Westland Bird Survey; Low Tide Counts Methods [online] available at: https://www.bto.org/our-science/projects/wetland-bird-survey/taking-part/low-tide-counts-methods

Table 1: Survey details

Date	Tide Times	Survey Times	Weather Conditions
Junction 15	Tide Tilles	Julyey Hilles	Weather Conditions
Junetion 15	LT: 11:44		Cloud(Oktas): 7/8-8/8
	(2.05m)		Temp(°C): 13-14
13/10/2017	HT: 17:49	11:44 - 17:49	Wind: 2-3 SW
	(6.36m)		Precip.: Occasional heavy rain
	LT: 08:21		Cloud (Oktas): 3/8 – 8/8
	(1.20m)		Temp(°C): 12 - 16
09/11/2017	HT: 14:11	08:21 - 14:11	Wind: 1-2 W
	(7.32m)		Precip.: Occasional light rain
	(7.32111)		Cloud (Oktas): 6/8-8/8
	HT: 08:52		Temp(°C): 5-7
15/12/2017	(6.88m)	08:50 - 15:22	Wind: 2-4N
	L: 15:22 (1.55m)		Precip.: Nil
	LT: 08:40		Cloud (Oktas): 8/8
	(1.50m)		Temp(°C): 9-10
23/01/2018	HT: 14:29	08:35 - 14:30	Wind: 4-5 SW
	(7.00m) LT: 08:13		Precip.: Rain
			Cloud (Oktas): 5/8-7/8
21/02/2018	(1.08m) HT: 14:03	08:10 - 14:04	Temp(°C): 6-10 Wind: 0-1 E
	(7.30m)		Precip.: Nil
	HT: 09:39	09:30 - 16:15	Cloud (Oktas): 7/8-8/8
15/03/2018	(6.92m)		Temp(°C): 8-11
	LT: 16:14		Wind: 1-3 SE
Junction 16	(1.10m)		Precip.: Light rain
Junction 16	LT: 10.31		Cloud (Oktoo): 1/9 E/9
			Cloud (Oktas): 1/8-5/8
12/10/2017	(1.66m) HT: 16:26	10:31 - 16:26	Temp (°C): 15-16 Wind: 1-2W
	(6.66m)		Precip.: Nil
	LT: 07:29		Cloud (Oktas): 1/8-7/8
08/11/2017	(0.75m) HT: 13:16	07:29 - 13:16	Temp(°C): Wind: 1-2 SW
	(7.74m)		Precip.: Nil
	HT: 08:04		Cloud (Oktas): 4/8-8/8
14/12/2017	(6.64m) LT: 14:35	08:00 - 14:35	Temp(°C):4-7 Wind: 3-5 W
	(1.78m)		
	LT: 08:00		Precip.: Occasional light rain
	(1.30m)		Cloud (Oktas): 6/8 Temp(°C): 7-8
22/01/2018	HT: 13:48	08:00 - 14:00	Wind: 6/8-8/8
			Precip.: Nil
	(7.20m) LT: 08:58		
			Cloud (Oktas): 7/8 - 8/8
22/02/2018	(1.34m)	08:50 - 14:50	Temp: 3-6 Wind: 1-2 SE
	HT: 14:50		
	(6.98m)		Precip.: Nil
	HT: 09:01		Cloud (Oktas): 7/8-8/8
14/03/2018	(6.52m) LT: 15:37	09:00 - 15:37	Temp: 8-9 Wind: 3-4 SE
	(1.49m)		Precip.: Occasional light rain

#### 2.4 Limitations

The findings presented in this study represent those at the time of survey and reporting, and data collected from available sources. Ecological surveys are limited by factors which affect the presence of animals, such as the time of year, migration patterns and behaviour.

Although efforts were made to avoid double counting, due to the size of the survey area it is possible that, if birds moved within the survey area during a tidal state survey, double-counting may have occasionally occurred.

## 3. RESULTS

Survey results in relation to SPA qualifying features (refer to Table 1) recorded during surveys of Junction 15 are presented in Figures 3 to 9, with Figures 10 to 18 illustrating the results in relation to Junction 16.

Figures 3 (Junction 15) and 10 (Junction 16) present a combined summary of the survey results during all surveys in relation to Oystercatcher (as this was the sole SPA qualifying feature recorded in sufficient numbers to make data/anlysis presentation in this manner worthwhile as the number/density of observations of other species across the survey period was too low). The remaining figures present the survey results by month, split by tidal state for SPA qualifying species only.

The below tables (Table 2 and Table 3) present the total counts of all wildfowl and waders within each survey area during each survey month, split by tidal state.

**Table 2: Junction 15 Survey Results** 

		2017		2018		
	October	November	December	January	February	March
Mute Swan Cyg	nus olor					•
High	2	2	7		2	2
Mid	2	2	7		2	
Low	2		7		2	
Greater Scaup	Aythya ma	nrila				
High						1
Mid						1
Low						
<b>Mallard</b> Anas pl	atyrhynch	ios				
High	68	53	31	42	40	14
Mid	57	33	37	38	40	38
Low	5	31	31	43	35	32
Goosander Mer	gus merga	anser		4	X.	<b>.</b>
High				1		
Mid						
Low						
Great Crested C	Frebe^		·	a	Vanaanaanaanaanaanaanaanaanaanaanaanaana	<b>.</b>
High		1		2		
Mid		1		1	1	1
Low						
Red-breasted M	lerganser/	^	<b>X</b>	<b>S</b>	Name of the second seco	·
High						
Mid	1					
Low	1					
Cormorant^			V	<b>X</b>	<b>X</b>	XIIIIIIIIIIIII
High						
Mid						
Low	1					
Bar-tailed Gody	<b>vit</b> Limosa	lapponica				

		2017		2018		
	October	November	December	January	February	March
High						
Mid	1		19			
Low	1		1			
Curlew Numeni	us arquata	a*				
High			3	27		
Mid	6		1	28		
Low	6	2		1	4	1
Oystercatcher*						
High	28	7	97	105	10	13
Mid	85	65	425	181	28	68
Low	1322	68	226	225	147	163
Redshank Tring	ga totanus	*				·
High				11	12	
Mid	1	1	1	9		1
Low	5	1	5	2		
Ringed Plover	Charadrius	hiaticula				
High	1					
Mid						
Low	3					
Turnstone Aren	aria inter	ores				
High	23	5	22		22	
Mid	4	23		1	16	
Low	1	2	1			

## Key:

**Table 3: Junction 16 Survey Results** 

	2017			2018		
	October	November	December	January	February	March
Eider^						
High						
Mid	3	10				
Low					1	
Red-throa	ated Diver	# <b>^</b>				
High	1	7				
Mid	2	2				
Low						
Great Cre	sted Greb	e^				
High	2	9				3
Mid	4			1		
Low						
Red-brea	Red-breasted Merganser^					

<sup>\*</sup> Lavan Sands SPA Qualifying Feature
^ Liverpool Bay SPA waterbird assemblage species

	2017			2018		
	October	November	December	January	February	March
High						
Mid		3				
Low						
Curlew						
High			12	34		
Mid	1	42	24	40		
Low		2	32	1		
Oystercatcher*						
High	39	82	137	40	16	19
Mid	85	117	118	120	20	15
Low	40	34	94	70	38	28
Ringed Plover						
High	10					
Mid		6				
Low						
Turnstone						
High	3				3	
Mid	10					
Low						

#### Key:

- \* Lavan Sands SPA Qualifying Feature
- # Liverpool Bay SPA Qualifying Feature
- ^ Liverpool Bay SPA wintering bird assemblage species

#### 3.1 **Junction 15**

The results in relation to SPA qualifying species logged within the Junction 15 survey area as well as other waders/wildfowl are discussed in this section.

#### Oystercatcher

Chart 1 illustrates the survey results in relation to Oystercatcher. As illustrated by this graph and Figure 3, Oystercatcher were most abundant within the survey area during low tide, when a maximum of 1,322 were present (October 2017), predominantly foraging within the intertidal area to the west of Junction 15. Numbers within the survey area reduced as the tide flooded and birds left to forage/roost elsewhere with a maximum of 105 birds present at high tide (January 2018). During high tide, Oystercatcher were recorded using the recreational amenity grassland areas to the north of the A55 and Penmaen Park to the south. Only a small percentage of birds were recorded in areas which would be affected by the scheme (up to 25 individuals as shown on Figure 7).

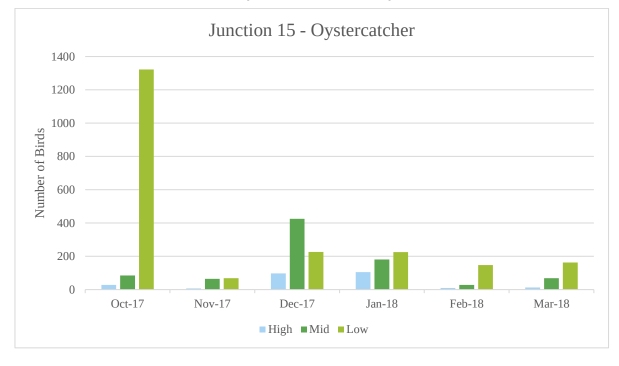


Chart 1: Junction 15- Oystercatcher Survey Results

#### **Other Species**

**Mute Swan** was recorded during five of six surveys (no records during January 2018), with a maximum count of seven which occurred during each tidal state in December. This species was solely logged on the sailing lake within the recreational area in the west of the survey area.

A single female **Greater Scaup** was recorded during high and mid tide surveys, on the sailing lake within the recreational area, in March 2018.

**Mallard** were logged during each survey and each tidal state. A maximum survey count of 68 birds was made at high tide in October 2017. This species favoured the stream and sailing lake in the west of the survey area.

A single **Goosander** was logged on the sailing lake in the west of the survey area at high tide in January 2018.

**Great Crested Grebe** were recorded forging on the sea during four survey months, with a maximum of two birds present (high tide, January 2018).

Single **Red-breasted Merganser** were recorded during mid and low tide surveys in October 2017.

One Cormorant was logged in flight during the low tide survey in October 2017.

**Bar-tailed Godwit** were logged at the stream outflow, and adjacent inter-tidal areas during surveys in October 2017 (one bird) and December 2017 (maximum of 19 birds).

**Curlew** were recorded during each survey, predominantly at low tide foraging in the inter-tidal area. However, the maximum number of birds occurred in January 2018 (28) when Curlew were recorded foraging at mid and low tide within Penmaen Park.

**Redshank** were recorded during each survey month, predominantly foraging in the inter-tidal area near the stream outflow in the west of the survey area. A maximum of

12 birds were observed during any survey, roosting just above the high tide line on the beach in the west of the survey area in February 2018 (at high tide).

**Ringed Plover** were observed at high and low tide in the west of the survey area near the stream outflow in October 2017 (maximum of three birds).

**Turnstone** were logged during five of six survey months, with up to 23 birds observed (high tide in October 2017 and mid-tide in November 2017). This species favoured the intertidal area in the west of the survey area.

#### 3.2 **Junction 16**

The results in relation to SPA qualifying species logged within the Junction 16 survey area as well as other waders/wildfowl are discussed in this section.

#### Oystercatcher

A maximum of 120 Oystercatcher were recording within the Junction 16 survey area, occurring during the mid-tide survey in January 2018 (Figure 14). Numbers within the survey area were typically fairly consistent during each survey during each month. At high tide Oystercatcher moved from the intertidal area to forage within nearby pasture and recreational areas. Only a small percentage of birds were recorded within these areas which would be affected by the scheme up to 41 individuals (Figs 13 and 14).

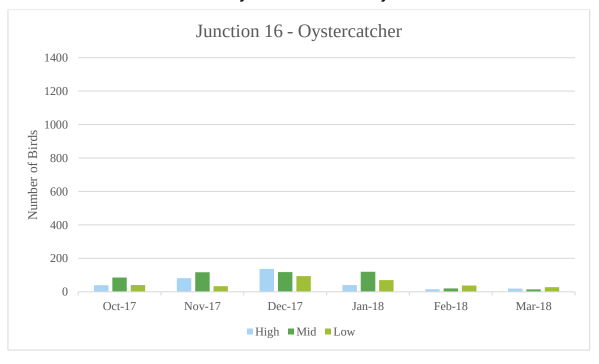


Chart 2: Junction 16- Oystercatcher Survey Results

#### **Red-throated Diver**

Recorded during two survey months (October (Figure 17) and November 2017 (Figure 18)), with a maximum of seven birds recorded during any survey (high tide, November 2017).

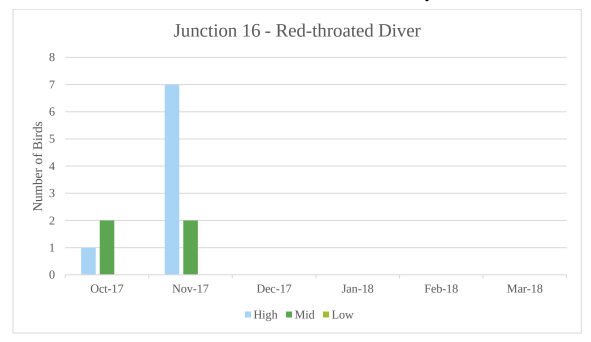


Chart 3: Junction 16- Red-throated Diver Survey Results

#### **Other Species**

**Eider** was recorded on the sea during three survey months (October 2017, November 2017 and February 2018), with a maximum of ten birds present (mid-tide, November 2018).

**Great Crested Grebe** were logged on the sea during four of six surveys (no records in December 2017 and February 2018), with a maximum of nine birds present at high tide in November 2018.

**Red-breasted Merganser** were solely recorded at mid-tide in November 2017, when three birds were present in the west of the survey area.

