Habitats Regulations Assessment (HRA) – Updated August 2018

F/2013/0345/OUT

Rabbit Hill Covert, Station Road, Lakenheath

Outline application - residential development (up to 81 dwellings), as amended by agents letter, amended design and access statement and confidential stone curlew records received by the Local Planning Authority on 7th May 2014 and by flood risk assessment & drainage strategy and archaeological report both received by the Local Planning Authority on 23rd May 2014 and by Noise Assessment received by the Local Planning Authority on 12th August 2014. (Major Development and Departure from the Development Plan)

Introduction

1 The local planning authority, as the competent authority, is responsible for the Habitats Regulation Assessment (HRA) as required by The Conservation of Habitats and Species Regulations 2017. Regulation 63 (1) requires that a competent authority, before deciding to undertake, or give any consent, permission or other authorisation for, a plan or project which (a) is likely to have a significant effect on a European site or a European offshore marine site (either alone or in combination with other plans or projects), and (b) is not directly connected with or necessary to the management of that site, must make an appropriate assessment of the implications of the plan or project for that site in view of that site’s conservation objectives. There is also a requirement to consult the appropriate nature conservation body and have regard to any representations made by that body.

Background to this HRA update

2 On 12 April 2018 the Court of Justice of the European Union issued a judgement in the Case C-323/17 People Over Wind v Coillte Teoranta that ruled the Habitats Directive “must be interpreted as meaning that, in order to determine whether it is necessary to carry out, subsequently, an appropriate assessment of the implications, for a site concerned, of a plan or project, it is not appropriate, at the screening stage, to take account of the measures intended to avoid or reduce the harmful effects of the plan or project on that site. Prior to this judgment, case law in England and Wales had established that avoidance or reduction measures that form part of a proposal could be taken into account when considering whether the plan or project would be likely to have a significant effect on a European site. If the risk of a significant effect could be excluded on the basis of objective information, there was no need to undertake an Appropriate Assessment.

3 The implication of the CJEU judgment is that competent authorities cannot take account of any integrated or additional avoidance or reduction measures when considering, at the HRA screening stage, whether the plan or project is likely to have an adverse effect on a European Site.

4 For the development being considered in planning application F/2013/0345/OUT, a conclusion that likely significant effects (LSE) could be screened out was reached on the basis of avoidance or reduction measures
specifically in relation to in-combination recreational effects. A revised screening is presented below progressing to Appropriate Assessment. This note is a record of the local planning authorities updated Habitats Regulations Assessment

**Consultation**

5 In undertaking the HRA the local planning authority has had regard to information submitted by the applicant\(^1\) and the advice of Natural England (Natural England representations of 20.12.13, 7.02.14, 29.05.14, 9.06.14, 30.09.14, and 29.07.15) and other correspondence received in matters concerning the European sites.

6 Previously Natural England had provided advice and was satisfied (in their letter 9 June 2014, and 29 July 2015) that the application would *be unlikely to significantly affect the qualifying species of the SPA, either directly or indirectly or result in significant effects to the integrity of Breckland SPA*. Following the CJEU judgement Natural England\(^2\) was consulted and has confirmed that they are *satisfied that all issues relating to the casework has been addressed* and as a result has stated that additional consultation is not required.

**European sites and location in relation to the development site**

7 Breckland Forest Site of Special Scientific Interest (SSSI), a component part of Breckland Special Protection Area (SPA) is located 4.3km to the east. The closest farmland component of the SPA is 2.1km to the north-east (Breckland Farmland SSSI). Lakenheath Warren, the closest heathland component of the SPA and also a component of Breckland Special Area of Conservation (SAC) is 3.7km to the south-east. RAF Lakenheath SSSI, which is also a component part of Breckland SAC is 2.3km to the south.

