15 SCHEDULE OF MITIGATION

15.1 Introduction

- 15.1.1 This chapter summarises the various mitigation measures that have been proposed to offset the potential impacts of the proposed wind farm. These mitigations have been proposed to reduce the level of any impact thus ensuring it is not significant.
- 15.1.2 Alongside each mitigation measure identified, the proposed mechanism by which it would be adopted, implemented or enforced has been provided as well as the period in which the mitigation measure would be undertaken.

Table Error! No text of specified style in document..1 Schedule of Mitigation

ES Chapter	Potential Effect	Mitigation Proposed	Means of Implementation and timing
Ecology	General	Measures required to address ecological concerns during construction would be detailed within the Construction Environmental Management Plan (CEMP). This would address all embedded (tertiary) mitigation including any preconstruction surveys to update and inform the baseline. A construction phase lighting plan to minimise potential displacement impacts on bats (and nocturnal birds) would be appended to the CEMP / sit alongside it. Proposals to monitor impacts on protected species during construction and operation would be set out in an Ecological Management Plan (EMP), the content of which would be agreed with the planning authority at the preconstruction stage. The EMP would set out broad objectives for species mitigation and monitoring. The Habitat Management Plan (HMP) would set out measures for achieving biodiversity net benefit over the operational life of the wind farm. Overall objectives and how these would be achieved would be broken down and timetabled, and key milestones and review dates identified. The potential benefits of the proposals to reptiles, amphibians, breeding birds and invertebrates, as well as to habitat quality, would be detailed.	A Construction Environmental Management Plan (CEMP), Ecological Management Plan (EMP) and Habitat Management Plan (HMP) would be agreed with the planning authority prior to construction and implemented during construction, operation and decommissioning as proposed.
	Impact on bats during operation	Monitoring would initially comprise fatality searches for bats using dog search teams during year one post-construction. Methods would reflect industry standard guidance (NatureScot et al., 2021), and would include searches for dead bats during both summer and autumn. Searches would be completed at all turbines and would be supplemented by searcher efficiency and carcass removal (scavenging	EMP would be agreed with the planning authority prior to construction and implemented during construction and operation as proposed.

		rate) surveys. The results of monitoring in year one post-construction would be reported to NRW and CCBC and TCBC, and the requirement for further monitoring in subsequent years determined following consultation.	
	Impacts on great crested newts during construction and operation	All work within 500 m of ponds that have known use by great crested newts would be completed under licence. Where the access route passes between ponds that have newts present, exclusion fencing would be required to prevent animals accessing the construction area, and bucket traps would be used to capture individuals. These would be moved to ponds or specially-constructed refugia by experienced and licenced ecologists.	EMP would be agreed with the planning authority prior to construction and implemented during construction and operation as proposed.
		The response of the great crested newt population to habitat creation would be monitored post construction in accordance with licence requirements.	
	Impacts on reptiles during construction	All vegetation within the footprint of the proposed wind farm would be managed prior to commencement of the construction phase. All vegetation within the footprint of the proposed Wind Farm infrastructure would be reduced to ground level over a two-stage cutting regime to allow reptiles to disperse from the construction area. These areas would be checked by an ecologist prior to ground works taking place. Vegetation in these areas would not be allowed to re-grow once reduced down to ground and cutting should be carried out regularly as required throughout the construction period.	EMP would be agreed with the planning authority prior to construction and implemented during construction as proposed.
	Impact on mammals crossing the site	Although no impact on mammals crossing the site is likely, precautionary measures would be put in place to prevent animals falling into open trenches / workings if moving through the works area at night.	EMP would be agreed with the planning authority prior to construction and implemented during construction as proposed.
Ornithology	Impact on ornithology during construction	For any elements of the work that cannot be completed outside the breeding season, construction phase surveys for active nests ahead of ground works would take place. If breeding birds are found within the development footprint, work in the affected area would be rescheduled until after the young birds have successfully fledged (or breeding has failed). It may be possible to clear areas for subsequent development ahead of the breeding season, and keep these areas cut short to prevent birds from nesting. Maintenance of the sward in these	EMP would be agreed with the planning authority prior to construction and implemented during construction and operation as proposed.