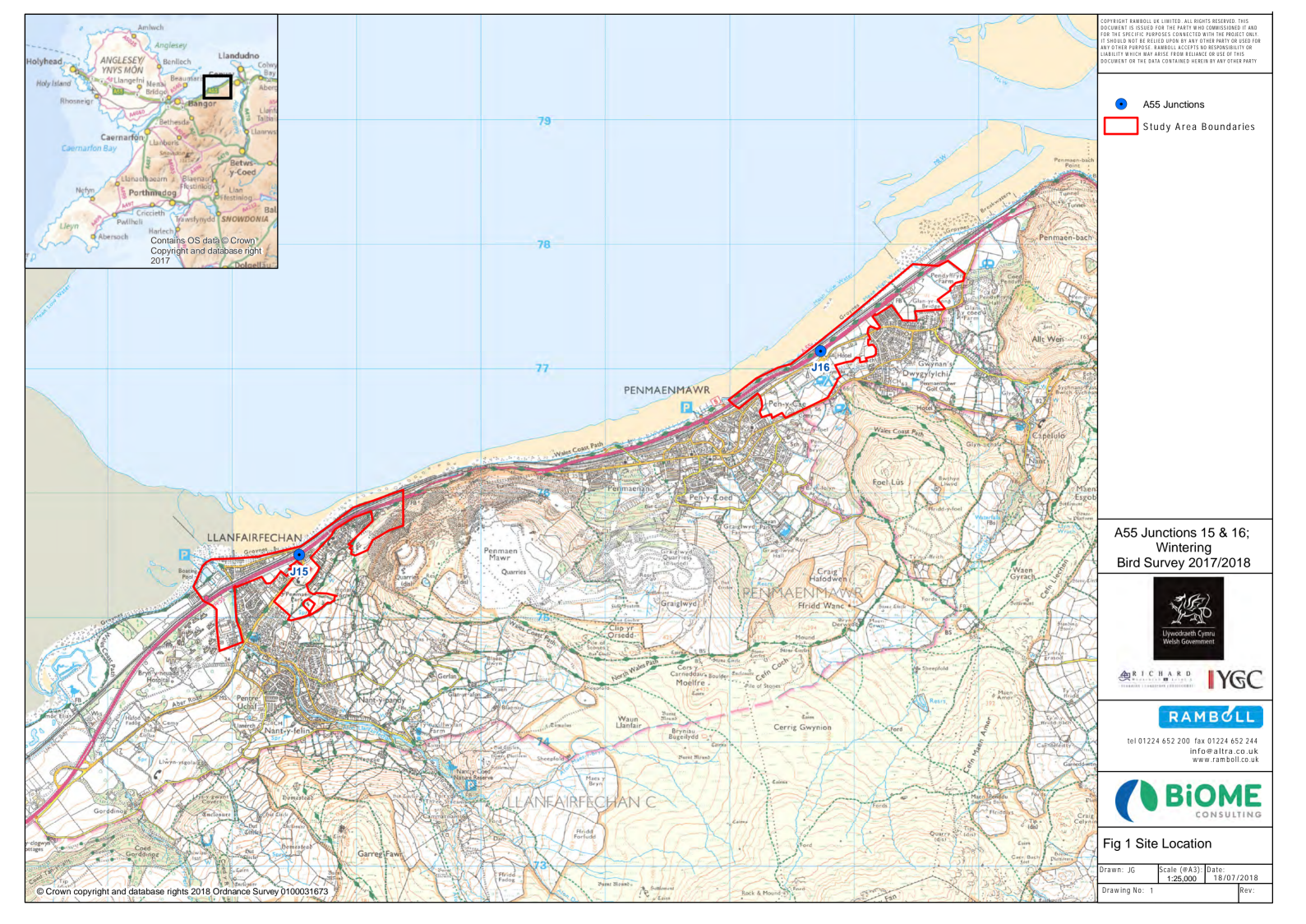
**Curlew** were logged during four of six surveys (no records in February or March 2018). A maximum of 40 birds were observed at mid-tide in January 2018, just to the east of the survey area within pasture.

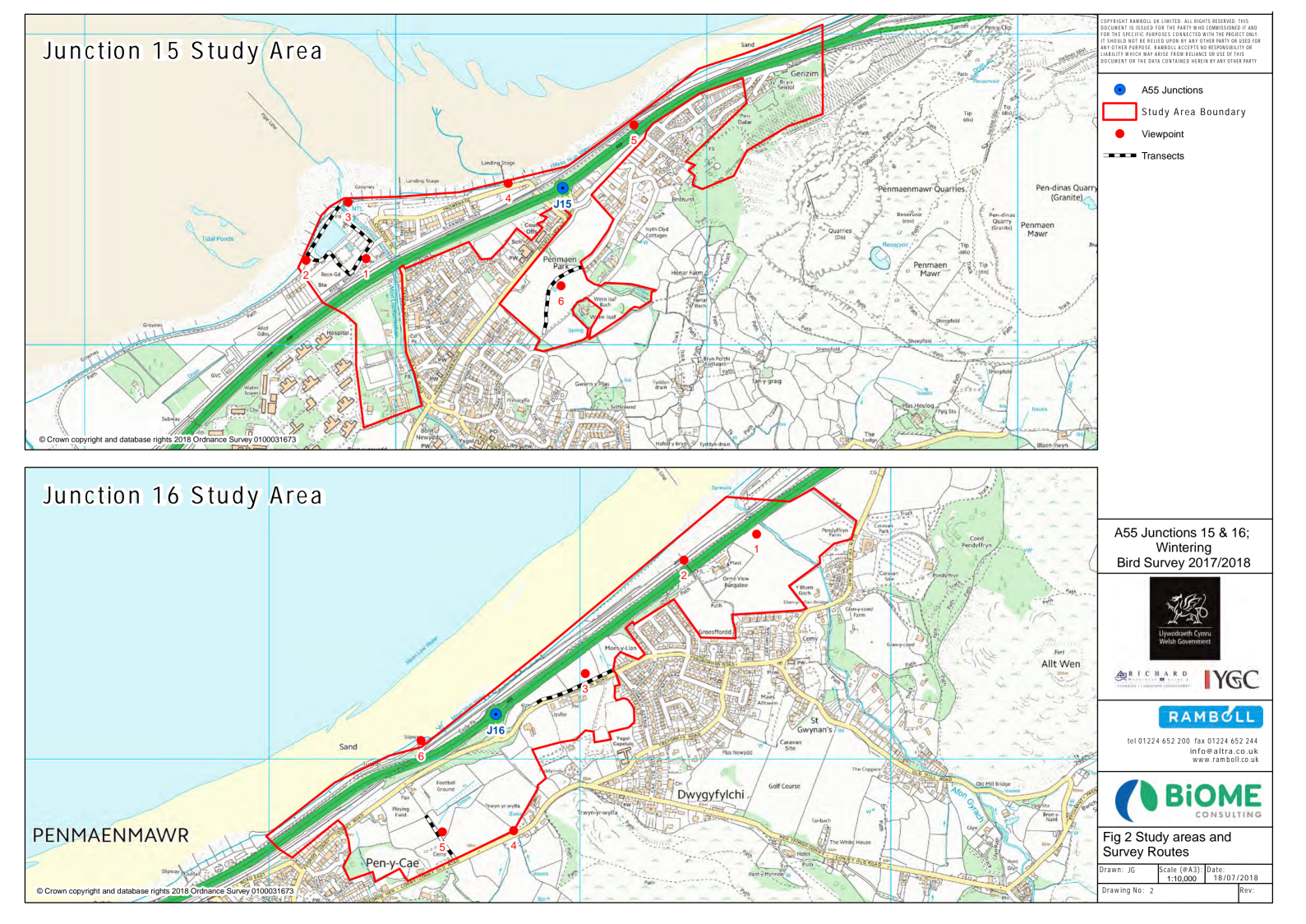
**Ringed Plover** were logged in October 2017 (ten birds at high tide) and November 2017 (six birds at mid-tide).

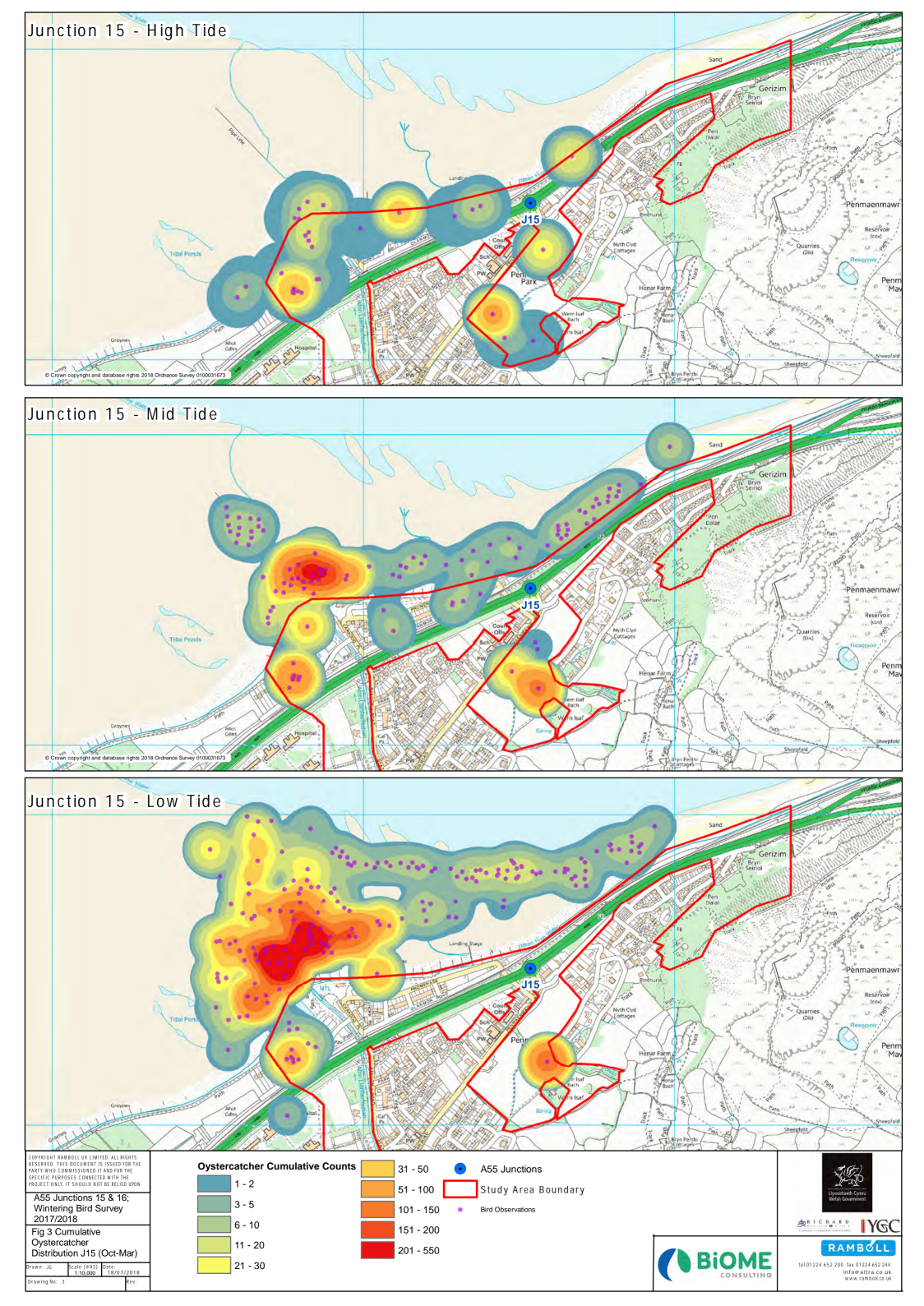
**Turnstone** were logged at high tide (three birds) and mid-tide (ten birds) in October 2017 just above the high-tide line in the centre of the survey area. Three birds were also observed at high tide in February 2018.