**Table 1 Breckland Special Protection Area Information**

<table>
<thead>
<tr>
<th>Breckland Special protection Area (SPA)</th>
<th>The nearest component sites:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Breckland Forest Site of Special Scientific Interest (SSSI) - 3.6km to the east</td>
</tr>
<tr>
<td></td>
<td>Breckland Farmland SSSI - 3.5km to the north-east, and 1.9km to the south-east</td>
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<tr>
<td></td>
<td>Lakenheath Warren SSSI 2.1km</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Qualifying Features:</th>
</tr>
</thead>
<tbody>
<tr>
<td>A133 Burhinus oedicnemus; Stone-curlew (Breeding)</td>
</tr>
<tr>
<td>A224 Caprimulgus europaeus; European nightjar (Breeding)</td>
</tr>
<tr>
<td>A246 Lullula arborea; Woodlark (Breeding)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Conservation objectives:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the aims of the Wild Birds Directive, by maintaining or restoring;</td>
</tr>
<tr>
<td>☐ The extent and distribution of the habitats of the qualifying features</td>
</tr>
<tr>
<td>☐ The structure and function of the habitats of the qualifying features</td>
</tr>
<tr>
<td>☐ The supporting processes on which the habitats of the qualifying features rely</td>
</tr>
</tbody>
</table>

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\(^1\) Protected Species Walkover Survey and Desk Study – MJC Associates 09/10/13 and site re-visit on 21/11/13 and Lakenheath North, Habitats Regulation Assessment, By Applied Ecology Ltd, September 2015

\(^2\) Natural England email of 23.05.18
The population of each of the qualifying features, and,
- The distribution of the qualifying features within the site.

Table 2 Breckland Special Area of Conservation Information

<table>
<thead>
<tr>
<th>Breckland Special Area of conservation (SAC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>The nearest component sites:</td>
</tr>
<tr>
<td>RAF Lakenheath SSSI - 425m to the east</td>
</tr>
<tr>
<td>Lakenheath Warren SSSI 2.1km</td>
</tr>
<tr>
<td>Qualifying Features:</td>
</tr>
<tr>
<td>H2330. Inland dunes with open Corynephorus and Agrostis grasslands; Open grassland with grey-hair grass and common bent grass of inland dunes</td>
</tr>
<tr>
<td>H3150. Natural eutrophic lakes with Magnopotamion or Hydrocharition-type vegetation; Naturally nutrient-rich lakes or lochs which are often dominated by pondweed</td>
</tr>
<tr>
<td>H4030. European dry heaths</td>
</tr>
<tr>
<td>H6210. Semi-natural dry grasslands and scrubland facies: on calcareous substrates (Festuco-Brometalia); Dry grasslands and scrublands on chalk or limestone</td>
</tr>
<tr>
<td>H91E0. Alluvial forests with Alnus glutinosa and Fraxinus excelsior (Alno-Padion, Alnion incanae, Salicion albae); Alder woodland on floodplains*</td>
</tr>
<tr>
<td>S1166. Triturus cristatus; Great crested newt</td>
</tr>
</tbody>
</table>

Conservation objectives:
- Ensure that the integrity of the site is maintained or restored as appropriate, and ensure that the site contributes to achieving the Favourable Conservation Status of its Qualifying Features, by maintaining or restoring;
- The extent and distribution of qualifying natural habitats and habitats of qualifying species;
- The structure and function (including typical species) of qualifying natural habitats;
- The structure and function of the habitats of qualifying species;
- The supporting processes on which qualifying natural habitats and the habitats of qualifying species rely;
- The populations of qualifying species, and,
- The distribution of qualifying species within the site.

Is the plan or project directly connected with or necessary to the management of the site for nature conservation?

