

# Dorset Biodiversity Appraisal Protocol



Guidance for consultants

Section 2: General guidance for minor and major development

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### Errors, corrections, and revisions

We aim to minimise errors within the text of the DBAP guidance. Where text contains a substantive error, a correction will be made as soon as practicable, and the relevant section of the guidance reissued. Reissues will be sent out via email and appear on the DBAP website pages. Where an error does not change the meaning of the guidance but ought to be corrected to avoid misleading readers, for example an incorrect reference, a correction via email list will be issued as soon as practicable. If errors are minor and do not change the meaning of the guidance, they will not be corrected until the next scheduled annual revision.

### Scope

This guidance is not exhaustive. Some guidelines are referenced in the text but are not reproduced in full. Information submitted under the DBAP is expected to comply with all relevant guidelines in terms of both content and presentation.



## 1. The Dorset Biodiversity Appraisal Protocol (DBAP)

- 1.1. The Dorset Biodiversity Appraisal Protocol (DBAP) is designed to meet the requirements of the Natural England Protected Species Standing Advice found at [www.naturalengland.org.uk](http://www.naturalengland.org.uk) and is Dorset Council's preferred way to review planning applications and their likely impact on biodiversity.
- 1.2. Dorset Council will routinely ask for a biodiversity appraisal in the form of a Dorset Council Natural Environment Team (NET) approved ecology report(s) with accompanying Certificate of Approval in order to validate an application.
- 1.3. Applications for developments impacting an area of 0.1ha and over, or where there is a likely impact on protected species and/or habitats, are within the scope of the DBAP.
- 1.4. The DBAP webpages guide applicants and agents to which ecological information is required to be submitted to support their application, and when in the planning process it will be required.
- 1.5. The review process will not commence until payment has been received. In cases where the NET refuse to certify submitted ecological information the fee will not be returned.
- 1.6. The Local Planning Authority (LPA) will condition the approved ecology report(s) as a means of clearly identifying and securing mitigation and net gain measures for developments affecting recognised wildlife sites.

## 2. DBAP guidance documents

- 2.1. This guidance is not exhaustive. Some guidelines are referenced in the text but are not reproduced in full. Information submitted under the DBAP is expected to comply with all relevant industry guidelines in terms of both content and presentation.
- 2.2. This guidance is subject to copyright and has been written to assist consultants when using the DBAP. The NET have written guidance for all applications within the DBAP scope and has been divided into separate sections for ease of reference. All guidance can be found on our webpages.
  - Section 1 General guidance for Householder, Listed Building Consent and standalone barn conversions
  - Section 2 General guidance for minor and major development
  - Section 3 Mitigation
  - Section 4 Bryanston greater horseshoe bat Site of Special Scientific Interest (SSSI)
  - Section 5 Great Crested Newt Licencing Scheme
  - Appendix 1 Dorset Notables
  - Bibliography

### Archived guidance

- Section C: Compensation.



- 2.3. All submissions must be sent to [biodiversityprotocol@dorsetcouncil.gov.uk](mailto:biodiversityprotocol@dorsetcouncil.gov.uk) and must conform fully to the guidelines given in every section. Any exceptions are entirely at the discretion of the NET and must be agreed with the NET prior to submission.
- 2.4. The requirements set out within this guidance are in-line with industry standards including the Chartered Institute of Ecologists and Environmental Managers (CIEEM) Technical Guidance Series and the British Standard Biodiversity Code of practice for planning and development.
- 2.5. This guidance is correct at the time of publication. It will be reviewed annually and updated to reflect changes in relevant legislation, policy, and references. Please ensure that all submissions are in accordance with the current guidance.
- 2.6. Ecology reports not complying with the requirements of the DBAP will, unless there are exceptional circumstances as above, be returned requesting amendments. Requests for further information must be fully complied with. The NET will refuse to issue a Certificate of Approval where requests for further information are not met or where submissions fail to meet the criteria of this guidance.
- 2.7. Other conservation organisations, ecological consultancies and planning authorities are regularly consulted and have contributed to this guidance.

### **3. Scope of DBAP guidance section 2**

3.1. This guidance is produced specifically for the following types of applications;

3.2. Minor application which is defined as:

- for dwellinghouses, minor development is one where the number of dwellinghouses to be provided is between one and nine inclusive on a site having an area less than one hectare. Where the number of dwellinghouses to be provided is not known, a site area of less than 0.5 hectares should be used as the definition of a minor development.
- for all other uses, a minor development is one where the floor space to be created is less than 1,000 square meters or where the site area is less than one hectare

3.3. Major application, which is defined as:

- the provision of dwellinghouses where—
  - (i) the number of dwellinghouses to be provided is 10 or more
  - (ii) the development is to be carried out on a site having an area of 0.5 hectares or more and it is not known whether the development falls within sub-paragraph (i)
- the provision of a building or buildings where the floor space to be created by the development is 1,000 square metres or more
- development carried out on a site having an area of 1 hectare or more

3.4. Minerals and waste development does not fall within the scope of the DBAP. Further



information on how ecological information is reviewed for these types of applications can be found on our [webpages](#).