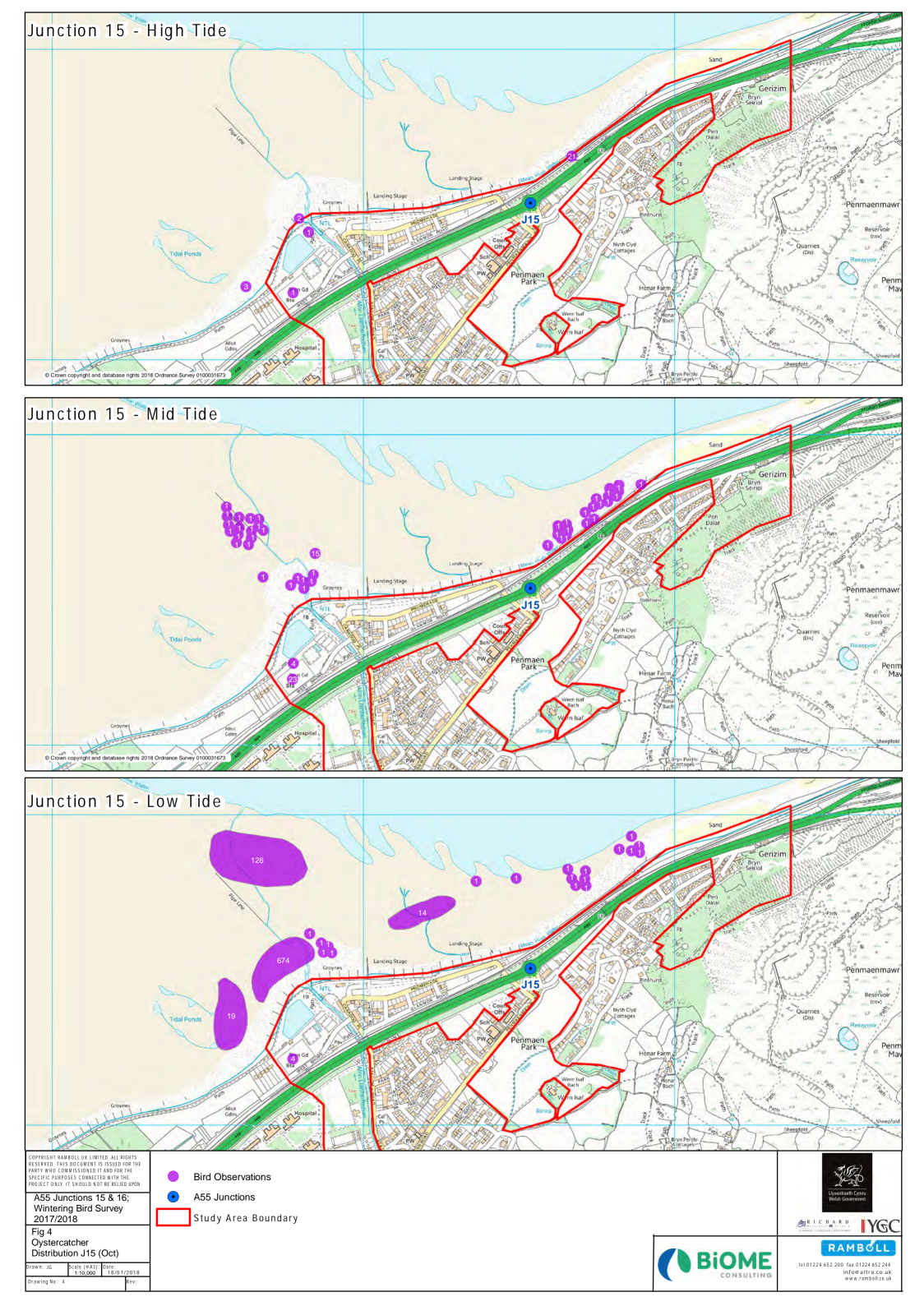
## APPENDIX A FIGURES

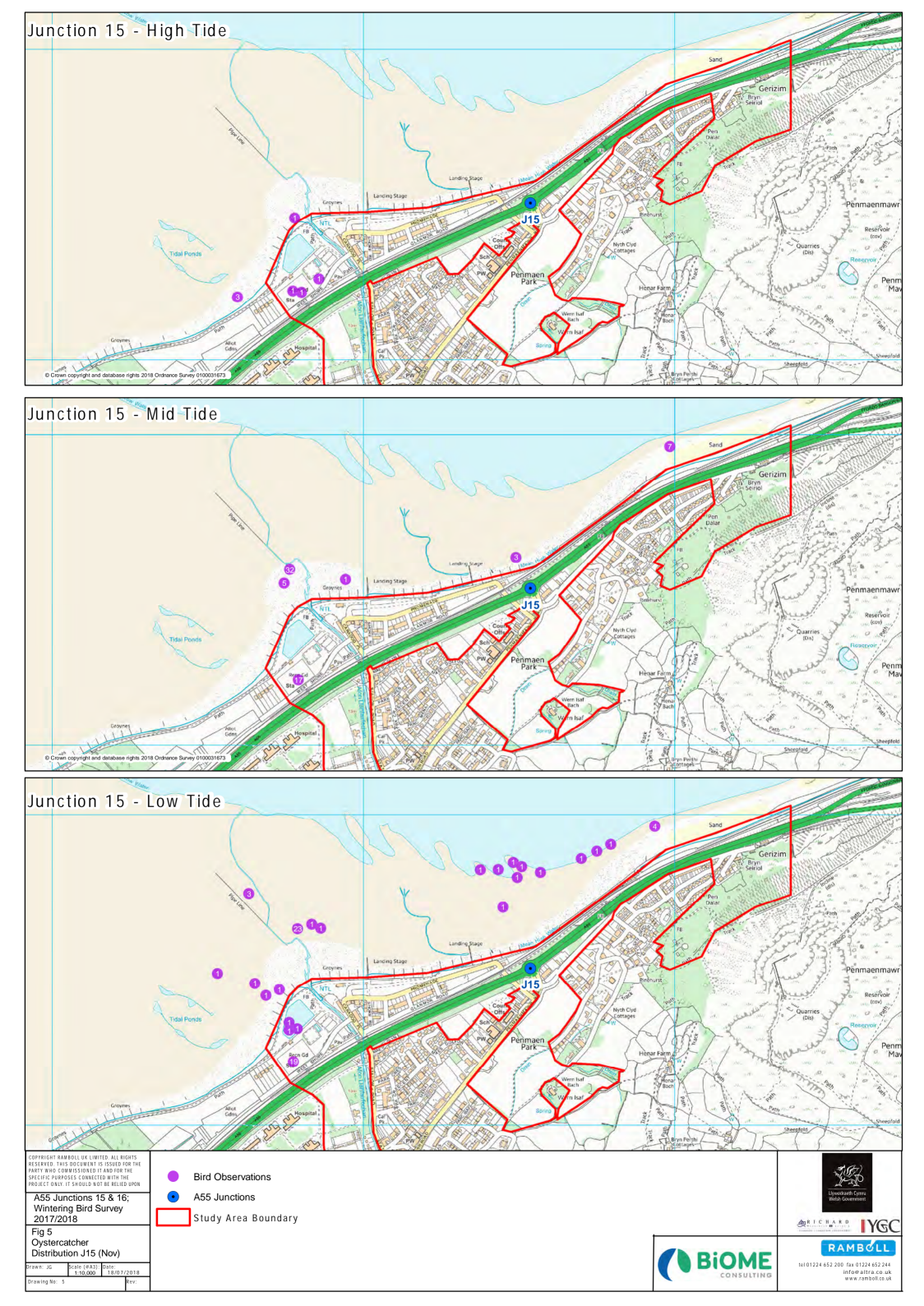
- Figure 1: Site Locations
- Figure 2: Study Areas and Survey Routes
- Figure 3: Cumulative Oystercatcher Distribution J15 (Oct-Mar)
- Figure 4: Oystercatcher Distribution J15 (Oct)
- Figure 5: Oystercatcher Distribution J15 (Nov)
- Figure 6: Oystercatcher Distribution J15 (Dec)
- Figure 7: Oystercatcher Distribution J15 (Jan)
- Figure 8: Oystercatcher Distribution J15 (Feb)
- Figure 9: Oystercatcher Distribution J15 (Mar)
- Figure 10: Cumulative Oystercatcher Distribution J16 (Oct-Mar)
- Figure 11: Oystercatcher Distribution J15 (Oct)
- Figure 12: Oystercatcher Distribution J15 (Nov)
- Figure 13: Oystercatcher Distribution J15 (Dec)
- Figure 14: Oystercatcher Distribution J15 (Jan)
- Figure 15: Oystercatcher Distribution J15 (Feb)
- Figure 16: Oystercatcher Distribution J15 (Mar)
- Figure 17: Red-throated Diver Distribution J15 (Oct)
- Figure 18: Red-throated Diver Distribution J15 (Nov)

