

# The Old Forge, Chillenden, Kent

## **Preliminary Ecological Appraisal**

22<sup>nd</sup> February 2024 / Ref No 2023/08/17

Client: Mr T Hewer



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## 1 Introduction

## 1.1 Background to the Scheme

KB Ecology Ltd was commissioned to undertake a baseline ecological survey and a preliminary ecological appraisal with regards to a proposed development at The Old Forge, Chillenden CT3 1PS Kent, in support of a planning application for the adaptation and renovation of a Grade 2 Listed property and change of use to residential.

### 1.2 Survey Location/Area

The site is located at approximately TR268537. The location of the site is shown on Figure 1 and Figure 2.

## 1.3 Survey Objectives

The purpose of this survey is to provide a scoping assessment and to assist in demonstrating compliance with wildlife legislation and planning policy objectives.

The key objectives are as follows:

Identify all relevant statutory and non-statutory designated sites and features of ecological significance within the site and its surroundings.

Assess the potential for the presence of protected species and species of principal conservation importance, important habitats or other biodiversity features within the site and its surroundings.

Provide recommendations for further surveys where assessed as necessary and suggest potential enhancements.

Present the likely significance of ecological impacts on the proposed development.

Provide an early indication of potential ecological mitigation and compensation requirements necessary as part of any development proposals.

A summary of wildlife legislation and policy has been included in Appendix A.

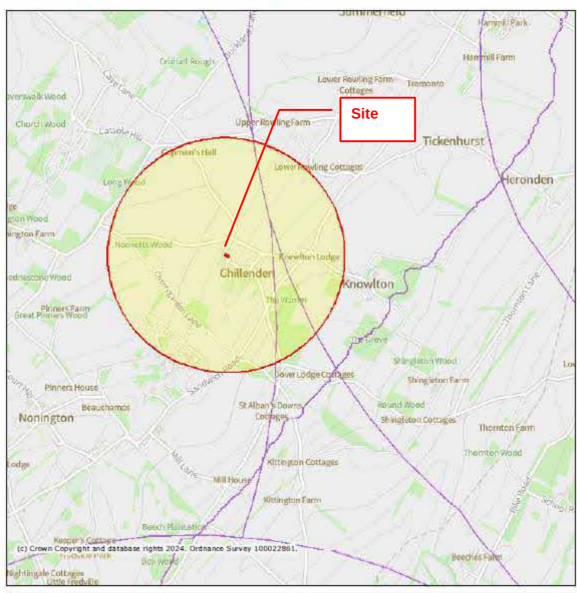
### 1.4 Limitations

This report has been prepared and provided in accordance with the Chartered Institute of Ecology and Environmental Management's Code of Professional Conduct and the opinions expressed are true and professional bona fide opinions. It records the potential for flora and fauna evident on the days of the site visits. It does not record any flora or fauna that may appear at other times of the year and, as such, were not evident at the time of visit.

The findings of this report represent the professional opinion of a qualified ecologist and do not constitute professional legal advice. The client may wish to seek professional legal interpretation of the relevant wildlife legislation cited in this document.



## Figure 1



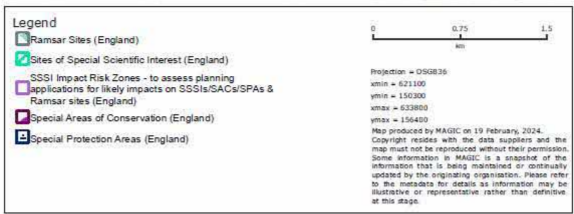




Figure 3: indicates location of ponds from KRAG data search



## 2 Methodology

### 2.1 Desk Study

Internet-based resources were consulted to identify designated nature conservation sites within 1km of the site and habitats of potentially high ecological importance and sensitivity within 500m of the site (e.g. ancient woodlands, ponds).

A data search was carried out with the Kent Reptile and Amphibian Group KRAG<sup>1</sup>,<sup>2</sup>.

### 2.2 Scoping Survey

The site and its immediate surroundings were considered in terms of habitats, protected species and species of principal conservation importance during a walkover survey undertaken on 30<sup>th</sup> August 2023 by Katia Bresso CEnv MCIEEM, a qualified professional consultant ecologist with over 20 years of experience, licensed bat surveyor (Class Licence CL19, Level 3, Registration Number: 2016-27133-CLS-CLS) and Registered Consultant of the Bat Mitigation Class Licence (BMCL) WML-CL21 with Natural England (Registered Consultant Reference Number RC056, since May 2015), licensed dormouse surveyor (Class Survey Licences Registration Number 2016-22060-CLS-CLS) and licensed great crested newt surveyor (Class Licence registration number 2020-50030-CLS-CLS). Evidence of the use of the site by species was recorded (i.e. field signs).

The habitat survey was undertaken in general accordance with Phase 1 Habitat Survey (JNCC 2010), i.e. within the survey area every parcel of land is classified, recorded and mapped in accordance with a list of ninety specified habitat types using standard colour codes to allow rapid visual assessment of the extent and distribution of different habitat types.

The survey and report aim at following the guidance and recommendations in the 'British Standard Biodiversity Code of Practice for Planning and Development (BS 42020: 2013)'.

Particular attention was given to signs of use by bats and barn owls. A visual survey was undertaken looking for evidence of roosting bats and roosting/nesting barn owls, including signs such as live or dead bats/owls, feathers, droppings, pellets, nest debris and eggs, using an endoscope<sup>3</sup>, high powered torch (Cluson CB1 Clubman Standard High Power, 500,000 candle power), night vision scope and binoculars where needed.

All trees were checked for suitability for roosting bats (Ground Level Tree Assessment) and any accessible cavity was checked using an endoscope.

Bat roosting potential of all impacted structures, buildings and trees was classified according to the following criteria set out in the Table below, taken from the Bat Conservation Trust

<sup>&</sup>lt;sup>1</sup> Please note that absence of records should not be taken as confirmation that a species is absent from the search area.