## 4. DBAP criteria and general guidance

- 4.1. Consultants are expected to guide applicants through the DBAP process and to submit ecology reports on behalf of applicants, to facilitate direct communication with the NET from the outset.
- 4.2. All ecological appraisals should be undertaken by a suitably qualified and experienced consultant with relevant protected species licence(s) as required.
- 4.3. All submissions must be supported by adequate survey data in accordance with Guidelines for Ecological Impact Assessment in the UK and Ireland (EcIA), CIEEM (2019) and relevant best practice guidelines. Surveys must be carried out at the optimum time of year, with any constraints fully described. An EcIA checklist is available. Please use this to include all relevant areas of EcIA in your report. Submissions received without the appropriate level of survey or which recommend further surveys which have not yet been undertaken will be returned.
- 4.4. Where protected species are concerned Circular 6/2005: Biodiversity and Geological Conservation – Statutory Obligations and Their Impact Within the Planning System states:

‘It is essential that the presence or otherwise of protected species, and the extent that they may be affected by the proposed development, is established before the planning permission is granted, otherwise all relevant material considerations may not have been addressed in making the decision. The use of conditions to request protected species surveys should only be used in exceptional circumstances.’
- 4.5. Insufficient survey data may lead to a failure to issue a Certificate of Approval. In these circumstances the NET will inform planning officers accordingly. This would be the case if survey information fails to demonstrate that the material consideration in relation to protected species has been adequately addressed. In some cases, this will form a reason for planning refusal.
- 4.6. The biodiversity interests of a site and its associated Zones of Influence (CIEEM Guidelines for Ecological Impact Assessment in the UK and Ireland (EcIA) (2019)) must be established and the potential impacts from the development adequately assessed and demonstrated within submitted reports.
- 4.7. The DBAP seeks to comply with the NPPF (2023) and government guidance on biodiversity. Net gain will be secured for all scales of development, avoiding residual loss of habitat.
- 4.8. Dorset Council strongly discourage the deliberate clearance or neglect of habitats with ecological value (including those which support protected species) before the application process commences. If, as a result of deliberate clearance or neglect, the biodiversity value of the site is lower than it would otherwise have been prior to the date of planning application, the pre-development ecological assessment of the site must be informed by its condition immediately before the clearance or neglect took place. This approach is endorsed by and included within the Environment Act in Schedule 14. Establishment of



the pre-development biodiversity value should include use of a range of sources, including aerial photographs.

- 4.9. Please note that applications are reviewed with discussion with other consultees where appropriate, such as Natural England and the Dorset Wildlife Trust.
- 4.10. Where development may lead to impacts on a Site of Nature Conservation Interest (SNCI), ecology reports must be submitted after consultation with Dorset Wildlife Trust has taken place.
- 4.11. It is the responsibility of the applicant to ensure that an appropriate level of survey effort has been undertaken in proportion to the scale of development. The advice of an ecological consultant should be sought to inform this.

## 5. Ecology reports

- 5.1. An EcIA is usually the main assessment that is submitted with a planning application. EcIA reports must accompany all applications other than householder applications.
- 5.2. The format and content of reports must follow current guidelines such as the Chartered Institute of Ecologists and Environmental Managers (CIEEM) Guidelines for Ecological Report Writing (2017) and Guidelines for Ecological Impact Assessment in the UK and Ireland (2019); BS42020 Biodiversity - Code of practice for planning and development, as appropriate. A location plan, illustrative masterplan, Phase 1 Habitat Map etc must be included as relevant.
- 5.3. DBAP submissions are provided to the Dorset Environmental Records Centre. Such reports should clearly show where features such as bat roosts have been found onsite so that these can be accurately mapped and added to the records database.
- 5.4. Table 1 of the CIEEM report writing guidelines states that an EcIA report:

‘Assesses the impacts of a non-EIA (Environmental Impact Assessment) development proposal on ecological features, clearly identifying any ‘significant effects’ as well as impacts on any designated sites or protected species, and detailing both the mitigation measures required, and how these will be secured. An EcIA Report will be submitted as part of a planning application where it has been determined that a formal EIA is not required. It should follow the structure set out in Appendix B of these guidelines. For development projects affecting only a single species/group (such as where a barn conversion requires an assessment in relation to bats) the report accompanying the application will comprise an EcIA Report. As such, it should therefore have the same content as that set-out in Appendix B, although the structure can be modified to delete unnecessary sections, or to combine sections where appropriate i.e., it should be proportionate.’

Please ensure that all EcIA reports submitted conform to the structure and content set out in Appendix B of the CIEEM guidelines.

- 5.5. Insufficient or poorly presented reports will result in a request for more information or clarification and lead to delay. Remember that those reading reports have not been to the site.



## Desk study and biodiversity data searches

- 5.5. The desk study and biodiversity data search request(s) should be tailored to the development and its Zones of Influence.
- 5.6. Most proposals are expected to provide a Local Environmental Records Centres (LERC) data search as per industry guidance ([CIEEM guidelines](#) and [Biodiversity in Planning Partnership guide \(2019\)](#)).
- 5.7. You are advised to contact the Dorset Environmental Records Centre (DERC) [via their website](#) to obtain existing wildlife records for the site and its environs to inform and complement a submission under the DBAP.
- 5.8. The Local Nature Recovery Strategy (LNRS) is currently in preparation and will include opportunity maps for Dorset. Prior to this being available the NET recommends using Dorset Explorer which will provide information on the existing and higher potential network. The published [Ecological Networks Guidance 2020](#) provides further information on the networks and their definitions.
- 5.9. We also encourage the use of the [Nature Recovery Network Habitat Mapping](#) layer, available through MAGIC.
- 5.10. The Methods section of the ecology report should include details of which LERCs were approached, which types of records were requested (statutory and non-statutory designated sites, protected and priority species, Invasive Non-Native Species (INNS) or alternative list as appropriate), what radius from the site boundary was used and why.
- 5.11. Where you consider a LERC data search to be unnecessary, approval must be sought from the NET prior to submission of the ecology report(s).
- 5.12. Failure to provide an appropriate desk study including environmental records may result in your submission being considered incomplete and returned for amendment.
- 5.13. Below are examples of biodiversity data search requirements for different types of development. This list is non-exhaustive and biodiversity data searches should always reflect the context and impact of the development:
  - example 1: double storey extension to a single dwelling: 50m radius property check and EPS licence check
  - example 2: 2 new dwellings in existing garden: 1km local and national designated sites, 5km international designated sites, 1km species check including EPS licenses, existing and potential ecological networks map
  - example 3: 35 new dwellings on grazed field: 2km local and national designated sites, 5km international designated sites, 2km species check including EPS licenses, 8km Annex II bat species check, existing and potential ecological networks map

## Further survey

- 5.14. All ecology reports must be based upon up-to-date survey data. Worst-case scenario-based mitigation will not be accepted for any species.