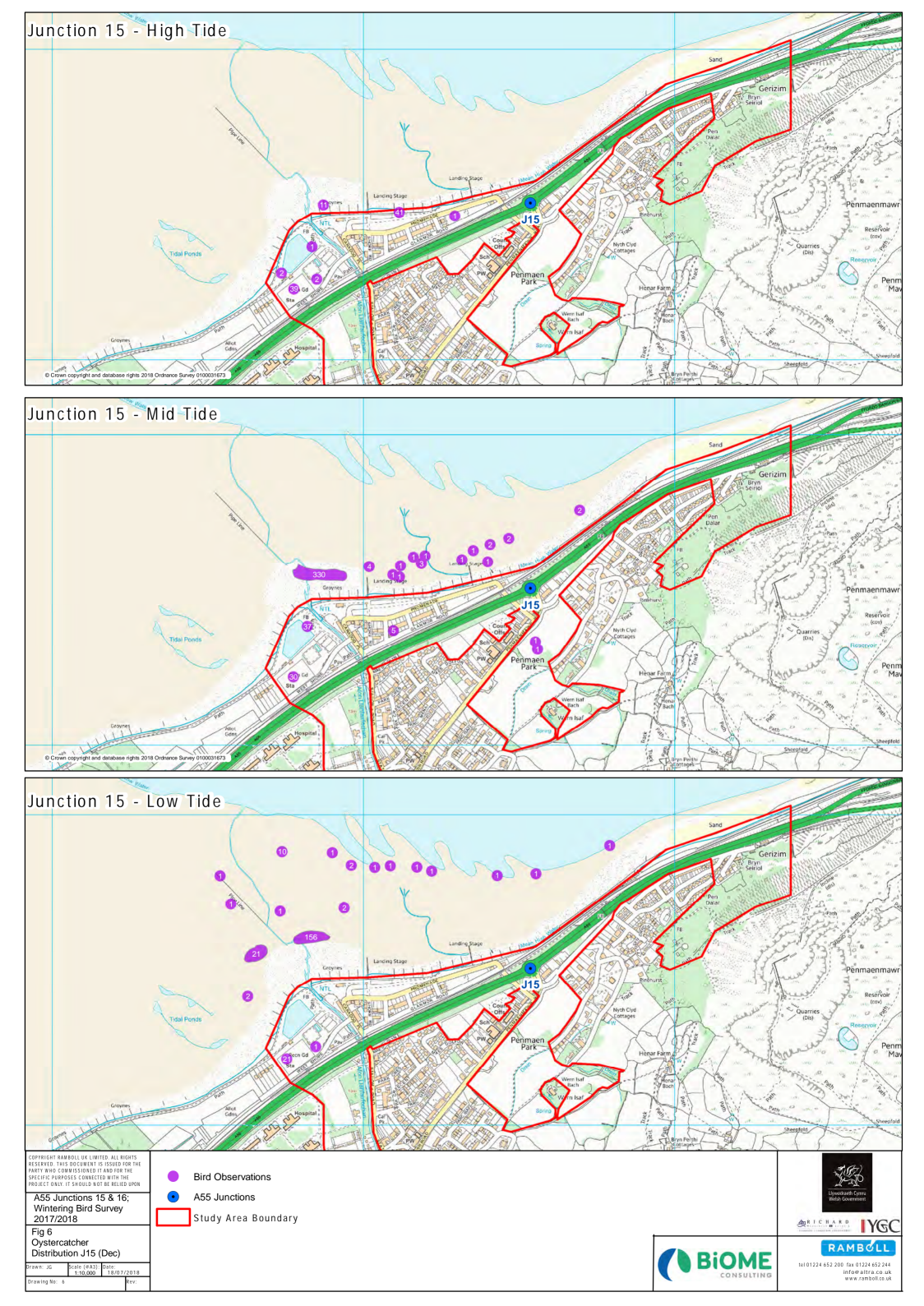


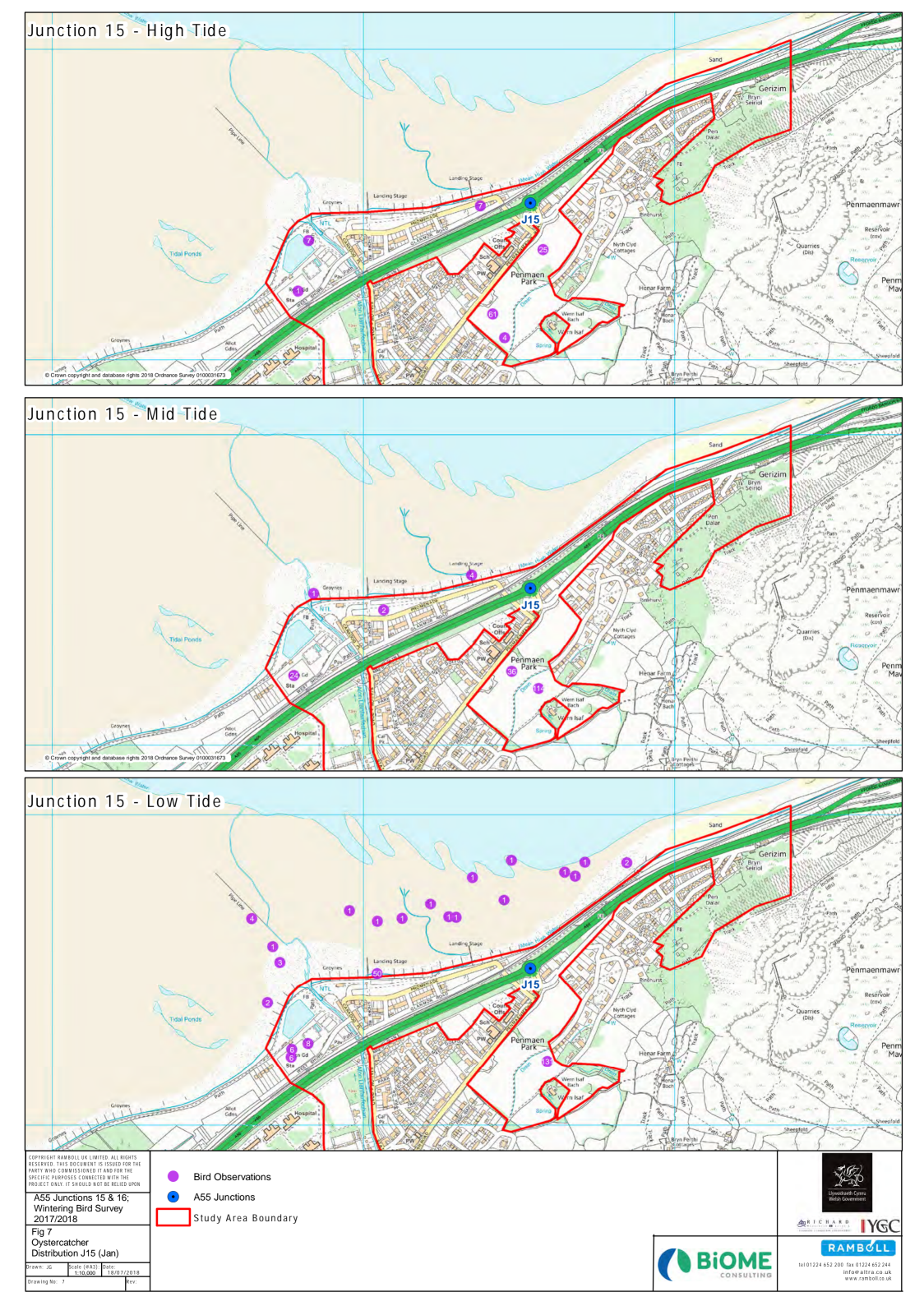


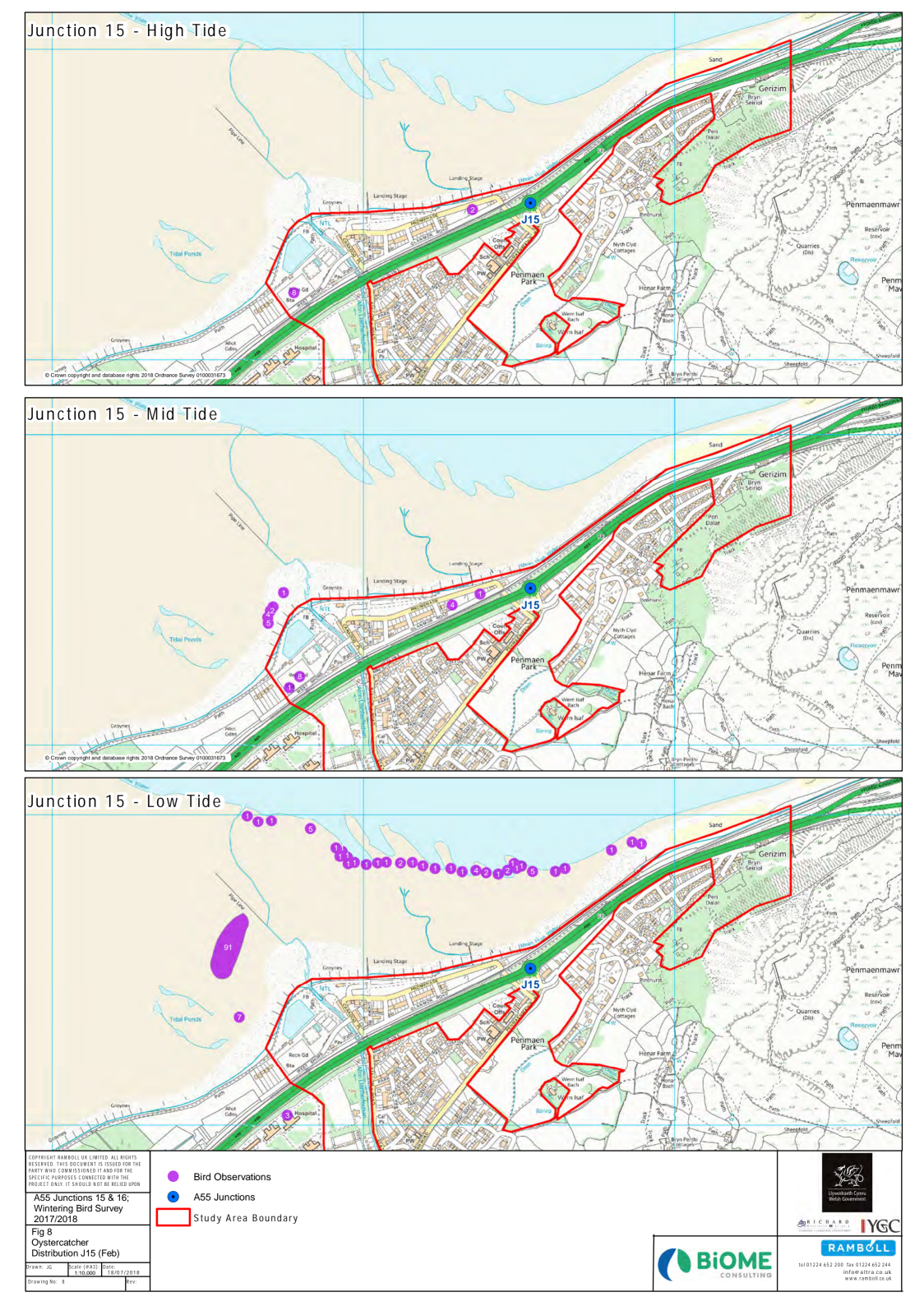


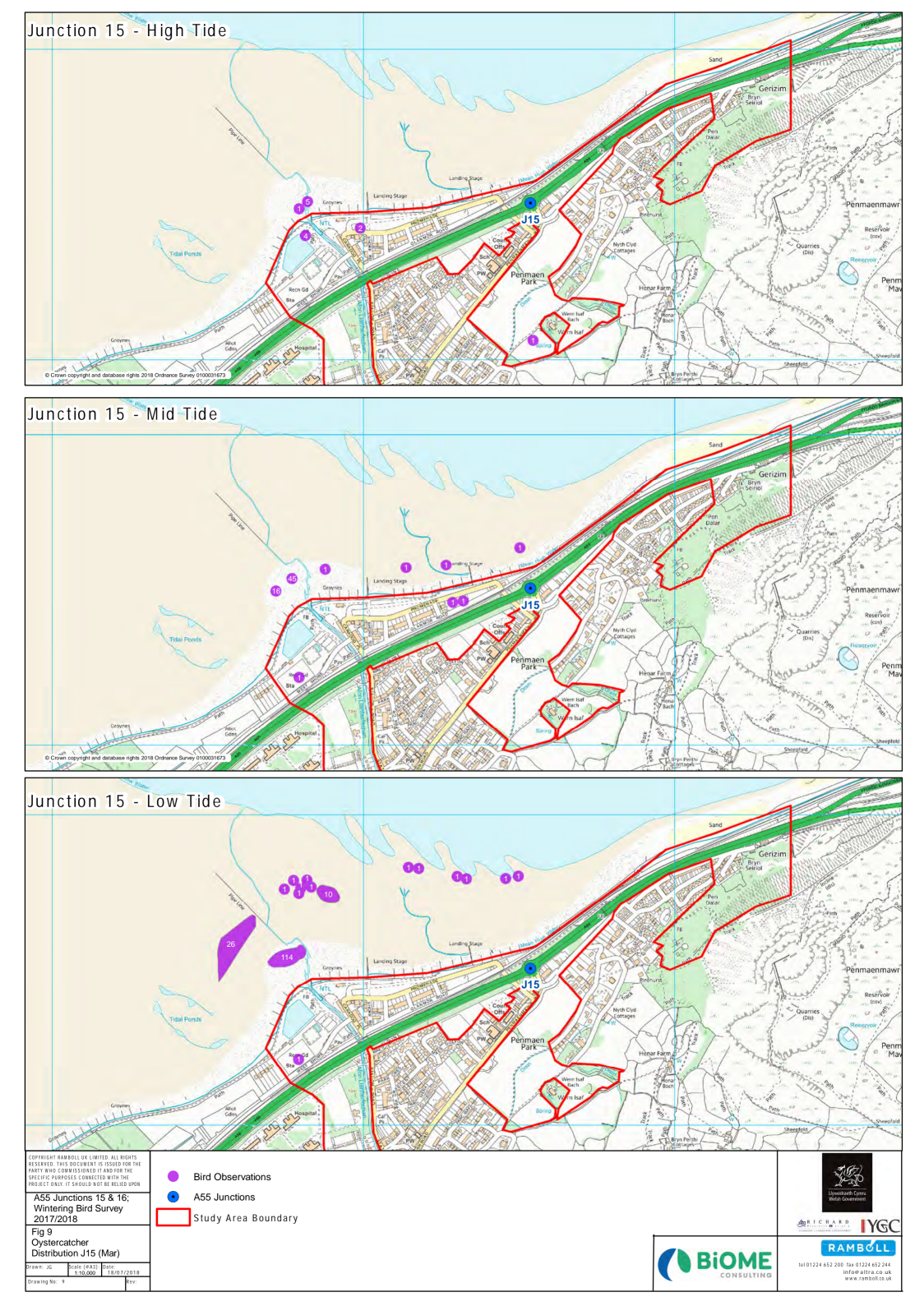


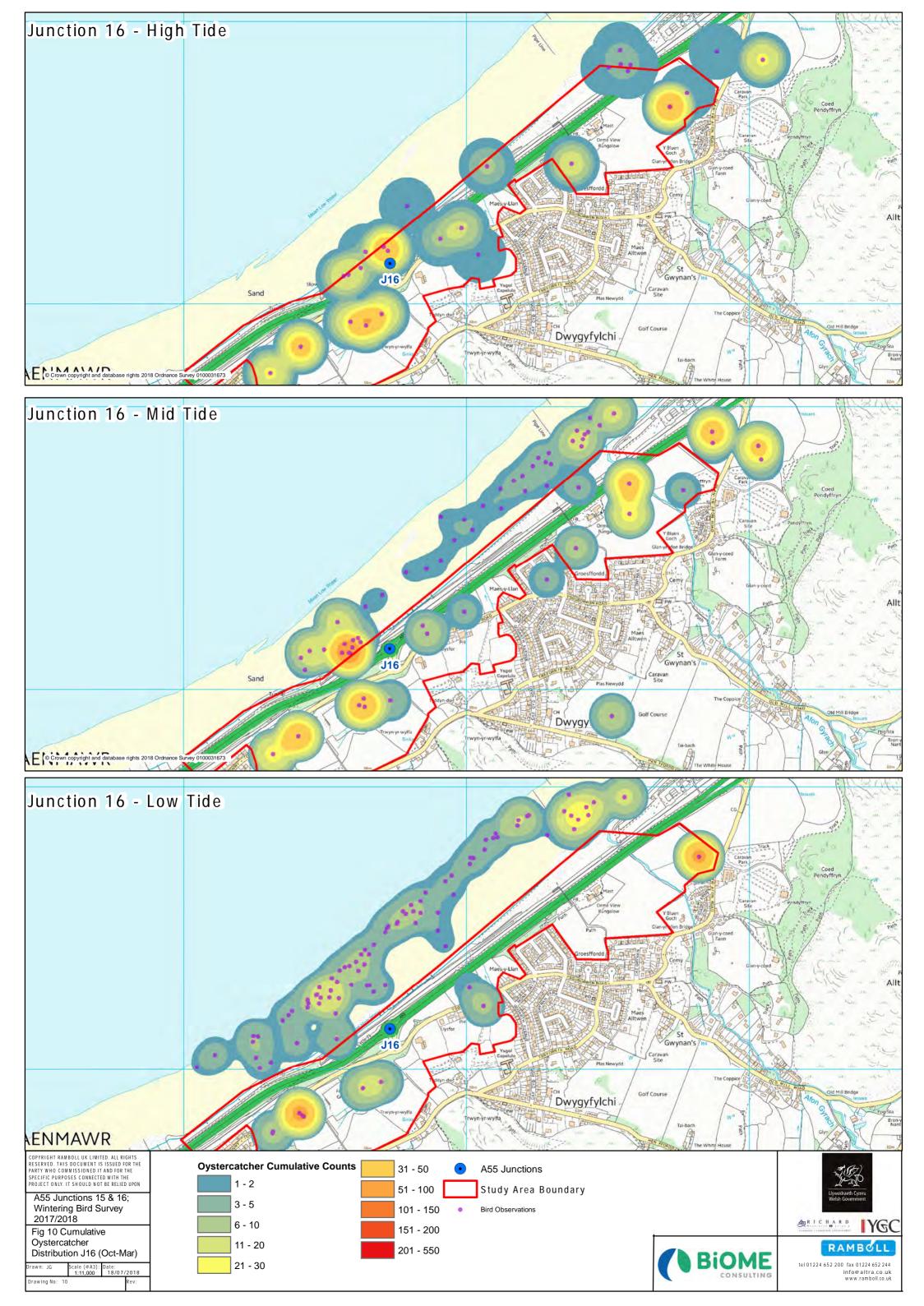