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		areas would have to be regular and informed by checks by an ecological clerk of works.	
	Impacts on ornithology during operation	Boxes for kestrel would be sited away from the wind farm footprint to encourage the existing local population to use areas of the common outside of the turbine array for foraging. Measures to improve the heathland habitats on site would be set out in the HMP. These are likely to have a positive effect on red grouse and on ground-nesting passerines.	EMP would be agreed with the planning authority prior to construction and implemented during construction and operation as proposed.
Cultural Heritage	Impact on non- designated historic assets of archaeological interest during construction	Proposed mitigation measures related to permanent physical effects would be proposed to be initially by trial trenching followed by suitable excavation/investigation depending on the results of the trial trenching, along with appropriate recording, reporting, monitoring and archiving of the resource. However, as no significant effects on non-designated historic assets of archaeological interest are anticipated, no specific mitigation measures are proposed.	No significant effects on non- designated historic assets of archaeological interest are anticipated and as such no specific mitigation measures are proposed.
Hydrology and hydrogeology	Pollution of watercourses due to pollution event		Construction Environmental Management Plan (CEMP), which would be agreed with the planning authority prior to construction and implemented during construction.

	 The use of interceptors to prevent oil/fuel/grit discharging into watercourses; The bunding of any fuel or oil store to at least 110 % of the volume of the contaminant being stored (or to contain 125 % of the largest tank's capacity in the case of multiple storage tanks); The siting of potentially polluting activities such as refuelling and vehicle maintenance within the identified construction compounds/parking area; The use of impermeable membranes wherever there is a risk of a potentially polluting substance infiltrating the ground. 	
	A set of procedures to be adopted in the case of a pollution event occurring would be kept on site at all times. All construction staff would be made aware of these procedures and the location where they are kept. The procedures would detail the location(s) of potential sources of contamination, the responsible person on site to deal with any contamination event, emergency contacts in the event of a spill and initial actions to be taken should any spill occur. Spill kits would be kept on site at all times and staff would be made aware of their location and procedures for use.	CEMP to be agreed with the planning authority prior to construction and implemented during construction.
Pollution of watercourses due to sedimentation or erosion event	A Sustainable Drainage Management Plan (SDMP) (included in Appendix 9.1) would be issued to the Contractor and would form part of the	Sustainable drainage management plan, to be agreed as part of the CEMP with the planning authority prior to construction and implemented during construction.
Pollution of watercourses due to runoff event	The implementation of the controlling runoff measures identified in	Sustainable drainage management plan, to be agreed as part of the CEMP with the planning authority prior to construction and implemented during construction.
Impacts on peat hydrology	Measures to preserve site hydrology identified in the SDMP would be implemented during the construction phase to prevent changes to peat hydrology. Good construction practice and methodologies would be incorporated into the CEMP and monitored during the construction phase. They would include but not be limited to the following:	Sustainable drainage management plan, to be agreed as part of the CEMP with the planning authority prior to construction and implemented during construction.

- Measures to include the identification and demarcation of zones of sensitive drainage or hydrology in areas of construction;
- Measures to ensure that accelerated degradation and erosion
 of exposed peat deposits does not occur as the break up of the
 peat top mat has significant implications for the morphology,
 and thus hydrology, of the peat (e.g. the minimisation of offtrack plant movements within areas of peat); and
- The development of robust drainage systems that would not create areas of concentrated flow and that would require minimal maintenance.

Where hydrological impacts are possible, designing and emplacing mitigation measures which would reproduce upslope hydrological processes downslope of the infrastructure, through:

- a. Excavation of necessary upslope drainage ditches, including upslope interception ditches at construction sites and upslope trackside drains where needed.
- b. Routing intercepted upslope runoff and seepage through the infrastructure in regular culverts.
- c. Excavation of downslope, contour-parallel recharge trenches as close to the infrastructure as possible. The intercepted water would flow into and pond evenly along the recharge trench, and either infiltrate into the ground downslope or overtop diffusely during significant rainfall events, the result being to reproduce the cross-slope distribution and nature of the hillslope hydrology.