- 5.15. Ecology reports must not include recommendations for further survey, especially for EPS. The planning authority cannot, as a matter of law, grant planning permission for a development where there is doubt over a possible significant adverse effect of a development on an EPS.
- 5.16. Where protected species are concerned Circular 6/2005: Biodiversity and Geological Conservation – Statutory Obligations and Their Impact Within the Planning System states:
- ‘It is essential that the presence or otherwise of protected species, and the extent that they may be affected by the proposed development, is established before the planning permission is granted, otherwise all relevant material considerations may not have been addressed in making the decision. The use of conditions to request protected species surveys should only be used in exceptional circumstances.’
- 5.17. Planning authorities must be satisfied that the correct level of information is available to determine a planning application.
- 5.18. Insufficient survey data may lead to a failure to issue a Certificate of Approval. In these circumstances the NET will inform planning officers accordingly. This would be the case if survey information fails to demonstrate that the material consideration in relation to protected species has been adequately addressed. In some cases, this will form a reason for planning refusal.

## 6. Certification of Ecology Reports

- 6.1. Payment must be provided at the same time as ecology reports are submitted. The review process will not begin until payment has been received.
- 6.2. Consultants must make clients aware of the fees applicable and how to pay; details are given on our [fees webpage](#).
- 6.3. Certificates will be dated from the date of the most recent ecology report.
- 6.4. Where the planning case officer is known, the NET will copy them into the e-mail issuing the Certificate of Approval for expediency.
- 6.5. Please be aware that where newly available information becomes known that materially alters or undermines the originally proposed mitigation, the NET reserve the right to revoke an approval. It is the responsibility of the ecological consultant to advise that ensure adequate surveys have been conducted to accommodate unknown elements of a development and the responsibility of the applicant/developer to commission these.

### Certificate of Approval & European Protected Species Mitigation Licences

- 6.6. A Certificate of Approval from the NET does not in any way prejudice Natural England’s decision on whether a licence regarding EPS should be issued to an applicant.
- 6.7. The two processes address different legal duties.
- 6.8. Natural England is the statutory nature conservation body responsible for determining EPS licence applications.





- 6.9. However, Local Planning Authorities (LPAs) must have regard to the requirements of the Habitats Directive in considering whether to grant planning permission, and specifically, they must consider whether grant of permission would lead to deliberate disturbance of an EPS. If this is the case, then the Supreme Court has made it clear that the LPA should only refuse planning permission if it believes that Natural England is unlikely to grant a licence.
- 6.10. Where the LPA concludes a licence for an EPS is likely to be forthcoming, or it is unsure if it would, it should not prevent a planning permission from being issued.
- 6.11. Applicants must be aware that it is always better to have recent survey data on EPS for their application.

### Failure to approve a DBAP submission

- 6.12. If the NET is not able to approve a submission through the DBAP owing to non-compliance of the mitigation hierarchy (NPPF, 20232018) or any of the following: a lack of information, sub-standard submissions that do not comply with this guidance, inadequate survey data or insufficient mitigation or compensation for of effects on wildlife, a planning application can still be submitted. In such cases the NET will write to the LPA to explain why the ecology report was not approved and setting out what elements would be required if permission is granted in any event.
- 6.13. Where these circumstances apply applications will be considered by the LPA under Natural England's Standing Advice and will be subject to consultation with the relevant conservation bodies.

## 7. Compliance

- 7.1. Developments that include a requirement for an EPS or low impact class licence, or cover an area greater than 0.1ha, must include provision for a post construction compliance visit.
- 7.2. For more simple cases you must provide photographic evidence of the completed mitigation measures.
- 7.3. The evidence of compliance must be sent to the NET. This is used solely for reviewing measures secured through the DBAP process and is for the NET internal use only and must not be relied upon for the discharge of planning conditions. However, planning obligation wording is likely to secure compliance. Consultants are advised to inform applicants of this requirement. Typically, the relevant condition will state:

'The development hereby approved must not be first brought into use unless and until a report or photographs providing evidence of compliance with the Ecology Report certified by Dorset Natural Environment Team on XXX, has been submitted to and approved in writing by the authority.'

Where a Natural England licence is required, planning obligations are likely to require a copy of the licence and will typically state:

**'No works to shall commence until the authority has been provided with a copy of the licence for XXX issued by Natural England pursuant to Regulation 55 of The**



Conservation of Habitats and Species Regulations 2017 (as amended) authorising the works to go ahead, or confirmation in writing from Natural England that such a licence is not required. The planning condition shall be discharged when the consultant ecologist confirms in writing to the authority that the bat mitigation was adhered to and all measures therein have been implemented’.