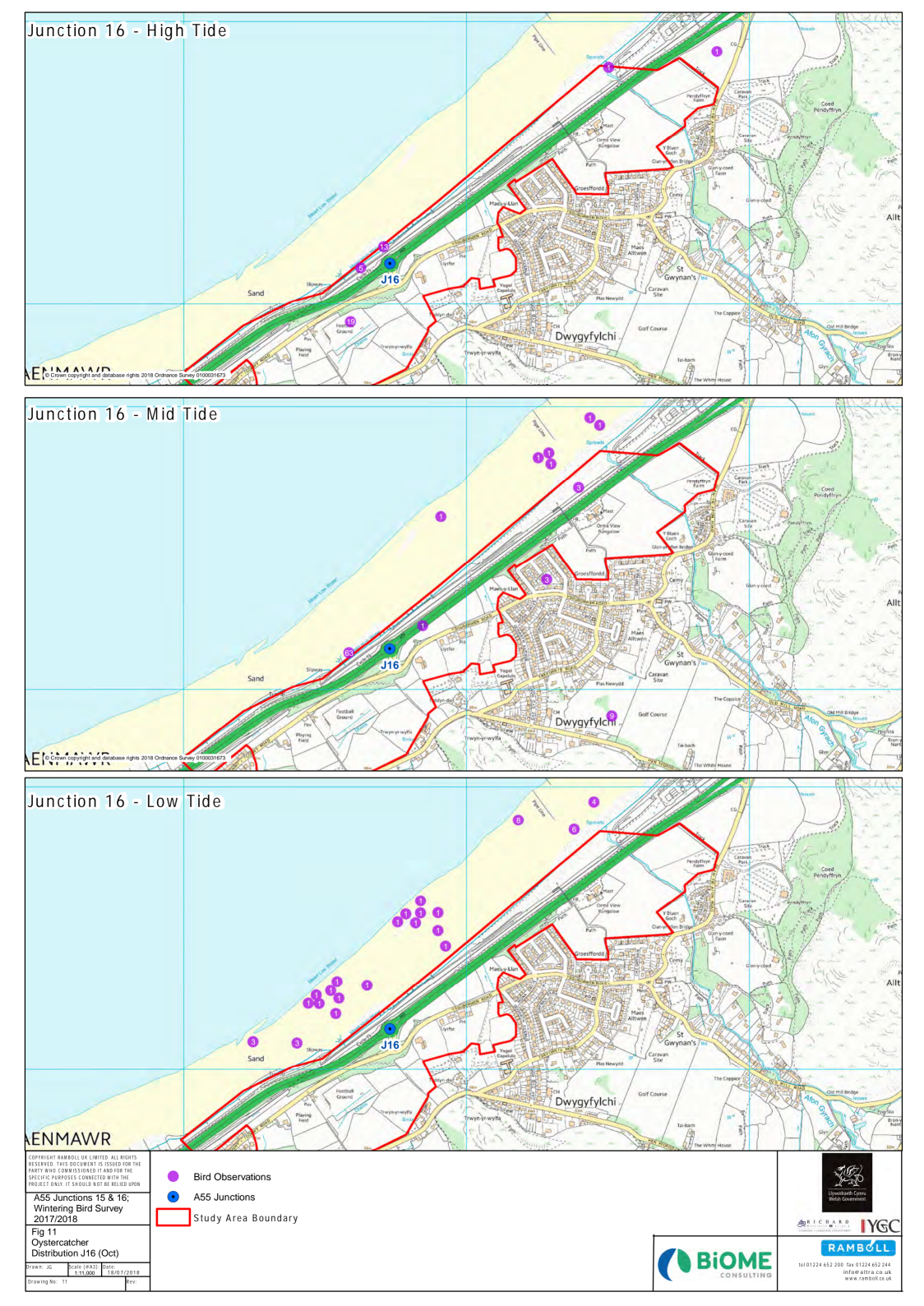


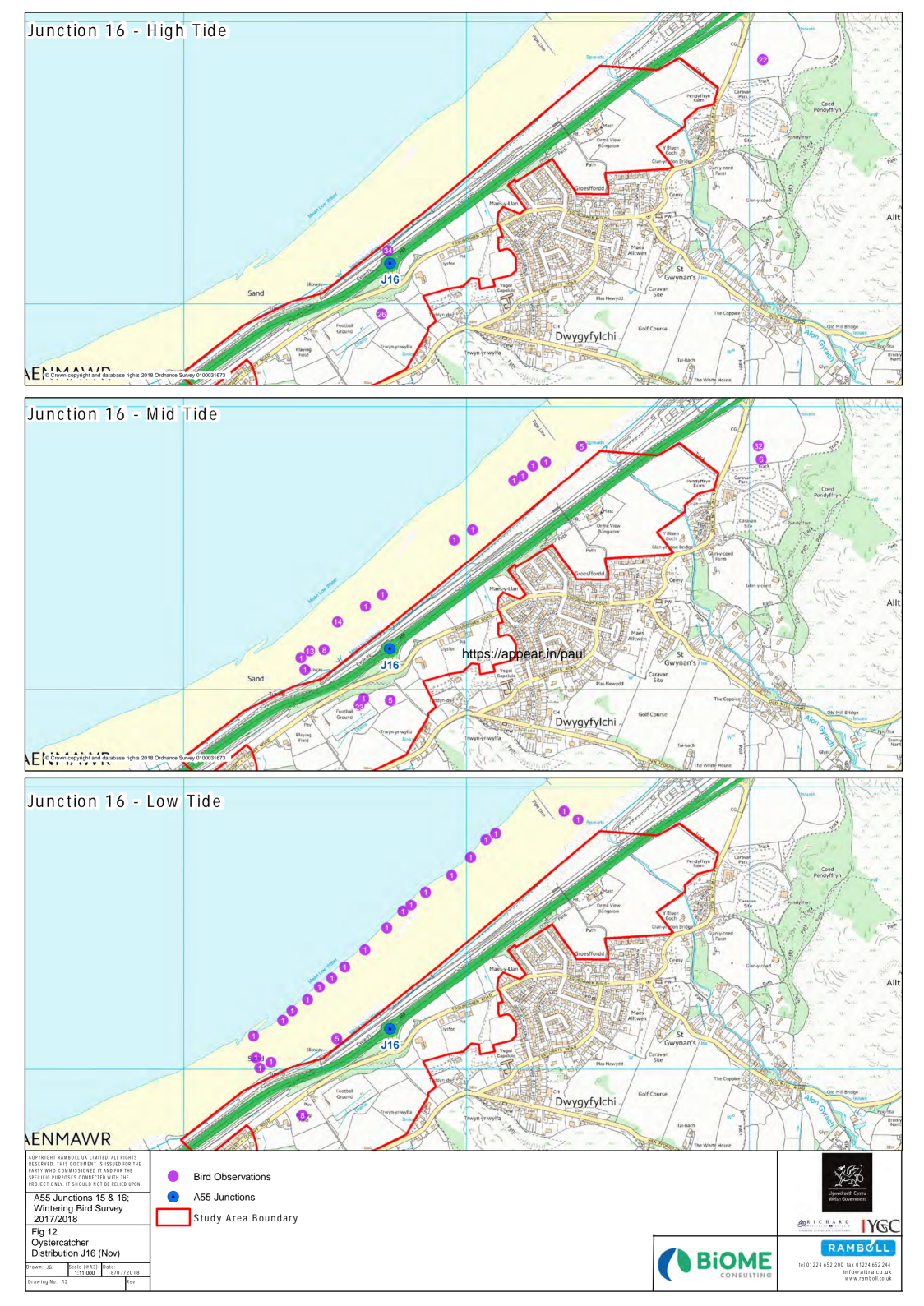


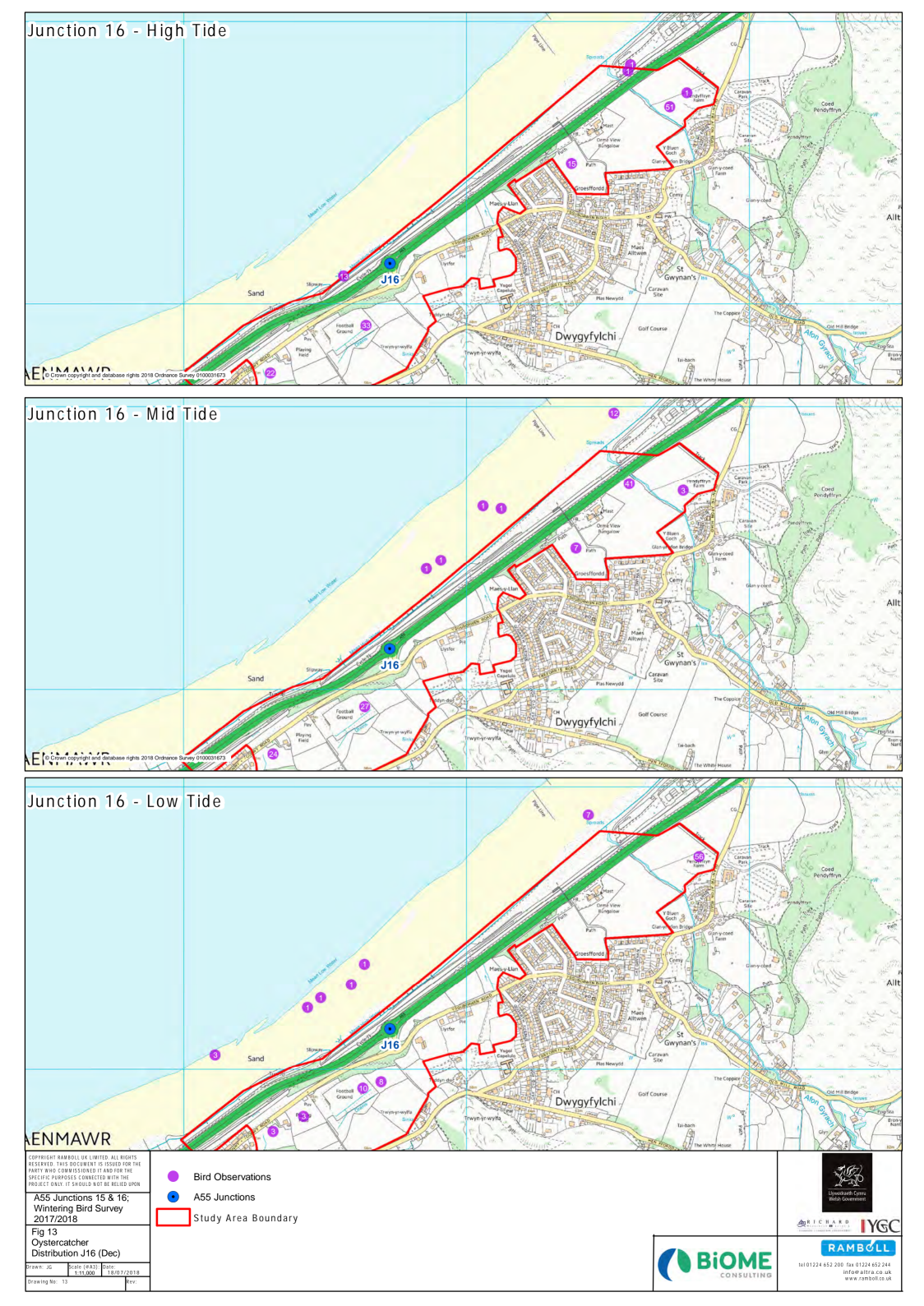


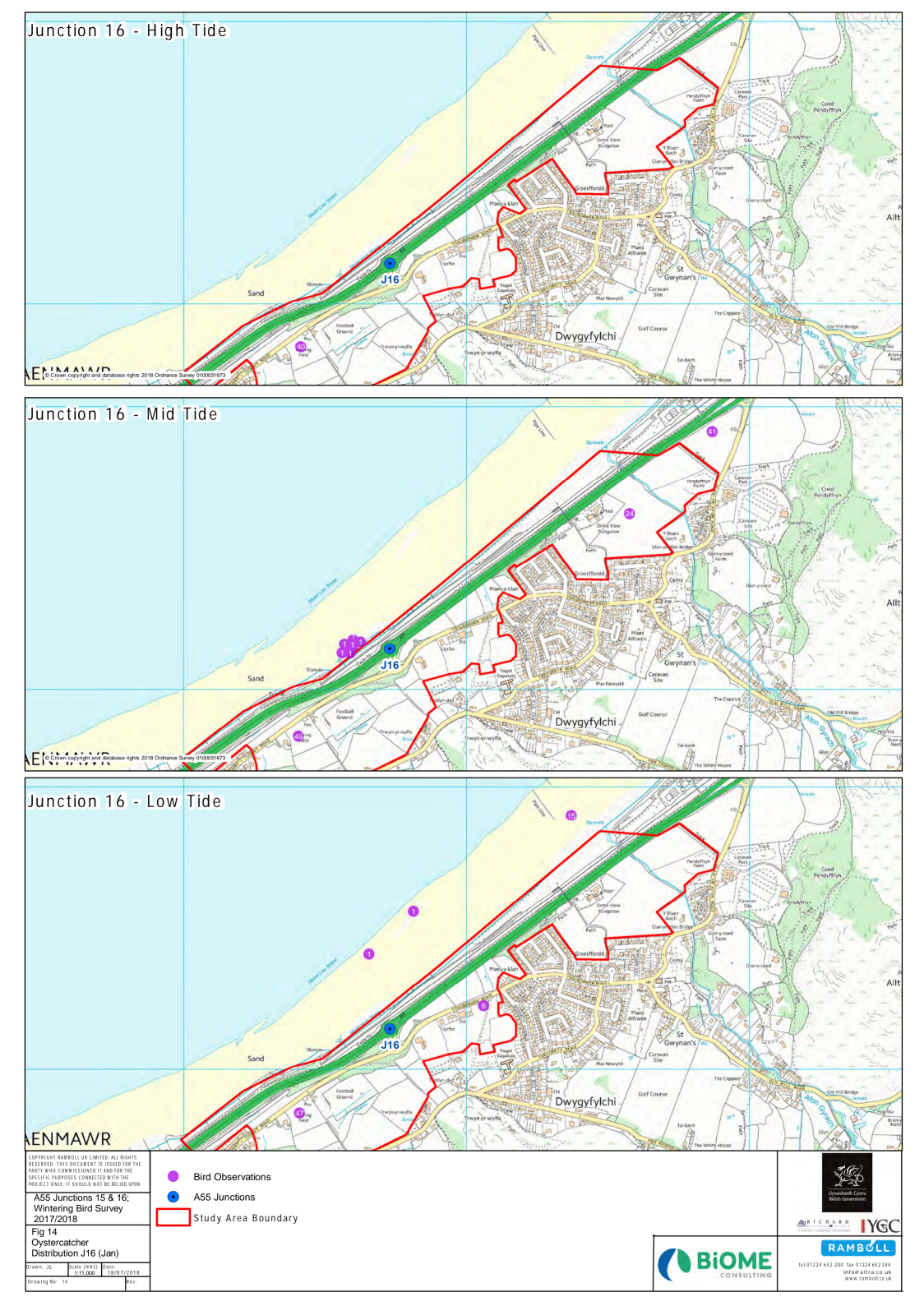