<sup>&</sup>lt;sup>2</sup> Due to the scale of the project, it was judged disproportionate to undertake a costly data search with the local Biological Record Centre as the data would be unlikely to be relevant to this site.

<sup>&</sup>lt;sup>3</sup> RIDGID CA-350x Inspection Camera System 63888 and DDENDOCAM Endoscope Inspection Camera Dual-Lens Endoscope 4.3" Screen Borescope 1080P HD

## Good Practice Guidelines (2023).

Potential	Description Roosting habitats in structures	
suitability		
None	No habitat features on site likely to be used by any roosting bats at any time of the year (i.e. a complete absence of crevices/suitable shelter at all ground/underground levels).	
Negligible*	No obvious habitat features on site likely to be used by roosting bats; however, a small element of uncertainty remains as bats can use small and apparently unsuitable features on occasion.	
Low	A structure with one or more potential roost sites that could be used by individual bats opportunistically at any time of the year. However, these potential roost sites do not provide enough space, shelter, protection, appropriate conditions <sup>8</sup> and/or suitable surrounding habitat to be used on a regular basis or by larger numbers of bats (i.e. unlikely to be suitable for maternity and not a classic cool/stable hibernation site, but could be used by individual hibernating bats <sup>6</sup> ).	
Moderate	A structure with one or more potential roost sites that could be used by bats due to their size, shelter, protection, conditions <sup>b</sup> and surrounding habitat but unlikely to support a roost of high conservation status (with respect to roost type only, such as maternity and hibernation – the categorisation described in this table is made irrespective of species conservation status, which is established after presence is confirmed).	
High	A structure with one or more potential roost sites that are obviously suitable for use by larger numbers of bats on a more regular basis and potentially for longer periods of time due to their size, shelter, protection, conditions <sup>th</sup> and surrounding habitat. These structures have the potential to support high conservation status roosts, e.g. maternity or classic cool/stable hibernation site.	

Table 4.2. Guidelines for assessing the suitability of trees on proposed development sites for bats, to be applied using professional judgement.		
Suitability	Description	
NONE	Either no PRFs in the tree or highly unlikely to be any	
FAR	Further assessment required to establish if PRFs are present in the tree	

A tree with at least one PRF present

## 3 Baseline Ecological Conditions

### 3.1 Designated Nature Conservation Sites

The site is not part of, nor directly adjacent to, any statutory designated sites and none are located within 1km of the site.

But the site is within the catchment area feeding into the Stodmarsh wetland. It is a Ramsar site<sup>4</sup>, a Special Protection Area<sup>5</sup>, a Special Area of Conservation SAC<sup>6</sup> and a 604ha Site of Special Scientific Interest (SSSI). This wetland site located in the Stour valley contains a wide range of habitats including open water, extensive reedbeds, scrub and alder carr which together support a rich flora and fauna. The vegetation is a good example of a southern eutrophic flood plain and a number of rare plants are found here. The invertebrate fauna is varied and several scarce moths have been recorded in recent years. The site is also of ornithological interest with its diverse breeding bird community. Two rare British birds cetti's warbler and bearded tit, regularly breed in nationally significant numbers.

Also, there is a coastal SPA/Ramsar site within 10km, the Thanet Coast and Sandwich Bay, which has ornithological interest centred on the large numbers of waders and wildfowl which use the area in winter and during the Spring and Autumn migrations.

### 3.2 Habitats

The site is surrounded by dwellings and pasture.

The Integrated Habitat System (IHS) classification of the Kent Habitat Survey 2012 describes the site as:

Built-up areas, Improved grassland.

<sup>4</sup> Ramsar sites are designated under the Convention on Wetlands of International Importance especially as Waterfowl Habitat. Wetlands are designated, protected and promoted in order to stem the progressive encroachment on and loss of wetlands, which are broadly defined to include marsh, fen, peatland and water. There are 5 Ramsar sites in Kent, and as with all Ramsar sites, they are also designated as SSSIs.

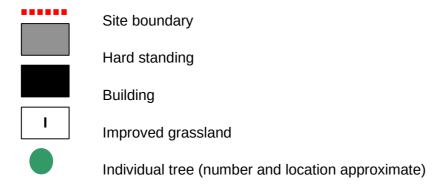
<sup>&</sup>lt;sup>5</sup> Special Protection Areas (SPA) are designated under the EC Birds Directive, to conserve the habitat of certain rare or vulnerable birds and regularly occurring migratory birds. Any significant pollution or disturbance to or deterioration of these sites has to be avoided. There are 6 SPA sites in Kent, and as with all SPA sites, they are also designated as SSSIs.

<sup>&</sup>lt;sup>6</sup> Special Areas of Conservation (SACs) are strictly protected sites designated under the EC Habitats Directive. Article 3 of the Habitats Directive requires the establishment of a European network of important high-quality conservation sites that will make a significant contribution to conserving the 189 habitat types and 788 species identified in Annexes I and II of the Directive (as amended). The listed habitat types and species are those considered to be most in need of conservation at a European level (excluding birds).

Indeed the site consists of a building which was used as a blacksmith's Forge until the 1990's and an area of grass to the back, with nettles, bindweed, wild angelica and cow parsley and two small trees (holly and elder).

Plates are present in Appendix B. Figure 4 below shows the location of the habitats.

Legend of Phase 1 habitat survey map hereafter:







## 3.3 Amphibians

The data search carried out with KRAG (Enquiry No: CES/24/031) revealed that the closest recorded Great Crested Newt *Triturus cristatus* site is located at 2.78 km to the NE (record id: 35225).

Great crested newts favour areas of high pond density and occupancy levels can exceed 40% of ponds when conditions are favourable. KRAG's database risk assessment indicates that the likelihood of presence of great crested newts *in the overall area* is *'Possible'* <sup>7</sup>, with only two ponds present within 1km.