## 8. Bats

### General guidance regarding bats

- 8.1. The NET assess bat survey reports against current [Bat Conservation Trust \(BCT\) guidelines](#). In-line with colleagues at [Warwickshire County Council](#) for a bat survey report to be accepted, the consultant must be able to demonstrate that sufficient survey effort has been carried out (in accordance with the BCT guidelines).
- 8.2. Proposals involving bat roost destruction, or ecologically significant modifications to all bat roosts must be supported by an appropriate level of emergence / re-entry survey according to current BCT guidelines.
- 8.3. Assessment of foraging and commuting bat habitat is expected to fully comply with the guidance set out in table 4.1 of the current BCT survey guidelines and follow the [Wray et al \(CIEEM, 2010\) framework](#) for assessing the value of a site. This should be used to inform the level of activity survey required in line with table 8.3 of the BCT survey guidelines.
- 8.4. BCT have published new guidance on [Core Sustenance Zones](#) (CSZs) which should be referred to when determining CSZs for bats.
- 8.5. In addition to the use of fabric or plastic sheeting the NET also support the use of dry-lining paper to collect droppings for DNA analysis and the monitoring of roost usage between survey visits.
- 8.6. Submissions involving long-eared bat roosts must be supported by DNA analysis to inform mitigation where grey long-eared bats are identified. Bat boxes for grey long-eared bats are not accepted as suitable mitigation.
- 8.7. Specific guidance has been written for developments with the potential to impact on the bat population associated with Bryanston SSSI. It applies to development proposals that could affect the SSSI and greater horseshoe roosts beyond the SSSI. Where ecological assessments identify potential impacts to greater horseshoe bats, mitigation measures described in this guidance are likely to be required across the Dorset Council area. The LPA will consider, on the basis of evidence available, whether application proposals are likely to impact on greater horseshoe bats. Those are the proposals to which the guidance will be applied. The [Bryanston Greater horseshoe bat SSSI guidance](#) can be found on our webpages and includes guidance on the expected level of survey and mitigation.
- 8.8. Bat survey reports are expected to include sufficient detail to enable the NET to feel confident in the findings of the survey and use them to inform subsequent recommendations Any deviation from BCT good practice should be justified within the report.



- 8.9. Specific guidance on the use of thermal imaging techniques is set out in the BCT Thermal Imaging: Bat Survey Guidelines (2021) and this will be applied to those using the DBAP.
- 8.10. In line with the advice note and advice from Natural England, we will consider the appropriateness of the use of Infra-red cameras on a site-by-site basis. However, we would expect submissions that have used this equipment to have provided the following:
- details of the equipment used, and a screenshot taken at the darkest point in the survey
  - details as to how species identification was made
  - confirmation that the equipment functioned correctly throughout the survey, and details of how this was ensured
  - details of how the footage was analysed, including confirmation that the entire footage was reviewed and not just areas when bat detectors recorded activity (as bats may not be echolocating)
- 8.11. Cameras do not need to be directly paired with a surveyor. A single surveyor could support multiple cameras. However, there is a general expectation that there should be sufficient surveyors to keep all cameras in view at any one time so that issues with equipment can be quickly identified and, if necessary, lighting moved/changed. Consideration of the limitations on that surveyor in terms of their own observations of the structure are also expected to be provided and will be taken into account in our review. Further guidance on use of cameras is provided in the BCT Good Practice Guidelines (2023).
- 8.12. Where linear habitats e.g., hedgerows, scrub, ditches, tree lines, river corridors etc., act as commuting and foraging features for highly light sensitive bat species – long-eared bats, Myotis (which include whiskered, Natterer’s, Brandt’s, Daubenton’s and Bechstein’s), barbastelle and greater and lesser horseshoe bats – **a minimum buffer of 6m with a long sward is required along its entire length**. This must be measured from the edge of hedgerows and must be incorporated within **a minimum 10m dark corridor along its entire length**.

## Roofing membranes

- 8.13. Specification of the use of non-bitumen coated roofing membranes (NBCRMs) has recently become more prevalent in ecology information submitted to the NET. The NET are aligned with the position of Natural England, and guidance provided by the BCT steering group, on the use of NBCRMs. The latest published position should be considered as applicable and consultants are advised to regularly check the BCT guidance on this topic.
- 8.14. Currently, Natural England advise that a certificate which proves the roofing membrane has passed a snagging propensity test must be submitted if any non-bitumen coated roofing membrane is to be used in locations where bats are known to be present. The suitability of materials proposed for usage is one aspect of Natural England’s assessment of licence applications.
- 8.15. For proposals requiring a bat licence, within the ecological information, roofing membrane



could be specified as "Bitumen 1F felt, TLX BatSafe, or another product which has passed the required snagging test and has received the certification". Evidence of the certification is not required for the NET to approve the ecological information, as this will be assessed by Natural England on their consideration of the licence.

- 8.16. For proposals not requiring a bat licence / specifying roofing membranes as a best practice measure - Where a void or roof space is being enhanced for bats, but where there is no requirement for a licence, the NET encourage a best practice approach of stating use of "bat safe roofing membranes" within the ecological information. The ecological information cannot place a disproportionate obligation on the applicant where this measure is not required for mitigation to make the application acceptable. Therefore, the requirement for the use of NBCRM's which require a snagging propensity test to be passed may not be appropriate, unless already discussed and agreed with the applicant.