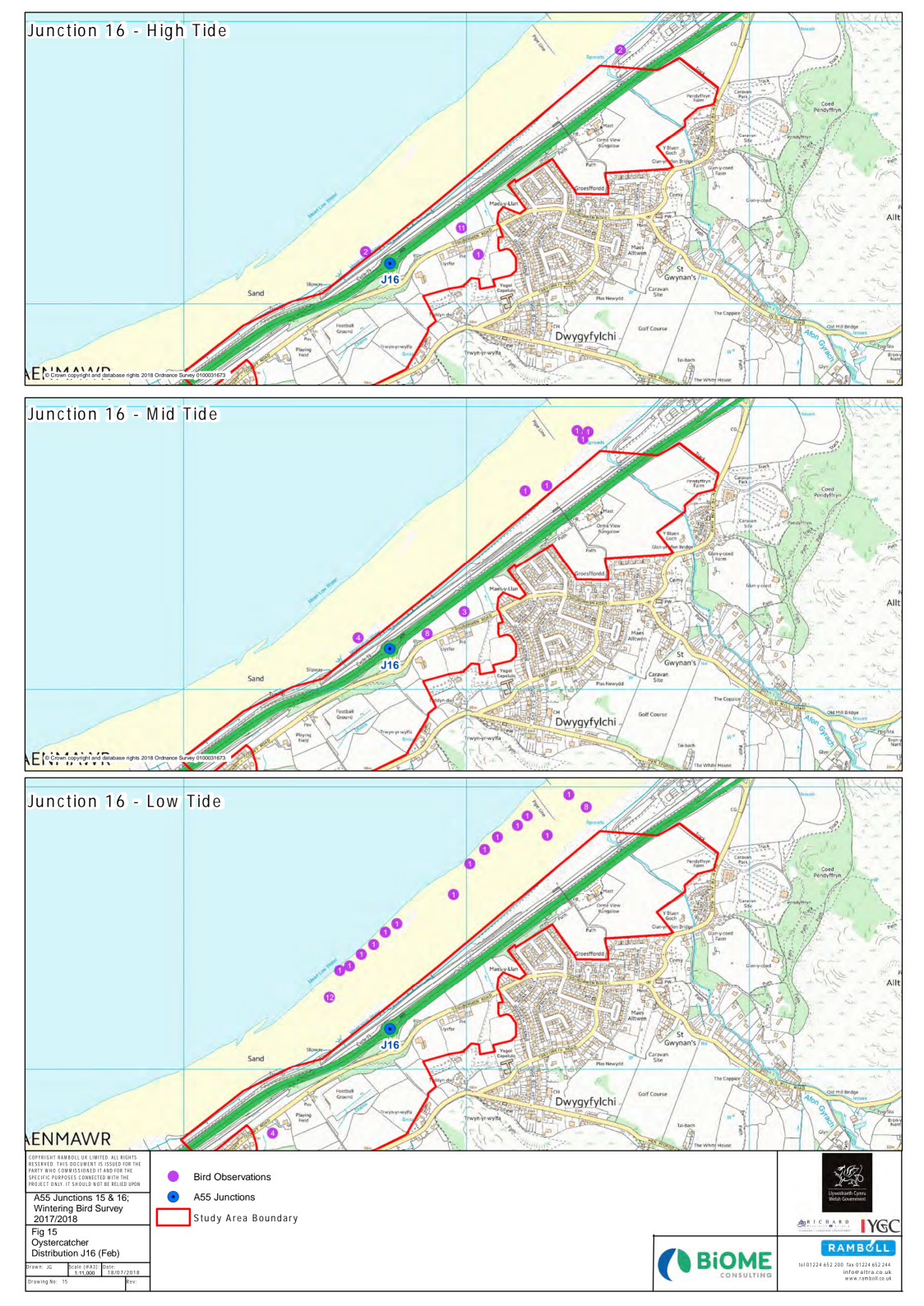


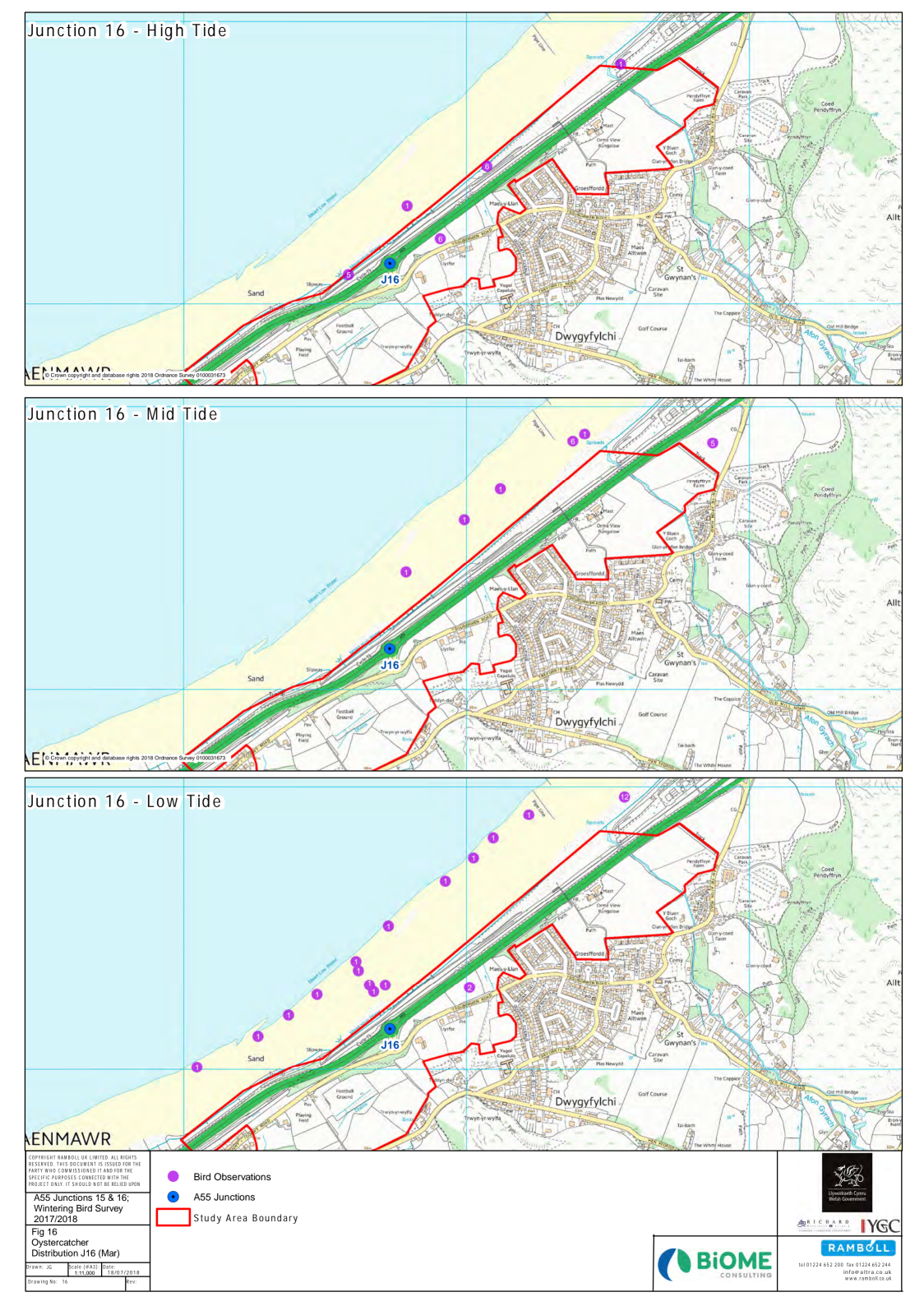


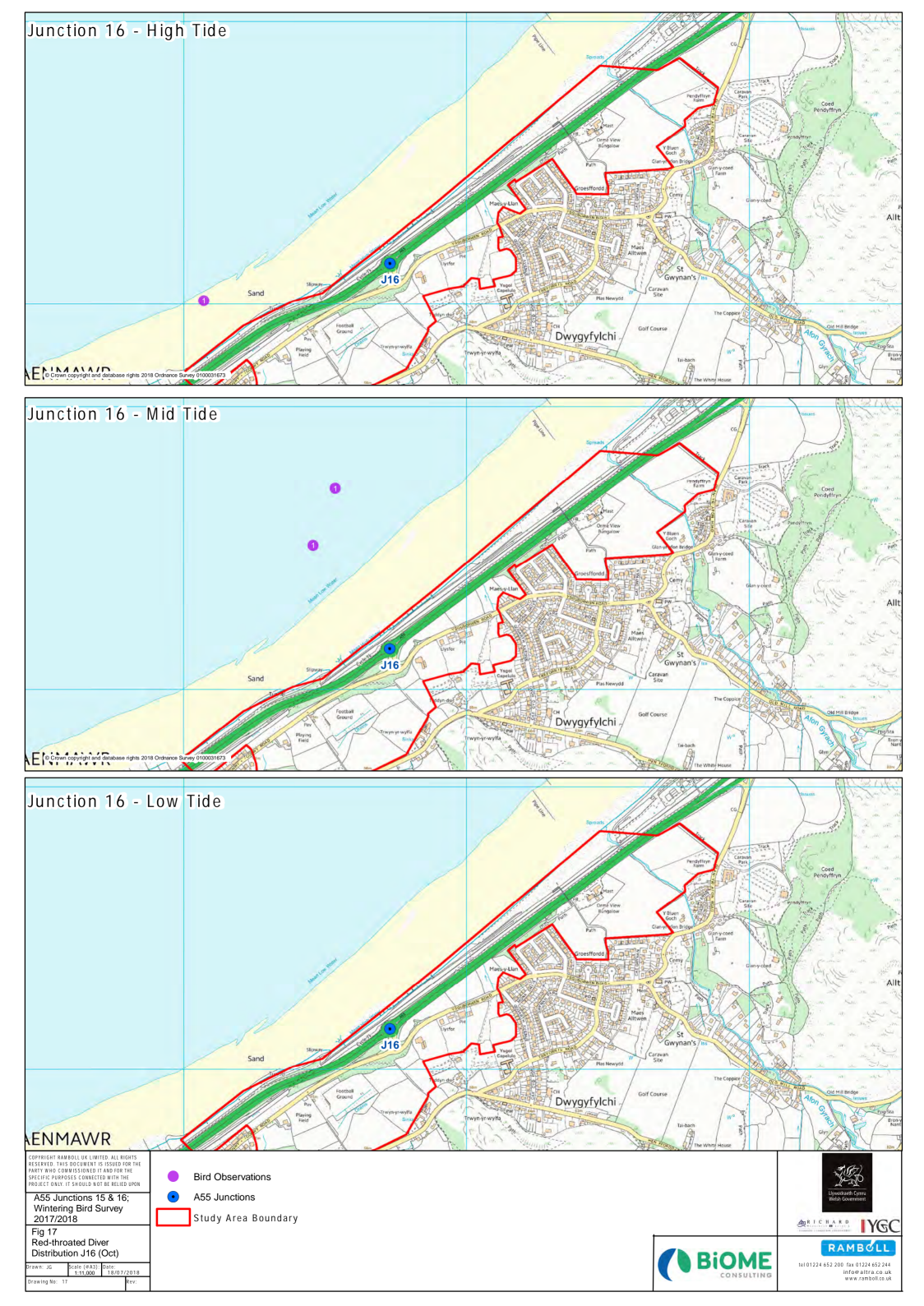


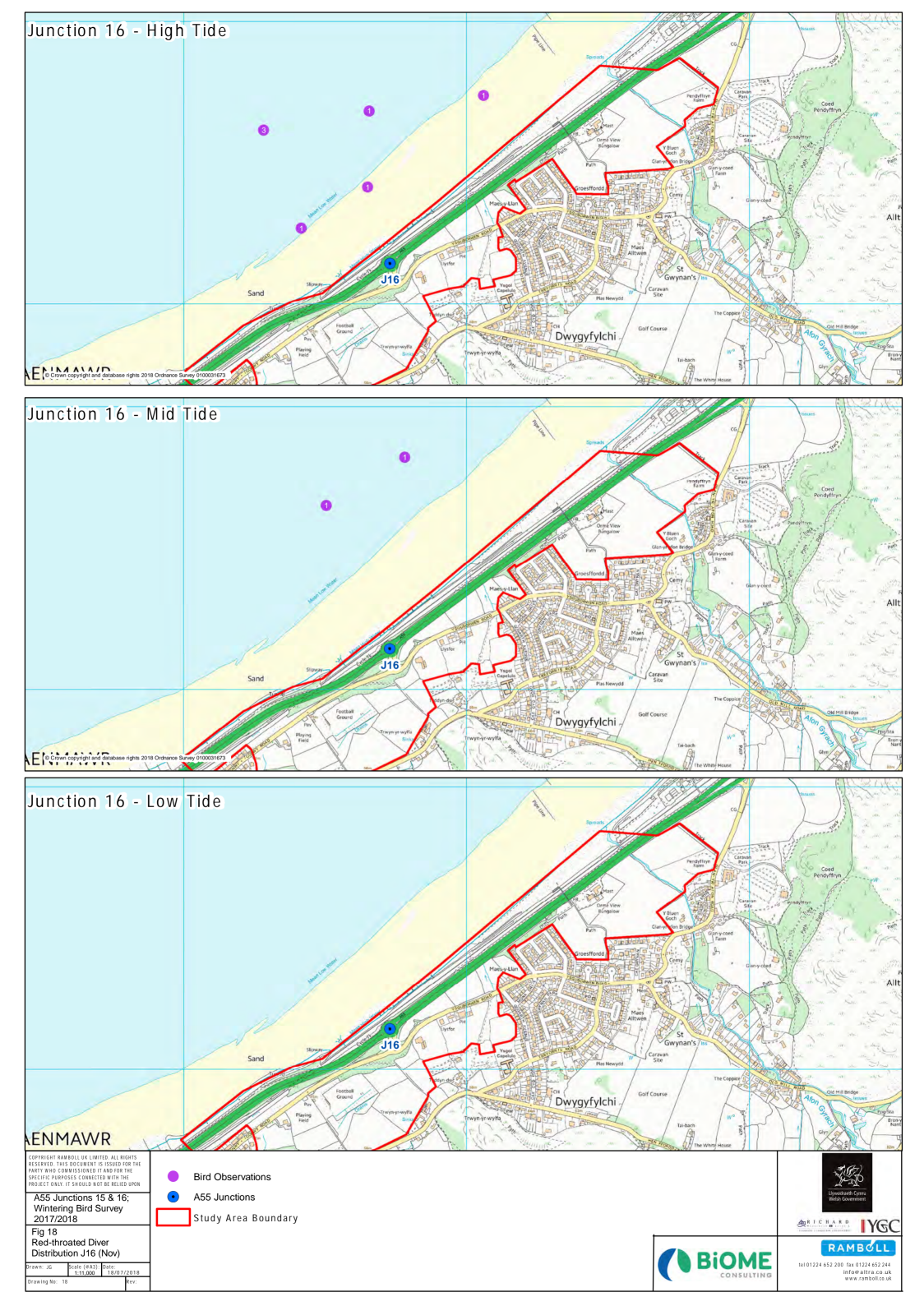




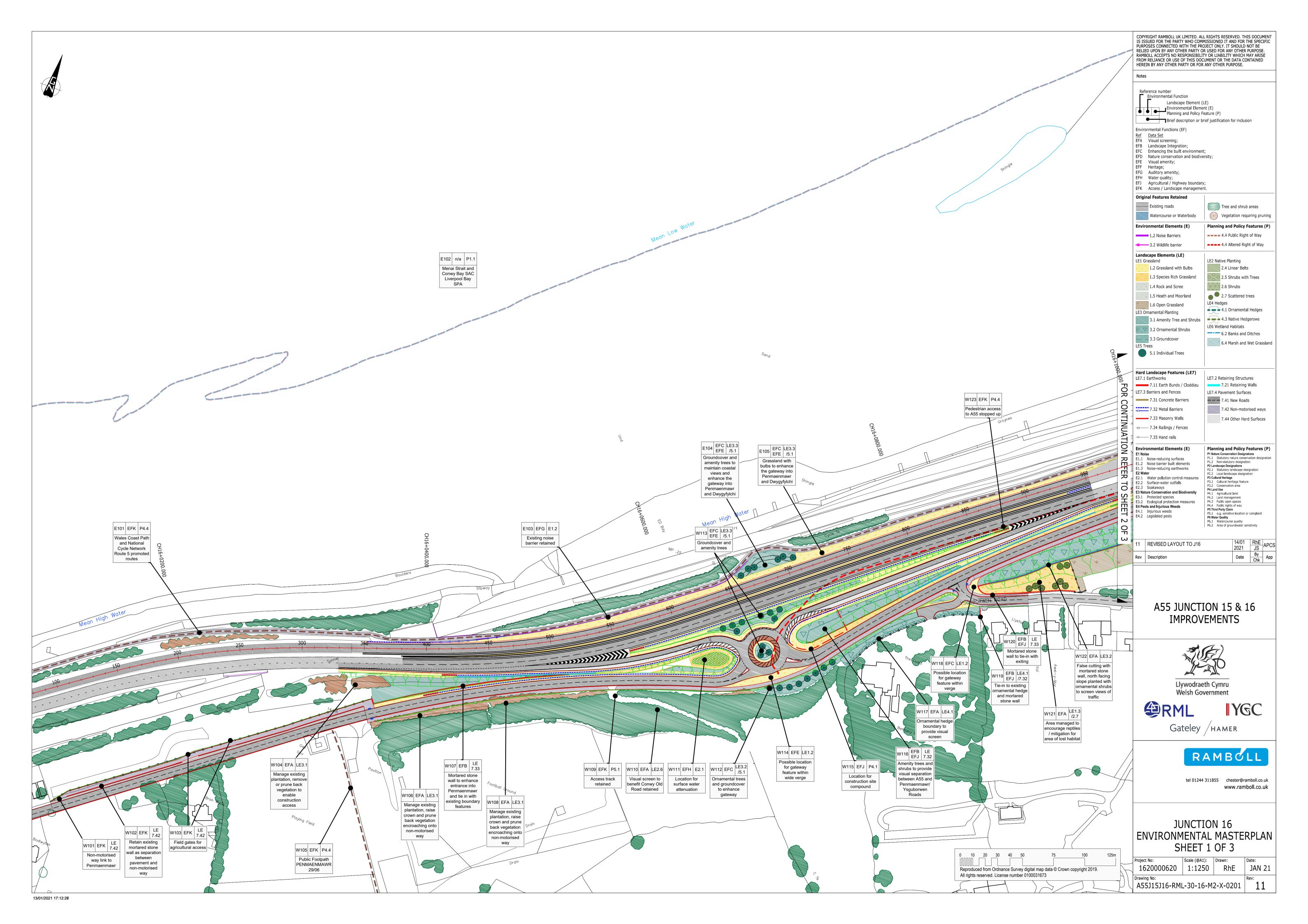