Like nearly all amphibians, the great crested newt is dependent on water-bodies for breeding but usually spends most of its life on land.

The 'Great Crested Newt Mitigation Guidelines' (English Nature 2001) state the following: 'Great crested newts have been found to move over considerable distances (up to 1.3km from breeding sites). However, the vast majority of newts will inhabit an area much closer to the pond, and the exact distribution and migration patterns of newts on land depends on a variety of factors. The quality of terrestrial habitat near to breeding ponds is important, as are the lack of barriers to dispersal (such as fast-flowing rivers, or very busy roads). The distribution of ponds and hibernation opportunities may also influence movements. [...] Several studies have been conducted which reveal a great deal of variation, but great crested newts commonly move between ponds that are within around 250m of each other.'

In Advice for land managers, Natural England (2007) states:

'Great crested newt may disperse several hundred metres, sometimes over 1km, from the breeding pond, though at most sites the majority of the population is normally found within around 100m of it.'

<sup>&</sup>lt;sup>7</sup> Likelihood of Presence Scores are described using the following categories: Unlikely<Possible<Likely<High

No ponds are present on site or within 100m and there is only one pond within 250m (200m to the south-east). Thus, due to the paucity of ponds in the general area and the distance to the nearest pond, it is judged unlikely that great crested newts would be present on site.

Common amphibian species are afforded limited legal protection under the Wildlife & Countryside Act 1981 (as amended). The great crested newt is afforded full legal protection under Schedule 5 of the Wildlife & Countryside Act 1981 (as amended). It is also listed under Schedule 2 of the Conservation of Habitats and Species Regulations 2017 and are therefore a European Protected Species (EPS). Great crested newts and common toads are also listed as species of principal conservation importance (See Appendix A).

For more information, guidance from Natural England is available at <a href="https://www.gov.uk/guidance/great-crested-newts-surveys-and-mitigation-for-development-projects">https://www.gov.uk/guidance/great-crested-newts-surveys-and-mitigation-for-development-projects</a>

## 3.4 Reptiles

The KRAG datasearch revealed that the closest recorded reptile is Grass Snake, located 1.5 km to the NW (record id: 66535). The likelihood of reptiles to be present *in the overall area* is judged as per table below:

	Likelihood of Presence	
	Score	Dist (km)
Viviparous Lizard:	Possible	1.70
Slow-worm:	Possible	2.97
Sand Lizard:	unlikely	11.40
Grass Snake:	Possible	1.50
Adder:	unlikely	6.90
Smooth Snake:	n/a	n/a
Reptile survey effo onsidered to be b hould be interpre	elow averag	e. Resul

At the time of site visit, the grass had been cut short. Historical aerial photos hint that there has been regular management of the land, with no scrub growth. As the site is surrounded by dwellings with gardens and some sheep pasture, which don't offer suitable habitat for reptiles, the likelihood of reptiles on site is judged low.

Common reptiles are afforded limited legal protection under Schedule 5 of the Wildlife & Countryside Act 1981 (as amended). They are also listed as species of principal conservation importance (See Appendix A). The adder is also a Priority Species under the Kent Biodiversity Strategy<sup>8</sup>.

For more information, guidance from Natural England is available at <a href="https://www.gov.uk/reptiles-protection-surveys-and-licences">https://www.gov.uk/reptiles-protection-surveys-and-licences</a>

### 3.5 Birds

It is considered that the site has potential to support breeding birds within the building. But no signs of barn owl *Tyto alba* were found during the survey.

<sup>8</sup> http://kentnature.org.uk/uploads/files/Nat-Env/Kent%20Biodiversity%20Strategy%202020.pdf

All species of bird whilst actively nesting are afforded legal protection under the Wildlife & Countryside Act 1981 (as amended) and special penalties are available for offences related to birds listed on Schedule 1. Some species are also listed as species of principal conservation importance, including sky lark, common cuckoo, house sparrow, tree sparrow and song thrush (See Appendix A).

For more information, guidance from Natural England is available at <a href="https://www.gov.uk/wild-birds-protection-surveys-and-licences">https://www.gov.uk/wild-birds-protection-surveys-and-licences</a>

### 3.6 Hazel Dormouse

It is considered that the site has no potential to support the hazel dormouse due to lack of habitat on site.

### 3.7 Badger

No setts or signs of badgers were identified during the survey.

## 3.8 Bats

No bats nor signs of bats were found during the internal/external inspection of the building. The forge is a brick building with single skin corrugated fibre cement roofing sheets. The eastern brick elevation is open, making the internal conditions draughty and light. But some of the internal brick work had crevices, which are Potential Roosting Features (which could be used by a single crevice-dwelling bat, such as pipistrelle bats<sup>9</sup>). The building is therefore judged to offer low suitability for roosting bats.

None of the trees present on site offered suitability for roosting bats.

All species of bat are afforded full legal protection under Schedule 5 of the Wildlife & Countryside Act 1981 (as amended). They are also listed under Schedule 2 of the Conservation of Habitats and Species Regulations 2017 and are therefore a "European Protected Species" (EPS). Some species of bats (noctule, soprano pipistrelle, brown longeared bat, barbastelle) are also listed as species of principal conservation importance.

Bats rarely use the same roosting place all year round as they need different conditions for breeding and hibernating. But bats are creatures of habit and tend to return to the same sites at the same time year after year. For this reason, roosts are legally protected even if bats don't seem to be living there at certain times of year.

The legislation makes it a criminal offence to:

Deliberately capture, injure or kill a bat;

Intentionally or recklessly disturb a bat in its roost or deliberately disturb a group of bats;

Damage or destroy a bat roosting place (even if bats are not occupying the roost at the time);

Possess or advertise/sell/exchange a bat (dead or alive) or any part of a bat;

Intentionally or recklessly obstruct access to a bat roost.