## Lighting

- 8.17. Bats are nocturnal which makes them sensitive to artificial lighting. Inappropriate lighting can increase predation on bats, prevent them from feeding, commuting, or getting in and out of their roost.
- 8.18. Different species of bat respond differently to lighting. Insects such as moths are attracted to the UV wavelengths in lighting and fast-flying bats, such as pipistrelles, noctules and serotines, can be attracted to lights to feed on the insects. In contrast, slower flying, broad winged bats (horseshoes, barbastelles, long-eared bats and Myotis bats) are often light averse and avoid lit areas. **However, research shows that even bat species that will forage under lights have been recorded avoiding well-lit areas** (Hale et al., 2013).
- 8.19. As insects are attracted to lit locations, any nearby dark areas can become depleted in insects, thereby reducing the food available for light sensitive bats. Recent research (Boyes et al., 2021) has shown that streetlights have detrimental effects on local caterpillar assemblages and that artificial lighting is likely to be contributing to overall declines in the moth population, reducing prey availability for all bat species.
- 8.20. LEDs can offer greater control over the type, intensity and spread of light. However, studies have shown that light sensitive bats avoid LED lights even when dimmed (Rowes et al., 2016).
- 8.21. In addition to impacts on movement and feeding, light falling on a bat roost access point can delay bats from emerging. This then reduces the time available for foraging. Lighting may also cause bats to abandon a roost.
- 8.22. At a landscape scale, artificial lighting can disrupt navigation along linear features (as much as the physical removal of such features). Light spill onto commuting routes can force bats to use alternative routes and this can result in an additional energetic burden on individual bats. If no alternative routes are available, roosts and foraging habitats may be abandoned. Lighting can, therefore, lead to bat populations becoming fragmented into smaller units which become more vulnerable to local extinction.
- 8.23. In summary, lighting impacts are likely to have significant impacts for all bat species, potentially affecting reproductive, foraging, and roosting opportunities. At population and ecosystem levels, impacts may affect the overall genetic pool of bat species and their prey



species (Bat Conservation Trust & Institute of Lighting Professionals, 2023).

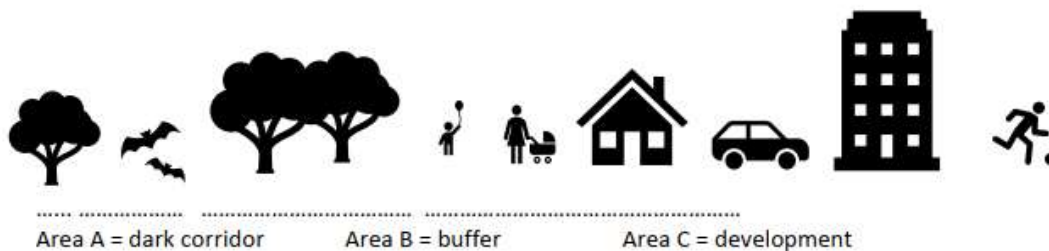
- 8.24. Where light sensitive species have been identified, either on or in the vicinity of the site, the NET will require evidence that any additional lighting proposed, including internal lighting, will not impact on the behaviour of these species.
- 8.25. Industry guidance ([Bat Conservation Trust & Institute of Lighting Professionals, 2023](#); and [Eurobats, 2018](#)) stresses the importance of considering bats and lighting at the earliest stage of the project design process. Attempts to retrofit mitigation measures can lead to delays and uncertainty.
- 8.26. When considering additional lighting within the proposal you should avoid the impact of additional lighting wherever possible. Where impacts from additional lighting is likely you should use this to inform the design. This will include consideration of building orientation and light spill from windows, especially higher windows.
- 8.27. The effect of development on bats can be mitigated by including dark buffers, illuminance limits, zonation, appropriate luminaires, use of motion sensors, sensitive site design, screening, glazing treatments, creation of alternative habitats and dimming.
- 8.28. Development must aim to:
- maintain a network of dark corridors and bat foraging habitats (at a maximum of 0.2 lux) through the site and to landscapes beyond, avoiding impacts from lighting
  - avoid the use of artificial lighting as much as possible, including lighting only where it is essential for health and safety reasons. Warm amber lighting should be used to reduce impacts on wildlife.
  - where lighting cannot be avoided altogether then it must be designed to avoid light spill onto roosts, foraging habitat and commuting routes
- 8.29. The ecological consultant must provide all relevant professionals (lighting engineers, urban designers, landscape architects, etc) with lighting and dark corridor/foraging habitat requirements as soon as possible so that these can be built into the site layout and relevant strategies, such as Lighting Strategies, Master Plan, and Green Infrastructure.
- 8.30. Suitable lighting schemes and regimes will be required to be in accordance with Guidance Note 08/23 Bats and Artificial Lighting in the UK. Where a lighting scheme is required, EclAs will need to provide some or all the following:
- a clear, annotated map, showing habitats currently used by bats, including details of use by light sensitive and rare species and how the habitats link to the surrounding landscape / any nearby bat roosts, where known
  - a clear, annotated map showing the protected and proposed flight lines and foraging habitats on site and how these link to the surrounding landscape / any nearby bat roosts. The map should clearly show:
    - minimum widths / area of bat corridor
    - habitats (type of grassland / scrub / hedge etc)
    - headline management requirements



- species-appropriate lux limits (0 - 1 lux)
- road crossings for bats and habitat linking to these crossings

8.31. The effect of development on bats can be mitigated by including dark buffers, illuminance limits, zonation, appropriate luminaires, sensitive site design, screening, glazing treatments, creation of alternative habitats and dimming. Dark corridors and buffers should:

- be built into the design from the outset and be incorporated into any dark public open space (e.g., allotments) to ensure effective long-term management
- be established / protected before any impacts on existing flight lines occur
- be in place for the lifetime of the development
- be designed to avoid impacts from potential future lighting e.g., garden, security lighting, cycle path lighting
- dark corridor and buffer areas on the edge of a typical development site as illustrated below