It is important to note that under this approach, the previous practice of directing intercepted clean water into nearby streams, or discharging it at discrete points on the downslope hillside, would not be used.

d. Designing, excavating and maintaining a dirty water system, with appropriate treatment, within the infrastructure hydrological envelope, defined by a-c above.

Pollution from bo	cut-off drainage and / or face crest bunding would divert surface flow around the operational areas and leave only incident rainfall to collect in the borrow pit. All cut-off drains would be constructed in advance of any operations occurring within the site. Borrow pit floor levels would slope gently down to the rear of the areas forming a natural pool to retain any surface water and enable suspended sediments to settle out. Water collected in a sump in the low point of the borrow pit would then be pumped to a settlement pond (located within the proposed borrow pit areas). No water from excavations and dewatering activities would be allowed to enter surface waters directly. Stockpiles (of superficial deposits and aggregate) would be located in suitable locations to ensure that there is no risk of material washing out and contaminating watercourses.	Sustainable drainage management plan, to be agreed as part of the CEMP with the planning authority prior to construction and implemented during construction.
Pollution from drainage	foul There are no public sewers in proximity to the site. Disposal of sewerage from temporary and permanent facilities on the site would be designed prior to construction commencing in accordance with the methods outlined in GPP4: Treatment and Disposal of Sewage where no Foul Sewer is available, and treatment systems would be sized in accordance with British Water Code of Practice - Flows & Loads. Permanent welfare facilities would be located within the control building and substation compound, in the form of one toilet and two sinks. The preferred option for treatment is via a septic tank with effluent to discharge to a soakaway. Infiltration tests would be carried out to confirm the infiltration properties of the existing ground in the vicinity of the compound. The necessary approvals would be sought prior to the installation of any sewage treatment system.	CEMP, to be agreed with the planning authority prior to construction and implemented during construction and operation. Obtaining necessary permits prior to installation.
Pollution earthworks stockpil	from The CEMP would prescribe methods and timing involved in excavating,	CEMP, to be agreed with the planning authority prior to construction and implemented during construction.

Pollution from excavated peat	 The size and location of storage areas would be carefully assessed to prevent the risk of rainwater moving storage materials. In areas where there is a risk of high rainwater and erosion potential, cut off drains would be employed on the ground above storage areas to divert flow away. Settlement lagoons and silt traps would be inspected regularly especially after a period of heavy rainfall. This inspection period would be agreed during the development of the Construction Method Statement. Maintenance would be carried out in periods of dry weather where possible. The CEMP would prescribe methods involved in excavating, handling and storing peat for use in reinstatement. A plan to govern the process would be produced and would be based on the following principles: Where present, the surface layer of peat and vegetation would be stripped separately from the subsoil. This would involve an excavation depth generally between 0.3 m and 0.5 m. Peat would be stored temporarily, separate from the subsoil material. Careful handling is essential to retain any existing structure and integrity of the excavated materials and thereby maximise the potential for excavated material to be used. To minimise handling and transportation of peat, peat would be replaced, as far as is reasonably practicable, in the location from which it was removed. Additional peat required to address local deficits for track verges should be taken from the closest possible source of peat excavation. Temporary storage of peat would be minimised. Temporary stockpiles may be sprayed with water if necessary during particularly dry periods of weather to prevent the peat drying out. Suitable temporary storage areas would be sited in areas with shallow peat depths and shallow gradient. Reinstatement would, in all instances, be undertaken at the earliest opportunity to minimise storage of turves and other materials. Timing the construction work as much as possib	CEMP, to be agreed with the planning authority prior to construction and implemented during construction.
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		Temporary storage and replacement of peat excavated from borrow pits should where possible occur adjacent to and within the source pit.	
Traffic, transport and access	Construction Management (CTMP) Traffic Plan (CTMP)		