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<sup>&</sup>lt;sup>9</sup> But unlikely in winter for hibernation due to openness of building

For more information, guidance from Natural England is available at <a href="https://www.gov.uk/bats-protection-surveys-and-licences">https://www.gov.uk/bats-protection-surveys-and-licences</a>

## 3.9 Other Species

It is considered that the surroundings have potential to support hedgehogs (*Erinaceus* europaeus), which are a Species of Principal Importance under Section 41 of the NERC Act (2008 updated list) and an Indicator Species under the Kent Biodiversity Strategy<sup>10</sup>.

All mammals are afforded protection against unnecessary suffering by the Wild Mammals (Protection) Act 1996 (see Appendix A).

<sup>10</sup> http://kentnature.org.uk/uploads/fi<u>les/Nat-Env/Kent%20Biodiversity%20Strategy%202020.pdf</u>

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# 4 Ecological constraints and opportunities, recommendations for mitigation, compensation and further survey

The details of the proposed development were not known at the time of writing this report.

The ecological mitigation hierarchy should be applied when considering development which may have a significant effect on biodiversity. Such hierarchy should follow these principles<sup>11</sup>,:

- 1. Avoidance development should be designed to avoid significant harm to valuable wildlife habitats and species<sup>12</sup>.
- 2. Mitigation where significant harm cannot be wholly or partially avoided, it should be minimised by design or through the use of effective mitigation measures.
- 3. Compensation where, despite whatever mitigation would be effective, there would still be significant residual harm, as a last resort, compensation should be used to provide an equivalent value of biodiversity.

Should the scope of the proposed works be amended following the completion of this scoping survey, or be deferred for an extended period of time, there may be a requirement to update this scoping report and its recommendations.

## 4.1 Designated Nature Conservation Sites

A site check report was generated for the site using the Impact Risk Zones on the Magic website<sup>13</sup>:

Natural England uses the IRZs to make an initial assessment of the likely risk of impacts on SSSIs and to quickly determine which consultations are unlikely to pose risks and which require more detailed consideration. Publishing the IRZs will allow LPAs, developers and other partners to make use of this key evidence tool.

http://www.naturalengland.org.uk/ourwork/planningdevelopment/impactriskzonesgistoolfeature.aspx

https://www.gov.uk/guidance/protected-species-how-to-review-planning-applications#agree-avoidance-mitigation-or-compensation-measures

<sup>&</sup>lt;sup>12</sup> Avoidance is always the preferred form of mitigation. It involves steps taken to avoid deliberate killing, injury or disturbance to bats and to existing roosts. The great majority of roosts are used only seasonally so there is usually some period when bats are not present and works can occur without impacting bats. By gathering ecological data about a bat roosting site at the start of development or maintenance works, it may be possible to 'design out' the impacts of a development by retaining the roosting site and building around it. Care should be given to ensure commuting routes to and from the roost are also retained and indirect impacts controlled for, such as the impact from the addition of artificial lighting.

<sup>&</sup>lt;sup>13</sup> The Impact Risk Zones (IRZs) dataset is a GIS tool which maps zones around each SSSI according to the particular sensitivities of the features for which it is notified and specifies the types of development that have the potential to have adverse impacts.

Site Check Report Report generated on Mon Feb 19 2024 You selected the location: Centroid Grid Ref: TR26875370 The following features have been found in your search area:

SSSI Impact Risk Zones - to assess planning applications for likely impacts on SSSIs/SACs/SPAs & Ramsar sites (England)

1. DOES PLANNING PROPOSAL FALL INTO ONE OR MORE OF 2. IF YES, CHECK THE CORRESPONDING DESCRIPTION(S) BELOW. LPA SHOULD CONSULT THE CATEGORIES BELOW? NATURAL ENGLAND ON LIKELY RISKS FROM THE FOLLOWING:

**All Planning Applications** 

Infrastructure Airports, helipads and other aviation proposals.

Wind & Solar Energy Minerals, Oil & Gas **Rural Non Residential** Residential

Residential development of 500 units or more

Any residential development of 500 or more houses outside existing settlements/urban areas. Rural Residential Air Pollution Livestock & poultry units with floorspace > 500m², slurry lagoons & digestate stores > 750m², manure

Combustion General combustion processes >50MW energy input. Incl: energy from waste incineration, other incineration, landfill gas generation plant, pyrolysis/gasification, anaerobic digestion, sewage treatment

Waste Composting

Discharges Any discharge of water or liquid waste of more than 20m3/day to ground (ie to seep away) or to

surface water, such as a beck or stream.

Water Supply Notes 1

For new residential development in this area financial contributions are required to mitigate increased recreational disturbance on coastal SPAs and Ramsar Sites. Check with Local Planning Authority Notes 2 NUTRIENT IMPACT AREA. For new development with overnight accommodation Reg 63 of the

Conservation of Habitats and Species Regulations 2017 must be applied and additional measures

required. LPA to refer to Natural Englands Nutrient Neutrality advice.

GUIDANCE - How to use the Impact Risk Zones /Metadata for magic/SSSI IRZ User Guidance MAGIC.pdf

The Site lies within the zone of influence of the Stodmarsh SPA/SAC. Given the distance between the site and Stodmarsh, direct impacts to the qualifying features are unlikely, however the development could result in possible increase in nutrient input into the catchment of the Stodmarsh designated site and thus the site check stating:

NUTRIENT IMPACT AREA. For new development with overnight accommodation Reg 63 of the Conservation of Habitats and Species Regulations 2017 must be applied and additional measures required. LPA to refer to Natural Englands Nutrient Neutrality advice.

/Metadata for magic/SSSI IRZ User Guidance MAGIC.pdf

Given the distance between the site and near-by 'Thanet Coast and Sandwich Bay' Special Protection Area/Ramsar sites, direct impacts to the qualifying features are unlikely. However, indirect impacts, such as increased recreational pressure, cannot be ruled out at this stage.

Indeed, the site check states:

Notes 1 - For new residential development in this area financial contributions are required to mitigate increased recreational disturbance on coastal SPAs and Ramsar Sites. Check with Local Planning Authority.