8.32. Area A ('dark corridor') requirements:

- in all cases every effort must be made to make Area A as wide as possible. The minimum widths specified below are for flight lines. If dark foraging habitat is required, Area A may need to be far wider. Width, habitat, and management requirements will be species and impact dependent.
- major developments (as defined in the Statutory definition Town and Country Planning (Development Management Procedure) Order 2015) generally have greater impacts on bat flight lines, therefore the proposals should provide a minimum width of 6m (in-line with the Bryanston greater horseshoe bat SSSI guidance (see Section 4)) of open grassy corridor maintained next to a natural linear feature such as a hedge, woodland edge, or vegetated watercourse. This distance must be clearly shown on an annotated map and scales cross section / profile drawings.
- for minor developments (also defined in the above Development Management Procedure), or where a narrower dark corridor can be justified ecologically, Area A must be as above with a minimum width of 5m.
- dark corridors must be incorporated into the public realm and not a separate, isolated, corridor



- the dark corridor should be in a location already used as a bat flight line and ensure that connectivity both through the site and into the wider countryside is maintained. Any deviations to this must be justified. Connectivity must be shown on a plan and included in the EclA.
- the corridor must be designed to allow a flail mower/collector access to cut the grass/scrub growth and trim the adjacent hedge/woodland edge to ensure that the flight line is kept unobstructed
- the corridor must be as dark as possible but a maximum of 0.5 lux (Stone, 2009/2013) as shown on a horizontal illuminance contour plan, measured at 1.5m and at the height typically flown by any other relevant light sensitive species. The contour plan must show the dark corridors, be easy to read and produced by a suitably qualified lighting consultant ([Guidance Note 08/23 Bats and Artificial Lighting in the UK](#)). Impacts of lighting from outside the development site must be considered.
- lighting plans must consider both internal (e.g., dwellings) and external (e.g., street lighting) sources. Consideration should also be given to illuminance from sources which can't be modelled such as glare, reflections, car headlights.
- the dark corridor must be maintained for the lifetime of the development and be protected prior to or from the start of construction
- the grassland must be created and managed to maximise insect prey. To benefit moths, any grassland mix should be as species rich as possible (suitable to the soil type) and ideally include dandelion, dock, hawkweeds, plantains, chickweed, fat hen, mouse-ear, and other herbaceous plants (Littlewood, 2008).
- the adjacent hedge or linear feature which forms the flight line must be in the control of the applicant (within the red or blue line) and managed following best practice for bats and other wildlife and to maximise insect prey e.g., bushy dense hedge at a minimum height of 3 metres with frequent standard trees (as greater horseshoe bat feeding perches). Hedges must be trimmed between 31 December and 28 February and no more frequently than one year in three. If the critical linear feature is not in the control of the applicant, then a new hedge / linear feature, connected to other suitable habitat must be planted to allow bats to continue to use and navigate the site.
- dark corridors must be continuous. Where lit roads or cycleways become a barrier then an alternative dark corridor / well designed hop-overs must be created to maintain connectivity.

### 8.33. Area B ('buffer') requirements:

- this is a buffer designed to ensure that the lighting requirements of the dark corridor (Area A) are met in perpetuity. Depending on risk this buffer could include a hedge, shrubs, a bund with a hedge, fencing or wall. The width and design of Area B (the buffer) will depend on the design of the adjacent development and risk e.g., if no lighting is proposed and there is no risk from future lighting; the buffer can be narrower than if adjacent to a housing scheme



with street lighting, security lighting, cars etc. The buffer must future proof the dark corridor e.g., through ensuring no risk from future security lighting in gardens. The buffer must be achievable in the long term e.g., not be composed of private gardens over which there is no management control. Note that if a dark corridor is required in the middle of a development site (with a risk of lighting from both sides), or there is a risk of lighting from outside the development site, a sufficient buffer may be required on each side of the dark corridor to ensure functionality of Area A.

- NB: Outline permissions. Where detailed final design will take place at Reserved Matters stage and there is uncertainty surrounding lighting impacts, the indicative layout and information submitted in the EclA should provide sufficient certainty that the buffer within Area A is achievable. Failure to do this may lead to the application being refused.

#### 8.34. Area C ('development area') requirements:

- the development must be designed to ensure that the dark corridor requirements can be met. Considerations include:
- the need for lighting. Lighting should be avoided wherever possible.
- location of streets and street lighting / impacts from car headlights. Design roads and turning points to be as far from the dark corridor as possible.
- lighting along access routes (cycle tracks / pedestrian routes etc). Consider motion sensor lighting.
- building orientation and light spill from buildings, including light from windows (especially higher windows) and from potential future loft conversions
- any potential light spill from future security lighting in gardens and doors. Appropriate security lighting should be included as part of housing developments to help avoid future problems.
- location of sports pitches and impacts from floodlights now and in the future
- design of lighting - see below

#### 8.35. Where a lighting scheme is required the lighting engineer will need to provide some or all the following:

- lux contour plans (vertical, elevated horizontal or upward calculation planes) including those specified by a suitably experienced and qualified ecologist
- luminaire and complete lighting specification, number, model, output settings, maintenance factor
- details of assumptions and conditions for example, duration, timers, internal lighting, curtains
- an explanatory note including potential glare sources and mitigation
- lighting suitable for bats must have:
- LEDs.





- warm white spectrum <2700 Kelvin
- a dimmable light or motion sensors (PIR), short timers, part-night lighting
- 0% upward light ratio
- careful consideration of position and height of columns, use of baffles, directional luminaires
- recessed internal lights
- screening (planting – see Area B above, hardscape, hoods or cowls)

8.36. Ecology reports must include appropriately timetabled provision of a lighting strategy to the LPA and include post construction compliance monitoring to be undertaken by the developer and provided to Dorset Council to evidence dark corridors are in place as per requirements set out in the lighting strategy and planning obligations.