Pre-Construction Phase	proposals to liaise with all relevant stakeholders (including the relevant highway and planning authorities, Police, members of the public and local communities, hauliers, developers and landowners) prior to the submission of notifications for AlL deliveries and applications for special orders for AlL deliveries; consideration of the cumulative impact of other wind farm schemes proposing to use all of part of the same access route and coordination with those schemes where possible; the appointment and role of a transport coordinator to administer the abnormal indivisible load delivery strategy; means of control of timing of delivery of AlL movements; temporary traffic diversions and traffic hold points; details of banksmen and escorts for abnormal loads; full details of any highway works associated with the construction of layover areas, passing places and highway improvements including: the detailed design of any works; geometric layout; construction methods; drainage; and street lighting Video footage of the pre-construction phase condition of public roads	Construction Traffic Management
	agreed with the Highways Authorities would be recorded around the site entrance and access routes to provide a baseline record of the state of the road prior to any construction work commencing. This would enable any repairs and maintenance work required to the road due to any damage caused by the passing of heavy vehicles associated with the wind farm construction to be identified following the construction phase. The roads would be returned at least to the baseline condition at the end of the construction phase. Any damage caused by wind farm traffic during the construction period that would be hazardous to public traffic would be repaired immediately.	Plan (CTMP) to be agreed with the relevant authorities prior to construction / turbine delivery. Timing: Pre-construction
Dust Management Plan (DMP)	A DMP would be agreed with the relevant County Borough Council(s) to ensure appropriate dust and dirt mitigation is in place during the construction phase.	Dust Management Plan (DMP) to be agreed with the relevant authorities prior to construction / turbine delivery. Timing: Construction

	Site Entrance	Works necessary to upgrade the site entrance to accommodate AIL, and HGV, delivery would be agreed in consultation with Caerphilly County Borough Council.	Timing: Construction
	Traffic Flow	Various mitigation measures have been included in the design to reduce the anticipated traffic generated from the construction works. It is proposed to source stone from one or more of the borrow pit search areas on-site, significantly reducing the number of stone deliveries to the site. Detailed design of the tracks and hardstandings would aim to achieve a cut/fill balance; any excess spoil would be retained rather than removed from site, thereby avoiding the need for additional HGV trips.	Timing: Construction
	Component Replacement	In the unlikely event of a component failure in the operational phase, a replacement would be brought to the site. This movement would be handled in the same manner as during the construction phase.	Construction Traffic Management Plan (CTMP) to be agreed with the relevant authorities prior to construction / turbine delivery.
	Decommissioning	During decommissioning traffic to and from the site would be managed in the same way as during the construction phase. A traffic management plan would be agreed with the relevant Highways Authorities and the police prior to any works being carried out and would be implemented during the decommissioning phase in consultation with the relevant authorities.	Timing: Operation Decommissioning Traffic Management Plan, to be agreed with the relevant authorities prior to decommissioning. Timing: Decommissioning
Acoustic	Noise impact during wind farm operation	Predicted operational noise levels are below noise limits derived in accordance with ETSU-R-97 The Assessment & Rating of Noise from Wind Farms and its associated Good Practice Guide at all properties when the Proposed Development is considered on its own and cumulatively provided that an appropriate operational noise mitigation strategy is implemented.	Planning condition
		If planning permission is granted for the proposed wind farm the accompanying decision notice would contain a planning condition specifying limits relating to operational noise and tonality at residential locations. Volume 4 Appendix 11.8 provides an operational noise condition that RES considers appropriate. Any final conditions attached to the	