#### 4.2 **Habitats**

Trees to be retained should be protected during any construction work and guidance is given in the 'BS 5837:2012 Trees in relation to design, demolition and construction. Recommendations' document. This standard requires a tree protection plan to be developed which involves erecting physical barriers to prevent damage to existing trees, with an exclusion area around the trees. It also looks at defining a root protection area and requires consideration when compulsory work is carried out within the root protection area.

### 4.3 **Amphibians**

Pond loss is often seen as the most damaging impact on great crested newt populations, but the loss of terrestrial habitat can also have serious consequences. Great crested newts live

on land for the majority of their lives, and so loss of terrestrial areas, particularly those close to the breeding pond, can be very damaging. The main effect of habitat loss is reduction in population size, reduced foraging opportunities, reduced refuge opportunities leading to exposure to predators or harsh conditions, and unsuccessful hibernation.

There are a number of development activities which can affect great crested newts, which should be fully considered at the application stage. Great crested newts can migrate more than 500 metres from their breeding ponds in areas of suitable terrestrial habitat. However, generally the scale of potential impacts will decrease as the distance from the breeding pond increases.

Natural England provides a rapid risk assessment tool to work out whether a licence will be needed.

# Application tools: (1) "Do I need a licence?" - rapid risk assessment Caveats and limitations

This risk assessment tool has been developed as a general guide only, and it is inevitably rather simplistic. It has been generated by examining where impacts occurred in past mitigation projects, alongside recent research on newt ecology. It is not a substitute for a site-specific risk assessment informed by survey. In particular, the following factors are not included for sake of simplicity, though they will often have an important role in determining whether an offence would occur: population size, terrestrial habitat quality, presence of dispersal barriers, timing and duration of works, detailed layout of development in relation to newt resting and dispersal. The following factors could increase the risk of committing an offence: large population size, high pond density, good terrestrial habitat, low pre-existing habitat fragmentation, large development footprint, long construction period. The following factors could decrease the risk: small population size, low pond density, poor terrestrial habitat, substantial pre-existing dispersal barriers, small development footprint, short construction period. You should bear these mitigating and aggravating factors in mind when considering risk.

It is critical that, even if you decide not to apply for a licence, you ensure that any development takes account of potential newt dispersal. Where great crested newts are present, landuse in that area must ensure there is adequate connectivity. Retaining and improving connectivity will often involve no licensable activities.

### Guidance on risk assessment result categories

"Green: offence highly unlikely" indicates that the development activities are of such a type, scale and location that it is highly unlikely any offence would be committed should the development proceed. Therefore, no licence would be required. However, bearing in mind that this is a generic assessment, you should carefully examine your specific plans to ensure this is a sound conclusion, and take precautions (see Non-licensed avoidance measures tool) to avoid offences if appropriate. It is likely that any residual offences would have negligible impact on conservation status, and enforcement of such breaches is unlikely to be in the public interest.

"Amber: offence likely" indicates that the development activities are of such a type, scale and location that an offence is likely. In this case, the best option is to redesign the development (location, layout, methods, duration or timing; see Non-licensed avoidance measures tool) so that the effects are minimised. You can do this and then re-run the risk assessment to test whether the result changes, or preferably run your own detailed site-specific assessment. Bear in mind that this generic risk assessment will over- or under-estimate some risks because it cannot take into account site-specific details, as mentioned in caveats above. In particular, the exact location of the development in relation to resting places, dispersal areas and barriers should be critically examined. Once you have amended the scheme you will need to decide if a licence is required; this should be done if on balance you believe an offence is reasonably likely.

"Red: offence highly likely" indicates that the development activities are of such a type, scale and location that an offence is highly likely. In this case, you should attempt to re-design the development location, layout, timing, methods or duration in order to avoid impacts (see Non-licensed avoidance measures tool), and re-run the risk assessment. You may also wish to run a site-specific risk assessment to check that this is a valid conclusion. If you cannot avoid the offences, then a licence should be applied for.

Below is the risk assessment if great crested newts breed within 250m:

Component	Likely effect (select one for each component; select the most harmful option if more than one is likely; lists are in order of harm, top to bottom)	Notional offence probability
Great crested newt breeding pond(s)	No effect	0
Land within 100m of any breeding pond(s)	No effect	0
Land 100-250m from any breeding pond(s)	0.1 - 0.5 ha lost or damaged	0.1
Land >250m from any breeding pond(s)	No effect	0
Individual great crested newts	No effect	0
	Maximum:	0.1
Rapid risk assessment result:	GREEN: OFFENCE HIGHLY UNLIKELY	

Therefore no impact is expected onto great crested newts and no further work is recommended for this species.

### 4.4 Reptiles

Due to the low likelihood of reptile presence on site, the following precautionary mitigation strategy is proposed to minimise any potential impacts: it is recommended to prepare the development site using habitat manipulation as below:

- The works area should be mowed using hand held machinery only<sup>14</sup> (to 15cm height minimum), during sunny conditions, during the reptile active season (April to October), in order to force the animals out of the area;

<sup>&</sup>lt;sup>14</sup> strimmer, brush-cutter

- A second cut should be given to ground level, 2 days following the first cut, during sunny conditions.

### 4.5 Birds

Although a breeding bird survey is not deemed to be necessary, on the basis that the site contains suitable habitat for breeding birds, consideration must be given to the timing of the clearance works, if any is to take place.

The effect on birds can be avoided by starting the building works outside of the nesting season (which extends from March – August inclusive<sup>15</sup>) or only after a survey has confirmed the absence of nesting birds<sup>16</sup>. New hedgerow/trees/scrub planted and bird nesting boxes erected as part of the proposed development can replace the habitat lost.

### 4.6 Hazel Dormouse

No impact is expected onto dormice.

### 4.7 Badger

No impact is expected onto badgers.