## 9. Biodiversity enhancement features

9.1. The Natural Environment and Rural Communities (NERC) Act (2006) states that a public authority must:

‘in exercising its functions, have regard, so far as is consistent with the proper exercise of those functions, to the purpose of conserving biodiversity; Conserving biodiversity includes, in relation to a living organism or type of habitat, restoring or enhancing a population or habitat’.

9.2. The Environment Bill (2021, amended) has brought in the requirement for a 10% biodiversity net gain for minor and major developments. This is a separate requirement from the DBAP and is evaluated by the NET through the planning process. Further information can be found on our [webpages](#).

9.3. Biodiversity gains must be site and species / habitat specific to ensure planning conditions relating to biodiversity are clear and enforceable.

9.4. Biodiversity gain can only be achieved if it is provided in addition to, rather than instead of, required mitigation and compensation.

9.5. On-site measurable biodiversity gain appropriate to the site and wider area must be provided, using the measures set out below.

### Features for inclusion in developments

9.6. All new residential developments must provide for biodiversity enhancement features, these should be specific to the development and ecological context but must include:

- 50% of all new houses on residential developments must have built-in provision for bats such as tiles, tubes, bricks, and boxes mounted within lofts
- 50% of all new houses on residential developments must have built-in boxes for birds reliant upon buildings such as swift, swallow and house martin. ([Cornwall Planning for Biodiversity Guide](#), Cornwall Council). The bird box quota is to be made up of a range of suitable types of boxes, based on the surrounding



habitats and opportunities for a variety of species. All new houses / buildings on the edge of developments backing onto open countryside must have built-in bat roosting tubes

- where new/replacement fences are proposed, these must include hedgehog friendly gravel boards / holes (13cm x 13cm)
- bee bricks – for developments of a single new dwelling upward; a minimum of two bee bricks per dwelling
- fruit trees
- planting schemes must secure biodiversity gain for pollinators by choice of species

9.7. Other enhancements may include the below;

- outbuildings and barns must include built-in barn owl nest spaces or barn owl boxes in accordance with the advice of the Barn Owl Trust whenever possible. Foraging opportunities for barn owl should also be provided.
- other birds reliant upon buildings such as swallows and house martins must be accommodated within suitable open-fronted / accessible buildings
- dedicated bat lofts
- foraging habitats for bats and birds
- new ponds / seasonal ponds
- native standard tree planting which must be within public open space and must not be within gardens
- new native hedgerow planting incorporating standard native trees which must be within public open space and must not be within gardens
- green / living roofs and green walls
- wildlife towers
- habitats incorporating wildlife friendly trees, shrubs, and flower rich meadows; establishing and maximising ecological networks and wildlife corridors wherever possible
- restoration and management of habitats and ecological features
- Sustainable Urban Drainage Systems (SUDS); linking to adjacent wetland / riparian habitat if possible
- low maintenance verges managed for biodiversity ([Dorset Council Conservation Verge Policy](#))

9.8. Suitable locations for these biodiversity enhancement features must be indicated on a location plan within the ecology report.

9.9. The ecology report must state definitively and clearly how the net gain features will be maintained, managed and if appropriate, monitored.



## 10. Construction Environmental Management Plans (CEMPs)

- 10.1. Where appropriate EclAs and planning obligations will include the requirement for a Construction Environmental Management Plan (CEMP) for pre-commencement site works. This will cover for example, any demolition and groundwork as well as vegetation clearance.
- 10.2. The CEMP will need to be submitted to the authority for written approval, prior to the commencement of any approved phase of development.
- 10.3. CEMPs must be in accordance with the specifications in clause 10.2 of the BS42020:2013 (or any superseding British Standard) based on the following as appropriate:
  - risk assessment of potentially damaging construction activities
  - identification of 'biodiversity protection zones' and areas where invasive species have been identified
  - inclusion of or reference to details for implementation of method statements required to achieve specific biodiversity outcomes, and particularly mitigation measures
  - identification of practical measures, both physical measures and sensitive working practices to avoid impacts during development, for protecting biodiversity through the control or regulation of construction-type activities
  - the location and timing of sensitive works to avoid harm to biodiversity features
  - the times during construction or development implementation when particular specialists need to be present on site to oversee works
  - responsible persons and lines of communication
  - defining and communicating the role and responsibilities on site of an Ecological Clerk of Works (ECoW), or appointed ecologist(s) responsible for managing biodiversity issues on site, and times and activities during construction or development implementation when they need to be present to oversee works
  - use of exclusion fences, protective barriers, and warning signs

## 11. Landscape and Ecological Management Plans (LEMPs)

**NB. Under the DBAP, LEMPs are assessed in relation to ecology and biodiversity and must include all measures within EclA reports. Landscape *mitigation* is not included under the DBAP Certificate of Approval.**

- 11.1. In some cases it is appropriate to include a Landscape and Ecological Management Plan (LEMP) to secure biodiversity mitigation. These will often be applicable to larger developments or those with specific ongoing management requirements to deliver the required mitigation outcomes.
- 11.2. The NET do not provide a standard template for a LEMP. To be acceptable a LEMP needs to be comprehensive, provide meaningful objectives and be based on accurate information about habitats and wildlife contained within the EclA. It must detail mitigation



measures for protected species and the immediate and long-term commitments to manage planting, protection, and net gain in and around the development site. Design plans, programmes, specifications, monitoring requirements, responsibilities and costs will all need to be included. The measures must be in accordance with wildlife legislation, and national and local planning policies. LEMPs must use definitive language to be effective within the planning system.