Noise impact during construction There are many strategies to reduce construction noise by the limitation of activities that would result in predicted noise levels being lower than the specified target. Any such measures should be considered adequate and the mitigation adopted should not be limited to the following: For all activities, measures would be taken to reduce noise levels with due regard to practicality and cost as per the concept of 'best practicable means' as defined in Section 72 of the Control of Pollution Act 1974. B5 5228-1:2009 states that the 'attitude of the contractor' is important in minimising the likelihood of complaints and therefore consultation with the local authority along with letter drops are advised to inform residents of intended activity, non-acoustic factors, which influence the overall level of complaints such as mud on roads and dust generation, would also be controlled. Consideration would be given to noise emissions when selecting plant and equipment to be used on-site. All equipment should be maintained in good working order and fitted with the appropriate silencers, mufflers or acoustic covers where applicable. Stationary noise sources would be sited as far away as reasonably possible from residential properties and where necessary and appropriate, acoustic barriers could be used to screen them. The movement of vehicles to and from the site would be controlled and employees instructed to ensure compliance with the noise control measures adopted. Site operations would be limited to 07:00 to 19:00 Monday to Friday and 07:00 to 13:00 on Saturdays except during turbine erection and commissioning or during periods of emergency work. Should it be considered necessary to reduce noise levels in order to adhere to the 5 dB(A) target level for Saturdays 13:00 - 19:00, the following mitigation measures would be considered: A reduction in the number of construction activities occurring simultaneously.		proposal, if accepted, would be according to the discretion of the	
limitation of activities that would result in predicted noise levels being lower than the specified target. Any such measures should be considered adequate and the mitigation adopted should not be limited to the following: For all activities, measures would be taken to reduce noise levels with due regard to practicality and cost as per the concept of 'best practicable means' as defined in Section 72 of the Control of Pollution Act 1974. B5 5228-1:2009 states that the 'attitude of the contractor' is important in minimising the likelihood of complaints and therefore consultation with the local authority along with letter drops are advised to inform residents of intended activity. Non-acoustic factors, which influence the overall level of complaints such as mud on roads and dust generation, would also be controlled. Consideration would be given to noise emissions when selecting plant and equipment to be used on-site. All equipment should be maintained in good working order and fitted with the appropriate silencers, mufflers or acoustic covers where applicable. Stationary noise sources would be sited as far away as reasonably possible from residential properties and where necessary and appropriate, acoustic barriers could be used to screen them. The movement of vehicles to and from the site would be controlled and employees instructed to ensure compliance with the noise control measures adopted. Site operations would be limited to 07:00 to 19:00 Monday to Friday and 07:00 to 13:00 on Saturdays except during turbine erection and commissioning or during periods of emergency work. Should it be considered necessary to reduce noise levels in order to adhere to the 55 dRoA) target level for Saturdays 13:00 - 19:00, the following mitigation measures would be considered: A reduction in the number of construction activities occurring simultaneously.		1	
commissioning or during periods of emergency work. Should it be considered necessary to reduce noise levels in order to adhere to the 55 dB(A) target level for Saturdays 13:00 - 19:00, the following mitigation measures would be considered: A reduction in the number of construction activities occurring simultaneously.	· · · · · · · · · · · · · · · · · · ·	There are many strategies to reduce construction noise by the limitation of activities that would result in predicted noise levels being lower than the specified target. Any such measures should be considered adequate and the mitigation adopted should not be limited to the following: For all activities, measures would be taken to reduce noise levels with due regard to practicality and cost as per the concept of 'best practicable means' as defined in Section 72 of the Control of Pollution Act 1974. BS 5228-1:2009 states that the 'attitude of the contractor' is important in minimising the likelihood of complaints and therefore consultation with the local authority along with letter drops are advised to inform residents of intended activity. Non-acoustic factors, which influence the overall level of complaints such as mud on roads and dust generation, would also be controlled. Consideration would be given to noise emissions when selecting plant and equipment to be used on-site. All equipment should be maintained in good working order and fitted with the appropriate silencers, mufflers or acoustic covers where applicable. Stationary noise sources would be sited as far away as reasonably possible from residential properties and where necessary and appropriate, acoustic barriers could be used to screen them. The movement of vehicles to and from the site would be controlled and employees instructed to ensure compliance with the noise control measures adopted. Site operations would be limited to 07:00 to 19:00 Monday to Friday	Management Plan (CEMP), to be agreed with the planning authority prior to construction and implemented during construction. CEMP, to be agreed with the
mitigation measures would be considered: A reduction in the number of construction activities occurring simultaneously.		and 07:00 to 13:00 on Saturdays except during turbine erection and commissioning or during periods of emergency work. Should it be considered necessary to reduce noise levels in order to adhere to the	planning authority prior to construction and implemented
residences.		mitigation measures would be considered: A reduction in the number of construction activities occurring simultaneously. Restricting the distance of construction activity from nearby	