### 4.8 Bats

Should bats be roosting on site, the proposed development would lead to a loss of habitat and animals could be killed or injured during the works.

The Bat Conservation Trust's guidelines provide a table stating the 'minimum number of presence/absence survey visits required to provide confidence in negative preliminary roost assessment from buildings, built structures and trees in summer.

Preliminary Ecological Appraisal The Old Forge Chillenden KB Ecology Ltd- February 2024

<sup>&</sup>lt;sup>15</sup> It should be noted however that certain species are known to breed throughout the year (e.g. collard dove) and remain protected.

<sup>&</sup>lt;sup>16</sup> Inspection by a qualified ecologist must first be completed a maximum of 48hrs before clearance works commence. If during the inspection a nest considered to be in use is discovered, works must be delayed until the young have fledged.

Table 7.2. Recommended minimu	ım number of survey visits for presenc	e/absence surveys to give confidence in
		y to give confidence in a negative result).

Low roost suitability or PRF-I	Moderate roost suitability	High roost suitability or PRF-M
One survey visit. One dusk emergence survey <sup>a</sup> (structures).	Two separate dusk emergence survey visits <sup>b</sup> .	Three separate dusk emergence survey visits <sup>b</sup> .
No further surveys required (trees).		

- a Structures that have been categorised as low potential can be problematic and the number of surveys required should be judged on a case-by-case basis (see para 5.2.44). In some cases, more than one survey may be needed, particularly where there are several buildings in this category.
- b Multiple survey visits should be spread out to sample as much of the recommended survey period (see Table 7.1) as possible; it is recommended that surveys are spaced at least three weeks apart, preferably more.

Table 7.1. Recommended timings for presence/absence surveys to give confidence in a negative result for structures (also recommended for trees where other methods such as PRF inspection are not possible, but unlikely to give confidence in a negative result). To be used in tandem with Table 7.2.

Low roost suitability or PRF-I	Moderate roost suitability	High roost suitability or PRF-M
May to August (structures)	May to September <sup>a</sup> , with at least one of surveys between May and August <sup>b</sup>	May to September*, with at least two of surveys between May and August <sup>b</sup>
No further surveys required (trees)		

- a September surveys are both weather- and location-dependent. Conditions may become more unsuitable in these months, particularly in more northerly latitudes, which may reduce the length of the survey season. September surveys are likely to miss maternity roosts due to dispersal before this time, but may pick up mating roosts.
- b Multiple survey visits should be spread out to sample as much of the recommended survey period as possible; it is recommended that surveys are spaced at least three weeks apart, preferably more. Survey timings should consider the prevailing conditions in the year of survey, which will vary geographically. In years with a cold spring, the surveys should not be started in early May or all completed in May. The surveys should maximise the possibility of detecting maternity roosts, which can switch roosts between pregnancy and factation, and the optimum coverage includes the pre-parturition, post-parturition and mating periods.

It is therefore recommended to carry out one emergence survey in May-August.

### 4.9 Other Species

There is some potential for hedgehogs to be present on site. Therefore any areas where mammals could be sheltering should be hand searched prior to disturbance. Excavations should be backfilled, covered overnight, or ramps placed in to allow any animals to escape.

### 4.10 Additional Recommendations: Enhancements

Ecological enhancements should where possible be incorporated into the proposed development to contribute towards the objectives of planning legislation.

The Government announced it would mandate net gains for biodiversity in the Environment Bill in the 2019 Spring Statement. The Environment Bill received Royal Assent on 9 November 2021, meaning it is now an Act of Parliament. Mandatory biodiversity net gain as

set out in the Environment Act applies in England only by amending the Town & Country Planning Act (TCPA). The Environment Act 2021 makes biodiversity net gain mandatory for all but small sites and some exemptions from an as-yet unconfirmed date in January 2024 and for small sites from April 2024. Biodiversity net gain requires developers to ensure habitats for wildlife are enhanced and left in a measurably better state than they were predevelopment. They must assess the type of habitat and its condition before submitting plans, and then demonstrate how they are improving biodiversity – such as through the creation of green corridors, planting more trees, or forming local nature spaces. Green improvements on site would be encouraged, but in the rare circumstances where they are not possible, developers will need to pay a levy for habitat creation or improvement elsewhere<sup>17</sup>.

Under section 40 of the NERC Act (2006), paragraph 174 of the NPPF (2021) and the Environment Act (2021), biodiversity must be maintained and enhanced through the planning system. Additionally, in alignment with paragraph 180 of the NPPF 2021, the implementation of enhancements for biodiversity should be encouraged.

The design and implementation of habitat enhancements could also be used to contribute towards the 'Home Quality Mark' or similar accreditation, should this be a consideration for this site.

Suggested biodiversity enhancements are listed below, as a palette for the developer to choose from:

Provision of hedgehog nesting boxes<sup>18</sup>.

If any close board fencing is to be installed around the new development, we recommend that at least  $13 \times 13$  cm holes should be cut into the base of the fences (one per garden) to allow greater permeability across the site to benefit ground-based terrestrial animals (such as hedgehog)<sup>19</sup>.

Provision of integrated 'swift bricks' in new buildings (as these are often occupied by other small cavity-nesting birds<sup>20</sup>,<sup>21</sup>)<sup>22</sup>. A ratio of at least two per residential dwelling, or one per 50sqm of commercial floor space is generally accepted now as good practice (see BS 42021:2022). It is suggested better to install them in small groups of 2/6 approx. one metre+ apart in suitable locations at a minimum height of 4 metres (5 metres is better).<sup>23</sup>

Provision of integrated bat boxes on new building<sup>24</sup>.

Tree / shrub/ hedgerow planting (native species to be used only).

<sup>22</sup> Boxes integrated into buildings offer much greater longevity but need to be considered in the design process. One study found that incorporating bird/bat boxes into walls could cause cold spots on the interior, leading to condensation and possibly mould. They recommend additional insulation to prevent this; advice from an architect is advisable.