11.3. As a rule, the content of a LEMP should typically include the following (based on BS42020):

- Species Mitigation Strategy.
- description and evaluation of features to be managed
- ecological trends and constraints on site that might influence management
- aims and objectives of management
- appropriate management options for achieving aims and objectives
- prescriptions for management actions
- preparation of a work schedule (including an annual work plan capable of being rolled forward over a five-year period)
- details of the body or organization responsible for implementation of the plan
- ongoing monitoring and remedial measures
- details of the legal and funding mechanism(s) by which the long-term implementation of the plan will be secured by the developer with the management body(ies) responsible for its delivery
- set out how contingencies and/or remedial action will be identified, agreed, and implemented so that the development still delivers the fully functioning biodiversity objectives of the originally approved scheme
- include the Greenspace Management Plan (a [template can be found on our webpages](#)) where relevant

## 12. Public Open Space / Suitable Alternative Natural Greenspace

12.1. All applications within 5km of Dorset Heaths are required to provide recreation mitigation as set out in the Dorset Heathland Supplementary Planning Document. Mitigation resulting in new Public Open Space and Suitable Alternative Natural Greenspace (SANG) requires comprehensive management plans that are supplementary, and complementary to the requirements within the DBAP.

12.2. Where SANGs and new publicly accessible greenspaces are being delivered a comprehensive Greenspace Management Plan should be developed, to provide the information required for long-term future management of the site. The Greenspace Management Plan should complement and directly link to the LEMP, where applicable.



## 13. Glossary

### **Avoidance**

Prevention of impacts occurring, having regard to predictions about potentially negative environmental effects (e.g., project decisions about site location or design).

### **Baseline conditions**

The conditions that would pertain in the absence of the proposed project at the time that the project would be constructed / operated / decommissioned. The definition of these baseline conditions should be informed by changes arising from other causes (e.g., other consented developments).

### **Connectivity**

A measure of the functional availability of the habitats needed for a particular species to move through a given area. Examples include the flight lines used by bats to travel between roosts and foraging areas or the corridors of appropriate habitat needed by some slow colonising species if they are to spread.

### **Cumulative impact / effect**

Additional changes caused by a proposed development in conjunction with other developments or the combined effect of a set of developments taken together.

### **Ecological network**

An interconnected system of ecological corridors.

### **Important ecological features**

Ecological features requiring specific assessment within EcIA. Ecological features can be important for a variety of reasons (e.g., quality and extent of designated sites or habitats, habitat / species rarity).

### **Local sites**

'Non-statutory' sites of nature conservation value that have been identified 'locally' (i.e., excluding SSSIs, SPAs, SACs, and Ramsar sites). Local Nature Reserves are included as they are a designation made by the Local Authority rather than statutory country conservation bodies. In Dorset Local Sites are called Site of Nature Conservation Interest (SNCI).

### **Precautionary Principle**

The principle that the absence of complete information should not preclude precautionary action to mitigate the risk of significant harm to the environment.

### **Restoration**

The re-establishment of a damaged or degraded system or habitat to a close approximation of its pre-degraded condition.

### **Scoping**

The determination of the extent of an assessment (for an EcIA or full EIA).

### **Significant effect**

An effect that either supports or undermines biodiversity conservation objectives for 'important ecological features'.

### **Zone(s) of Influence**

The area(s) over which ecological features may be affected by the biophysical changes caused by the proposed project and associated activities.



## 14. Acknowledgements

- 14.1. The NET is grateful for the assistance and advice of the Dorset Council Senior Solicitor and would also like to thank the landscape officers, planning officers, Lindsay Carrington Ecological Services, Bryan Edwards, Dorset Environmental Records Centre, Dorset Wildlife Trust, Natural England, and other local government ecologists who advised and contributed to this guidance.
- 14.2. Please contact the NET with any questions. This document, or sections of it, will be updated and published regularly. If you wish to receive subsequent versions directly, please provide your email details:
- [biodiversityprotocol@dorsetcouncil.gov.uk](mailto:biodiversityprotocol@dorsetcouncil.gov.uk)
  - 01305 224931
- 14.3. The most up-to-date version will be available on the Dorset Council website.

## 15. Errors, corrections, and revisions

- 15.1. We aim to minimise errors within the text of the DBAP guidance. Where text contains a substantive error, a correction will be made as soon as practicable, and the relevant section of the guidance reissued. Reissues will be sent out via email and appear on the DBAP website pages. Where an error does not change the meaning of the guidance but ought to be corrected to avoid misleading readers, for example an incorrect reference, a correction via email will be issued as soon as practicable. If errors are minor and do not change the meaning of the guidance, they will not be corrected until the next scheduled annual revision.

## 16. Feedback

- 16.1. This guidance has been informed by and compiled with the help and expertise of a range of consultees including planning officers, ecological consultants, Dorset Wildlife Trust, Natural England, and other local government ecologists.
- 16.2. Producing guidance is an iterative process and constructive critique and feedback is welcomed.
- 16.3. Please send comments and suggestions, which may be included in future revisions of this guidance to [biodiversityprotocol@dorsetcouncil.gov.uk](mailto:biodiversityprotocol@dorsetcouncil.gov.uk).
- 16.4. To make a formal complaint please do so under the Dorset Council complaints procedure which is available here. You may be directed to this policy by the NET if informal complaints relating to the DBAP process or the NET are repeatedly received by an individual consultant / consultancy.