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		A reduction in construction traffic as appropriate.	
		With specific regard to blasting, good practice measures would be	CEMP, to be agreed with the
		followed, and it is proposed that the following mitigation is	planning authority prior to
		implemented:	construction and implemented
		The vibration and air overpressure reduction methods outlined in	during construction.
		Section 8.6.9.2 of BS 5228-2 shall be adhered to where appropriate;	
		Advance warning shall be given to nearby residents;	
		Blasting should only occur between the hours of 08:00 - 18:00 on	
		Mondays-Fridays and 08:00 - 13:00 on Saturdays; and	
		No more than three blasts per day should occur.	
		Depending upon the charge sizes required it may be prudent to	
		perform trial blasts with smaller amounts of explosive and measure	
		vibration magnitudes at various distances to more accurately	
		determine how vibration propagates at the site.	
Shadow flicker	Impact on amenity	Mitigation measures can be incorporated into the operation of the	Following notification of shadow
& Reflected		proposed wind farm to reduce the instance of shadow flicker.	flicker, further investigation would
Light		Mitigation measures range from planting tree belts between the	be carried out and appropriate
		affected dwelling and the responsible turbine(s) or shutting down	measures implemented.
		individual turbines during periods when shadow flicker could	
		theoretically occur.	
Aviation	Impact on primary radar	Mitigation measures to alleviate problems caused by wind turbines to	A Radar Mitigation Scheme (RMS)
		aviation and radar are highly specific to the effect in question.	and/or infrared lighting scheme
		Consultation with relevant consultees is key to establishing the	would be agreed prior to the
		appropriate method of mitigation. A Radar Mitigation Scheme (RMS)	proposed wind farm becoming fully
		would be agreed with Cardiff and Bristol Airports for their primary	operational.
		radars, and with NATS for the NERL Clee Hill radar that would remove	
		or reduce the impact of the proposed wind farm to an acceptable	
		level.	
		An infrared lighting scheme would be agreed with the DIO prior to the	
		proposed wind farm becoming fully operational if necessary.	
Socioeconomics	Impact on public rights	There are several public rights of way crossing the site. There is	Application for consent under Town
	of way during	potential for users of these routes to be affected by the construction	and Country Planning Act 1990.
	construction and	activities as their safety could be compromised by the movement of	
	operation.	heavy machinery. In order to mitigate or reduce such effects, it may	
		be necessary to divert some of these rights of way either permanently	
		or temporarily during construction of the wind farm. Applications for	

infrastructure on site.	maintained during construction and throughout the lifetime of the proposed wind farm.	existing communications masts is maintained during construction and throughout the lifetime of the proposed wind farm.
Impact on existing	would be submitted along with the planning application in accordance with section 16 of the Common Land Act (2006). g RES would ensure that access to the existing communications masts is	RES would ensure that access to the
	agreements with each of the active commoners to compensate them for any temporary disturbance during construction. An application to cover the proposed changes to the common land	
operation.	from the start of construction. During construction 41.1 ha of common land may be affected on a temporary basis by construction activities. RES has reached	
construction an	land directly bordering the existing common, which would be available	
due to wind fari		section 16 and section 38 of the Common Land Act 2006.
Impact on common lan	d As a result of the proposed wind farm RES would seek to de-register	Application for consent under
	be necessary, in consultation with Caerphilly County Borough Council and Torfaen County Borough Council.	
	RES would lodge an application to divert the rights of way under the Town and Country Planning Act 1990, and any other consents that may	
	Should planning permission for the proposed wind farm be granted,	
	following determination of the DNS application.	
	and, where necessary, these applications would be submitted	
	rights of way diversions cannot be submitted with a DNS application	