<sup>&</sup>lt;sup>17</sup> https://deframedia.blog.gov.uk/2019/03/13/government-to-mandate-biodiversity-net-gain/

<sup>&</sup>lt;sup>18</sup> http://www.hedgehogstreet.org/pages/hedgehog-homes.html

<sup>&</sup>lt;sup>19</sup> https://www.hedgehogstreet.org/wp-content/uploads/2019/03/Hedgehogs-and-developers-ZR.pdf

<sup>&</sup>lt;sup>20</sup> https://drive.google.com/file/d/1ljcJ7rlkNMrr4lxd41XcBU3YC6IFKM6z/view

<sup>&</sup>lt;sup>21</sup> https://www.actionforswifts.com/

<sup>&</sup>lt;sup>23</sup> Please note that there may be a need to provide insulation around the integrated box (thickness of 5 cm of insulation) in order to increase the thermal resistance of this wall and thus avoid the risk of condensation. The project architect should be consulted about such matters.

<sup>&</sup>lt;sup>24</sup> Please note that there may be a need to provide insulation around the integrated box (thickness of 5 cm of insulation) in order to increase the thermal resistance of this wall and thus avoid the risk of condensation. The project architect should be consulted about such matters.

Establish climbing plants on walls and other vertical structures<sup>25</sup>. Establish wildflower plug/bulb planting in private gardens<sup>26</sup>.

Priority should be given to habitats and species present on the Kent Biodiversity Strategy<sup>27</sup>.

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<sup>&</sup>lt;sup>25</sup> More information can be found here: <a href="http://www.greenblueurban.com/climbing-plant-guide.php">http://www.greenblueurban.com/climbing-plant-guide.php</a> and <a href="http://www.london.gov.uk/priorities/environment/urban-space/parks-green-spaces/green-roofs-walls">http://www.london.gov.uk/priorities/environment/urban-space/parks-green-spaces/green-roofs-walls</a>

<sup>&</sup>lt;sup>26</sup> Spring flowering bulbs and plugs of nectar rich flowering plants should be embedded into amenity grassland to increase the biodiversity and amenity value of the grassland and to provide early sources of nectar for insects. Suitable bulbs include Snake's head fritillary *Fritillaria meleagris*, Ramsons *Allium ursinum*, Snowdrop *Galanthus nivalis*, Primrose *Primula vulgaris*, Bluebell *Hyacinthoides non-scriptus*, Wild daffodil *Narcissus pseudonarcissus*, Lesser celandine *Ranunculus ficaria* 

<sup>&</sup>lt;sup>27</sup> https://kentnature.org.uk/wp-content/uploads/2022/01/Kent-Biodiversity-Strategy-2020.pdf

## 5 References and Bibliography

Collins, J. (ed) (2023). Bat Surveys for Professional Ecologists: Good Practice Guidelines (4th edn). Bat Conservation Trust, London.

Joint Nature Conservation Committee (2003). *Handbook for Phase 1 Habitat Survey:* A Technique for Environmental Audit. JNCC, Peterborough. <sup>28</sup>

English Nature (2004). Research Reports Number 576: An assessment of the efficiency of capture techniques and the value of different habitats for the great crested newt Triturus cristatus. English Nature, Peterborough

### **Websites Visited:**

http://webapps.kent.gov.uk/KCC.KLIS.Web.Sites.Public/ViewMap.aspx

http://www.magic.gov.uk/magicmap.aspx (contains public sector information licensed under the Open Government Licence v3.0)

http://www.kentbap.org.uk/species/

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<sup>&</sup>lt;sup>28</sup> http://www.jncc.gov.uk/pdf/pub90\_HandbookforPhase1HabitatSurveyA5.pdf

### Appendix A – Wildlife Legislation & Policy

The following is a summary of wildlife legislation and planning policy which affords protection to plants and animals and seeks to conserve, enhance and restore biodiversity. This section is provided for general guidance only. While every effort has been made to ensure accuracy, this section should not be relied upon as a definitive statement of the law.

For further information, please see:

https://www.gov.uk/protected-species-and-sites-how-to-review-planning-proposals

### Commonly encountered protected species

Many species of plants, invertebrates and animals receive protection under the legislation detailed above. However, of these, the following are the most likely to be affected by development in the southeast:

Species	Legal Protection
Great crested newts and other amphibians	The great crested newt is afforded full legal protection under Schedule 5 of the Wildlife & Countryside Act 1981 (as amended). It is also listed under Schedule 2 of the Conservation of Habitats and Species Regulations 2019 (as amended) and is therefore a European Protected Species (EPS); further protection is afforded by the Countryside and Rights of Way Act 2000. Taken together, the legislation makes it a criminal offence to:  • Deliberately capture (or take), injure or kill GCN  • Deliberately or recklessly disturb GCN, in particular (i) any disturbance which is likely to impair their ability to survive, to breed or reproduce, or to rear or nurture their young; (ii) any disturbance which is likely to impair their ability to hibernate or migrate; or (iii) any disturbance which is likely to affect significantly the local distribution or abundance of the species.  • Damage or destroy a breeding site or resting place - even if GCN are not occupying the place at the time;  • Intentionally or recklessly obstruct access to a sheltering or resting place.
	An EPS licence is required from Natural England before works can be undertaken which will impact on GCN and/or their habitat (such as any damage to or removal of ponds, grassland, hedgerow bases or dense scrub in which they are likely to occur).
	Great crested newts and common toads are also listed as Species of Principal Importance under Section 41 of the NERC Act 2006.
Hazel dormice	The hazel dormouse is afforded full legal protection under Schedule 5 of the Wildlife & Countryside Act 1981 (as amended). It is also listed under Schedule 2 of the Conservation of Habitats and Species Regulations 2019 (as amended) and is therefore a European Protected Species (EPS); further protection is afforded by the Countryside and Rights of Way Act 2000. Taken together, the legislation makes it a criminal offence to:  • Deliberately capture (or take), injure or kill hazel dormouse  • Deliberately or recklessly disturb hazel dormouse, in particular (i) any