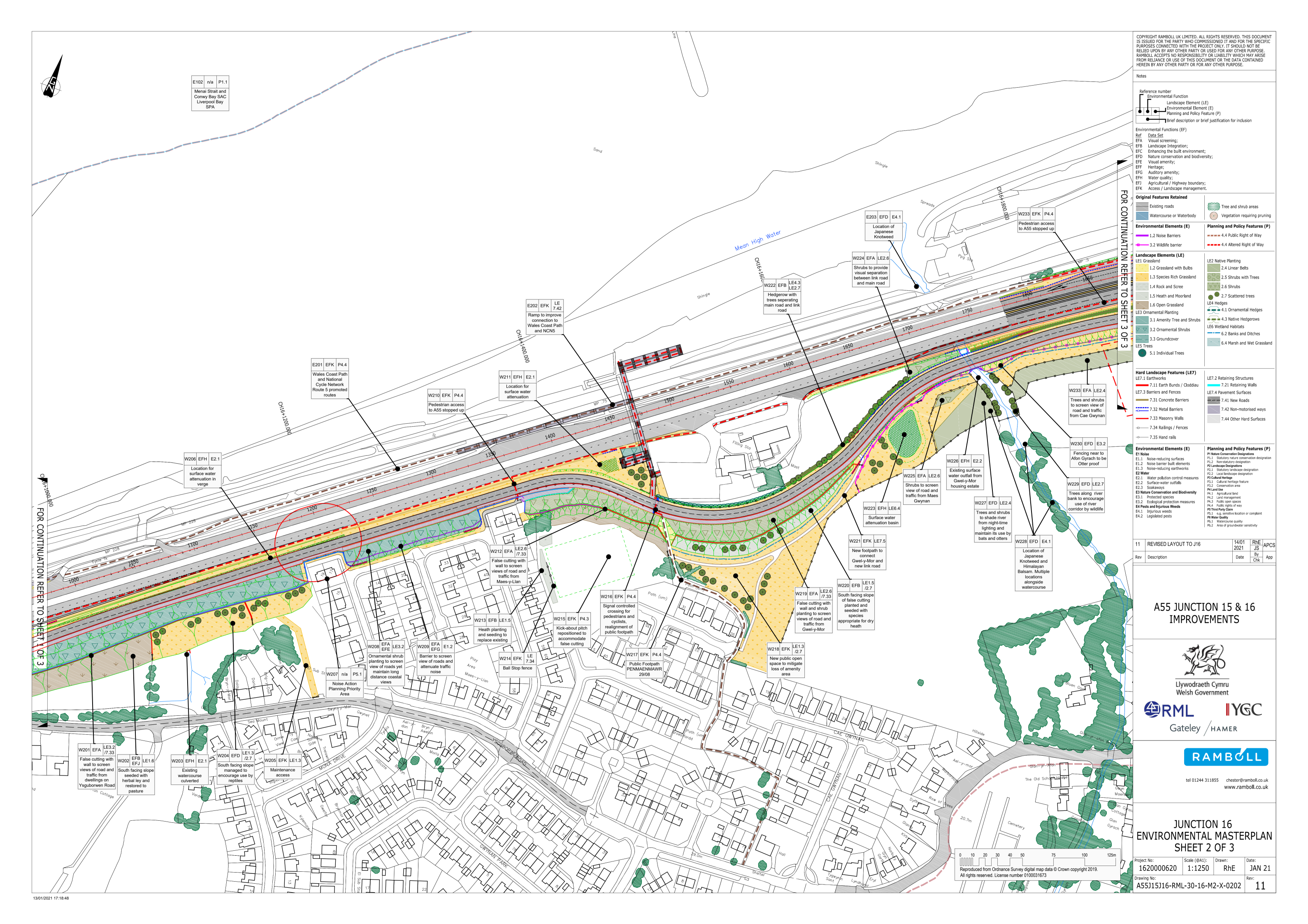


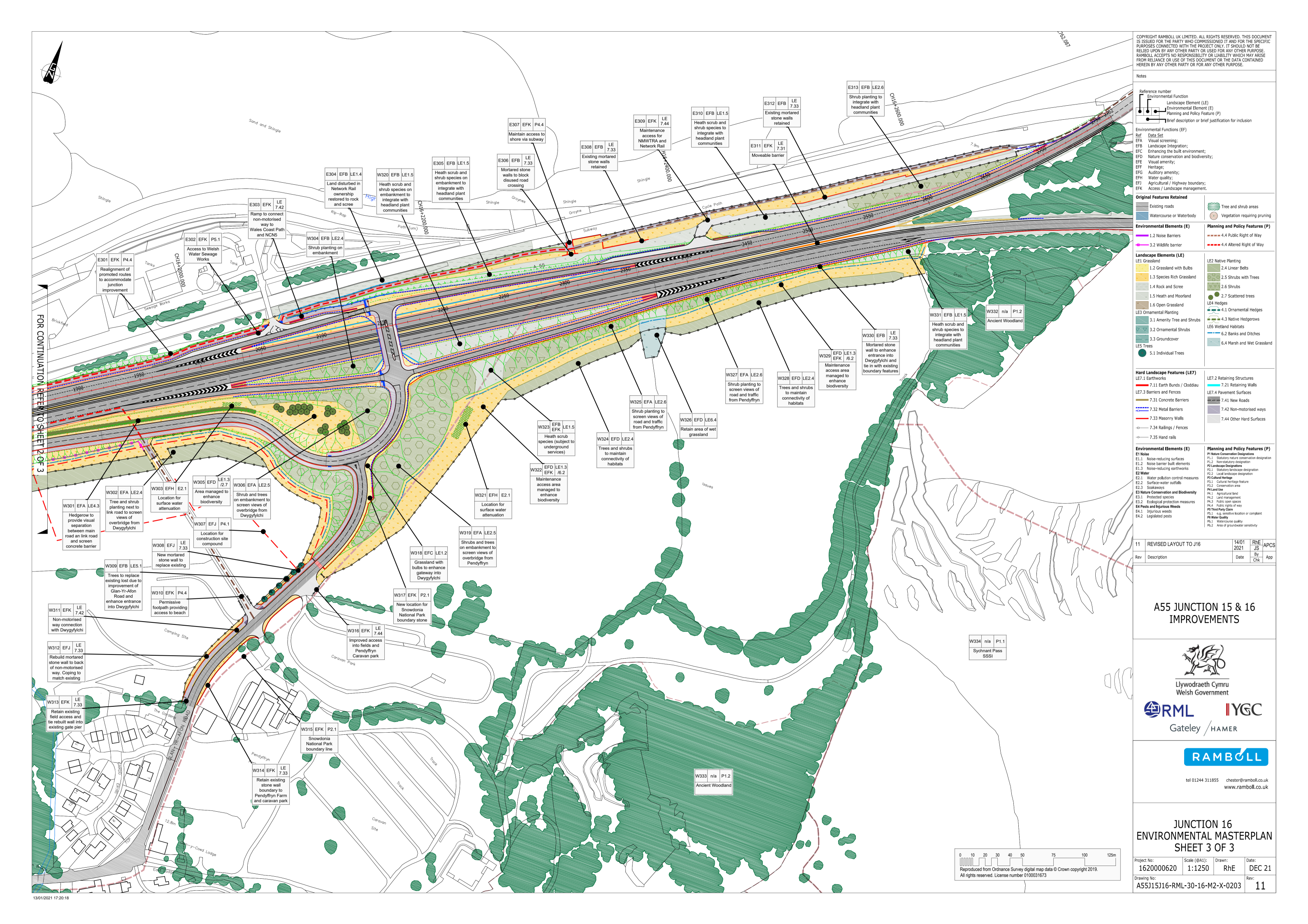




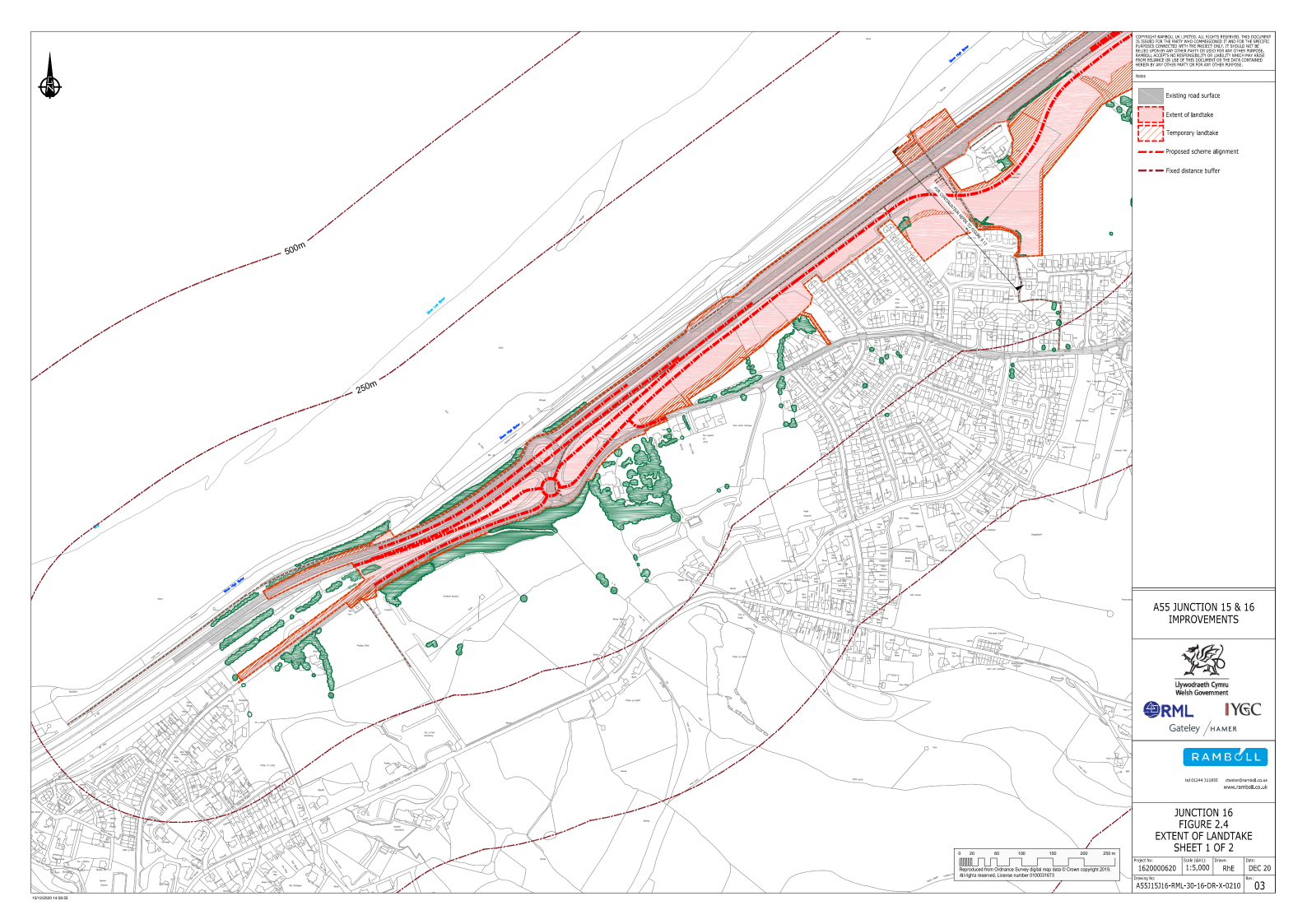
# SIAA - APPENDIX F ENVIRONMENTAL MANAGEMENT PLANS