	disturbance which is likely to impair their ability to survive, to breed or reproduce, or to rear or nurture their young; (ii) any disturbance which is likely to impair their ability to hibernate or migrate; or (iii) any disturbance which is likely to affect significantly the local distribution or abundance of the species.  • Damage or destroy a breeding site or resting place - even if dormice are not occupying the place at the time;  • Intentionally or recklessly obstruct access to a sheltering or resting place.  An EPS licence is required from Natural England before works can be undertaken which will impact on dormouse and/or their habitat (such as any damage or removal of hedgerows, woodland or dense scrub in which they are likely to occur).  Hazel dormouse is also listed as a Species of Principal Importance under
	Section 41 of the NERC Act 2006.
Bats	All British bat species receive full legal protection in the United Kingdom. The Conservation of Habitats and Species Regulations 2019 (as amended) legally protects all bat species in the UK and further protection is afforded by the Wildlife and Countryside Act 1981 (Schedule 5) and the Countryside and Rights of Way Act 2000. Taken together, the legislation makes it a criminal offence to:  • Deliberately capture (or take), injure or kill a bat.  • Deliberately or recklessly disturb a bat, in particular (i) any disturbance which is likely to impair their ability to survive, to breed or reproduce, or to rear or nurture their young; (ii) any disturbance which is likely to impair their ability to hibernate or migrate; or (iii) any disturbance which is likely to affect significantly the local distribution or abundance of the species concerned.  • Damage or destroy a breeding site or resting place (roost) of a bat- even if bats are not occupying the roost at the time;  • Intentionally or recklessly obstruct access to a roost;  • Possess or advertise/sell/exchange a bat (dead or alive) or any part of a bat.
	An EPS Licence for bats is required where works are expected to contravene the above legal protection. Under the law, a roost is 'any structure or place used for shelter or protection'. For example any building or suitable tree. Bats use many roost sites and feeding areas throughout the year. Since bats tend to re-use the same roosts for generations, the roost is protected whether the bats are present or not.
Reptiles	The more widespread species of reptile – slow-worm, viviparous lizard, grass snake and adder - are afforded legal protection against killing and injury under Schedule 5 of the Wildlife & Countryside Act 1981 (as amended).
	All six UK reptile species are listed as Species of Principal Importance under Section 41 of the NERC Act 2006.
Badgers	The Protection of Badgers Act 1992 was introduced in recognition of the additional threats that badgers face from illegal badger digging and baiting. Under the Act, it is an offence to:  • Wilfully kill, injure or take a badger, or to attempt to do so;  • Cruelly ill-treat a badger; or  • Intentionally or recklessly interfere with a badger sett by (a) damaging a sett or any part of one; (b) destroying a sett; (c) obstructing access to or

	any entrance of a sett; (d) causing a dog to enter a sett; or (e) disturbing a badger when it is occupying a sett.
Breeding birds	The Wildlife & Countryside Act 1981 (as amended) protects all birds, their nests and eggs – it is an offence to intentionally kill, injure or take any wild bird or its eggs, and/or to take, damage or destroy the nest (whilst being built or in use).
	There is additional protection for rarer species – making it an offence to disturb any wild bird listed on Schedule 1 (such as hobby) while it is nest building, or at a nest containing eggs or young, or to disturb the dependent young of such a bird.
	Some species are also listed as species of a Species of Principal Importance under Section 41 of the NERC Act 2006, including skylark, common cuckoo, house sparrow, tree sparrow and song thrush.
Hedgehogs	Hedgehogs are listed on schedule 6 of the Wildlife and Countryside Act (1981) which makes it illegal to kill or capture wild hedgehogs. They are also listed under the Wild Mammals Protection Act (1996), which prohibits cruel treatment of hedgehogs
	Hedgehogs are a species of 'principal importance' under the NERC Act, the act confers 'a duty of responsibility' on local authorities with regard to the species.
Water voles	The Wildlife and Countryside Act 1981 (as amended). This makes it illegal to intentionally damage, destroy or obstruct access to any structure or place which water voles use for shelter or protection; it is also an offence to intentionally disturb water voles while they are using these places.

### **Kent Biodiversity Strategy**

The Kent Biodiversity Strategy was approved by the Kent Nature Partnership in February 2020. It aims to deliver, over a 25 year period, the maintenance, restoration and creation of habitats that are thriving with wildlife and plants and ensure that the county's terrestrial, freshwater, intertidal and marine environments regain and retain good health.

The Strategy looks to protect and recover threatened species and enhance the wildlife habitats that Kent is particularly important for. It also aims to provide a natural environment that inspires citizen engagement and is well used and appreciated, so that the mental and physical health benefits of such a connection can be realised by the people of Kent.

The Strategy has identified 17 priority habitats and 13 priority species that Kent can play a significant part in the restoration of. It has also identified a handful of species that can act as indicators of the health of our ecosystems. In addition, the Strategy looks to further work addressing overarching considerations affecting biodiversity recovery, including wilding, climate change, natural solutions, soil health and invasive species.

Further information can be found here:

http://kentnature.org.uk/uploads/files/Nat-Env/Kent%20Biodiversity%20Strategy%202020.pdf

### **Red Data Books**

British Red Data Books (RDB) are an additional method for classifying the rarity of species, and are often seen as a natural progression from Biodiversity Action Plans.

RDB species have no automatic legal protection (unless they are protected under any of the legislation previously mentioned). Instead they provide a means of assessing rarity and highlight areas where resources may be targeted. Various categories of RDB species are recorded, based on the IUCN criteria and the UK national criteria based on presence within certain numbers of 10x10km grid-squares (see http://www.jncc.gov.uk/page-3425). As with Biodiversity Action Plans, where possible, steps should be taken to conserve RDB species which are to be affected by development.

## Appendix B - Plates