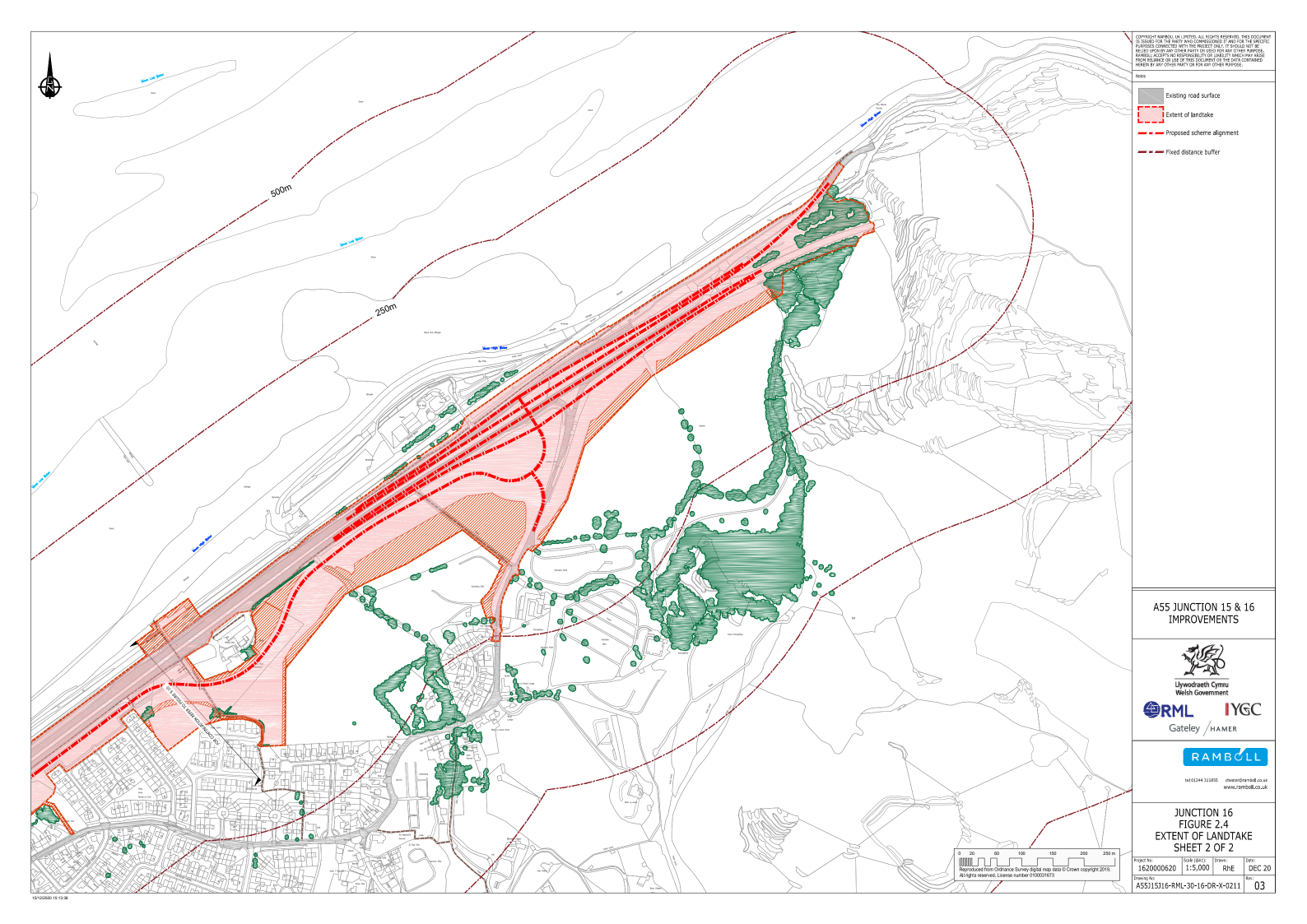






### SIAA - APPENDIX G EXTENT OF LAND TAKE





# SIAA - APPENDIX H CONSULATTION RESPONSE NRW



By email: d.hall@rmlconsult.com

ebost/email:

Bangor, Gwynedd LL572DW

Maes Y Ffynnon,

Penrhosgarnedd,

northplanning@cyfoethnaturiolcymru.gov.uk

Ein cvf/Our ref: CAS-112174-G2Y9 Eich cyf/Your ref: A55 J15&J16

Ffôn/Phone: 03000 65 4682

22/05/2020

Dear Donna Hall,

Site Address: A55 Junction 16

Proposed Development: A55 Junction 15 & 16 Improvements

Thank you for referring the above proposal which we received on 02/04/2020. NRW has reviewed the information provided in the 'A55 Junction 16: Statement to Inform an Appropriate Assessment (SIAA)' A55J15J16-RML-30-16-RP-X-0059 dated 20/02/2020.

Please note that our comments are without prejudice to any comments we may wish to make when consulted on any subsequent applications. At the time of any application there may be new information available which we will need to take into account in making a formal response.

The Directive 92/43/EEC on the Conservation of Natural Habitats and Wild Flora and Fauna provides legal protection for habitats and species of European importance. The Directive is transposed into UK law by the Conservation of Habitats and Species Regulations 2017 SI 2017/1012.

NRW have concerns with regards to the conclusions of the draft SIAA document and advise that the document is updated to take into account the comments below:

#### Screening

- 1. We note sections 2.2.3/3.12.1 that the screening assessment identified that in the absence of appropriate mitigation and taking into consideration their conservation objectives, likely significant effects on qualifying features of the following European Sites could not be ruled out at Stage 1:
  - a) Liverpool Bay / Bae Lerpwl (Wales) Special Protection Area (SPA)
  - b) Y Fenai a Bae Conwy / Menai Strait and Conwy Bay Special Area of Conservation (SAC).
- 2. We are in agreement with this statement and further comments are provided below with regards to our review of the detailed potential impacts, mitigation and monitoring.
- 3. We also note section 2.2.5/3.12.2 that it is unlikely that there will be significant effects on the following European Sites, therefore no further assessment is needed.
  - a) Mwyngloddiau Fforest Gwydir/ Gwydyr Forest Mines SAC

- b) Coedydd Derw a Safleoedd Ystlumod Meirion/ Meirionnydd Oakwoods and Bat Sites SAC
- 4. We are in agreement with this statement that there is unlikely to be a significant effect on the terrestrial Natura 2000 sites.

### Potential Impacts on Protected Sites, Mitigation and Monitoring

- Water Quality
- 5. We note sections 4.3.20 4.3.24 and 6.2.5 6.2.10 of the SIAA, however, there are two areas of concern for discharges to the marine environment:
  - Construction impacts run-off of silty and potentially contaminated water from earthworks and building to the marine environment;
  - Operational impacts day-to-day run-off and accidental spills.
- 6. The SIAA does not cover the details of the construction or operational impacts, however, this is within the information in the Environmental Statement (ES) and its appendices.
- 7. Construction impacts are not detailed in the ES, but instead dealt with in the preconstruction environmental management plan (pre-CEMP) (appendix 2.2) and
  Chapter 20 of the ES (Development of the CEMP). The pre-CEMP details potential
  mitigation or management which could be utilised by the contractor for the Ground
  and Surface Water management plant and the Outline pollution prevention and
  control management plan. While there is lots of detail here, we are concerned there
  is no mention of the coastal discharges, instead concentrating on surface
  watercourses. Additionally, the CEMP will be developed when the contractor is
  onboard, we would ask to be consulted again once completed.
- 8. In terms of operation, a modelling study (henceforth the "modelling assessment") was conducted and is presented in Appendix 7.3 of the ES. The modelling study does not use appropriate Environmental Quality Standards (EQSs) for discharges to coastal waters, instead choosing Runoff Specific Thresholds (RST) for Zinc (Zn) and Copper (Cu) alone, specifically set for freshwater biota. We agree there is no Annual Average given for Zn and Cu for saline waters. We note that in the Junction 16 version of Appendix 7.3 where there are discharges to freshwater, only Cu and Zn are used (section 4.1 pg 10), mirroring what has been done for coastal waters. We would expect to see a section listing the contaminants expected in road run-off, which is likely to be more than simply Cu and Zn, and then an appraisal of what their likely concentrations are at discharge. Furthermore, the model used is a freshwater model (section 2.1.2 pg 2) which the authors state is not suitable for coastal discharges; they then go on to say that there is "no better alternative" (2.1.2 pg 2). NRW have an initial dilution spreadsheet for coastal discharges which can be shared externally. There are also software packages available which deal with coastal discharges appropriately, such as CORMIX. In general, the surface water pollution risk assessment methodology (https://www.gov.uk/guidance/surface-water-pollution-risk-

- <u>assessment-for-your-environmental-permit</u>) for coastal and estuarine waters should be used; this guidance also provides a list of relevant EQSs for coastal waters.
- 9. The two modelling assessments, J15 Appendix 7.3 (Table 4.1 pg 7) and J16 Appendix 7.3 (Table 4.1 pg 9), show the results are the same for both junctions. We question why this is the case. We also question why the surface water input parameters do not include details such as length or width of road being considered, or the position of drains. In general, the assumption and caveats of the model chosen, other than its none saline nature, have not been described.
- 10. The modelling assessment uses average rainfall at Colwyn Bay and then goes on to say that this is likely incorrect, as it is too low. No reason is provided as to why it is too low. A much higher value (1100 mm compared to 788 mm) is used for the Groundwater assessment (table 3.1 pg 4). We do accept that a lower value will be more conservative due to a lower level of dilution, as the authors point out.
- 11. There is no mention in the modelling assessment of how rainfall events (4.1.2 pg 7) are represented or even their definition. This information would be invaluable to the reader. Similarly, there is no information presented to say how climate scenarios have been represented. For example, if we are to experience warmer, drier summers as detailed in Chapter 16 (16.5.5 pg 11), what impact will this have on concentrations? This links to Chapter 17, Table 17.1 pg 17-13 droughts though not mentioned, droughts could cause environmental damage via contaminant build-up and first flush.
- 12. The modelling assessment uses a number of vehicles, 44,107, for the year 2037, to predict concentrations at that point (Table 3.1 pg 4). There is no discussion of how pollution might have changed by then bearing in mind the UK Government plan of banning new petrol and diesel cars being brought forward from 2040 to 2035.
- 13. Both ES Chapter 7's (e.g. J15 ES chapter 7 section 7.7.6 pg 7-19) and section 4.3.22 of the SIAA discuss how the dynamic nature of the marine environment will disperse sediment-bound contaminants. There is no appraisal of what the seashore near the discharge points is like to know whether it would disperse as suggested. Examination of the shore should indicate how energetic and thus dispersive the environment is.
- 14. Both ES Chapter 7's and the SIAA discuss the use of SuDS (sustainable urban drainage systems) though these are not considered in either of the Appendix 7.3's. There is no discussion given in the Appendix as to what a SuDS system will do to concentration and flows, though attenuated flow rates are discussed in the ES (see J16 ES chapter 7, sections 7.7.2 pg 7-25 and 7.8.2 pg 7-22, for example).
- 15. Therefore, we cannot agree with the conclusions from the modelling assessment mentioned in the SIAA (section 7.1.4) and therefore cannot agree there will be no impacts from runoff on the marine environment at this time. We do, however, agree that a CEMP (section 3.9.4 pg 19) should be designed and this should provide adequate detail to avoid and mitigate any impacts during construction, we also advise that it should consider the coastal environment as well as watercourses.

- Birds
- 16. We note section 6.1 Traeth Lafan / Lavan Sands, Conway Bay SPA and Table 13: Effects on Conservation Objectives and are in agreement with the inclusion of this designated site within this assessment for Junction 16 (although it is outside the inclusion zone) in regard to the potential impacts for the designated qualifying features of oystercatcher and curlew.
- 17. In conclusion, we note section 7.1.10 7.1.14 and Table 16 and note the mitigation/control measures, being mainly the preparation and implementation of the CEMP. We are, therefore, in agreement there would be no adverse effect on site integrity.
- 18. We note and agree with section 8.1.1. with regards with what has been outlined with regards to monitoring of birds which are a feature of the SPA during construction.
- 19. We note section 6.3 Liverpool Bay / Bae Lerpwl SPA and Table 15: Effects on Conservation Objectives and are in agreement with the regards to the potential impacts for the designated qualifying features of this site.
- 20. It is noted in section 7.3.2, the proposal will not affect the features of interest of the Liverpool Bay / Bae Lerpwl (Wales) SPA. We are, therefore, in agreement there would be no adverse effect on site integrity.
- Air Quality
- 21. We note sections 4.3.17 4.3.18, Table 10, section 6.2.1 6.2.2 and are in agreement with the potential impacts of the construction and operational traffic Y Fenai a Bae Conwy/ Menai Strait and Conwy Bay SAC.
- 22. In conclusion, we note section 7.1.7 and 7.1.8 and note the implementation of pollution control measures through a CEMP. We are, therefore, in agreement there would be no adverse effect on site integrity from construction or operational traffic and that NOx and Nitrogen Deposition levels are within the objective / Critical Level / Critical Load.

#### **Other Matters**

Our comments above only relate specifically to matters included on our checklist, *Development Planning Advisory Service: Consultation Topics* (September 2018), which is published on our <u>website</u>. We have not considered potential effects on other matters and do not rule out the potential for the proposed development to affect other interests.

We advise the applicant that, in addition to planning permission, it is their responsibility to ensure they secure all other permits/consents/licences relevant to their development. Please refer to our <u>website</u> for further details.

If you have any queries on the above, please do not hesitate to contact us.

Yn gywir / Yours faithfully

Siôn M. Williams Cynghorydd - Cynllunio Datblygu / Advisor - Development Planning Cyfoeth Naturiol Cymru / Natural Resources Wales