8 The proposal is not directly connected with or necessary for the management of the European sites.

Direct effects

9 The development is located outside of Breckland SPA and is outside of the 400m constraint zone for woodlark and nightjar and the 1500m stone curlew constraint zone. However the south eastern part of the site is within the frequent nesters constraint zone which has been drawn to protect Stone Curlew breeding on farmland outside of the SPA but considered to be part of the Breckland population. The Forest Heath Core Strategy policy CS2 requires that proposals for development within these areas will require a project level HRA.
As part of the HRA process available stone curlew nesting records have been assessed in the determination of likely significant effects along with stone curlew survey of the surrounding farmland. Natural England commissioned Footprint Ecology to produce a predictive model for estimating the impact of development on stone curlew numbers in different areas. The model was produced in 2016 and is in the form of a spreadsheet based on the most recent work (Clarke & Liley 2013) that predicts stone curlew numbers for a given area based on data on the distance to the nearest trunk road, area of current housing, amount of new housing and the amount of woodland. Areas of buildings or other data can be manipulated within the spreadsheet to generate predictions of changes in stone curlew use. Natural England used the model (in May 2016) to confirm that the proposed development (and other development on the eastern side of Lakenheath) would not result in likely significant effects.

The application was submitted prior to the publication, in July 2016 by the Council, of up-dated Special Protection Area constraints buffers. The update was undertaken to ensure that up to date data (2011-2015 inclusive) are used to reflect the areas of the SPA used by Stone Curlews and the areas outside the SPA that are also important. In particular the frequent nesters buffer was re-visited. In advising on direct impacts of this planning application upon Breckland SPA, Natural England paid full regard to the relevant nesting records which also informed the revised nesting buffers. Accordingly, the updated buffers (which have now caught up with the source nesting records) do not alter Natural England’s advice nor the Councils HRA screening.

No direct likely significant effect on Breckland Special Protection Area have been identified.

The site is located outside of Breckland SAC and outside the 200m constraint zone for RAF Lakenheath SSSI. This site is within the fenced airbase where there is no access for the public and hence no risk of impacts from fly tipping, trampling or other anti-social behaviour.

No direct likely significant effects on the Breckland Special Area of Conservation have been identified.

**Indirect effects**

The potential for indirect recreational effects on the SPA associated with increased residential properties has been considered.

The distance of this site from the SPA is such that it is unlikely that there would be a significant change to current use of paths within the SPA from residents walking out of their houses, however there is potential for use of footpaths outside of the SPA but within farmland potentially used by Stone Curlew. The increase in population resulting from this development alone is small. In addition highway infrastructure improvements will mean that the site will be well connected to the village on footpaths and there are also footpath links to Maidscross Hill SSSI/ Local Nature Reserve although this is
an approximate distance of 2km away and a return walk to this site would be about 4km. Nevertheless the detailed layout of the site should include public open space consistent with the FHDC SPD and this should be connected to the existing on-site woodland tree belts to provide opportunities for dog walking and other recreational activities. On this basis there will be no adverse effect on the integrity of the SPA

In-combination and cumulative effects

17 The in-combination effects of the project have been considered. Planning applications registered with the local planning authority and being considered in Lakenheath at the current time are:

a) Rabbit Hill Covert, (81 dwellings)
b) Land West of Eriswell Road, Lakenheath (140 dwellings)
c) Land off Briscow Way (67 dwellings)
d) Land North of Station Road (375 dwellings and a school)
e) Land at Little Eriswell (550 dwellings and a school)
f) Land at Lords Walk, RAF Lakenheath (total of 50 dwellings)

18 The total number of dwellings currently being considered significantly exceeds the total which was tested in the FHDC Core Strategy Habitats Regulation Assessment\(^3\) which for Lakenheath was 670 homes\(^4\). The concern is that whilst alone each of the applications may not have an impact; for this number of dwellings within the settlement, in-combination effects need consideration. The main issues are in-combination recreational effects on the SPA and the potential requirement for road improvements close to the SPA to deal with any increase in cumulative traffic movements.

19 Natural England’s internal advice on in-combination effects\(^5\) states that it is only the effects of those plans and projects that are not themselves significant alone which are added into an in combination assessment. The assessment should only include those that genuinely result in a combined effect, which impairs the ability of an interest feature to meet its conservation objectives. In this regard the application for 550 dwellings at Little Eriswell which is accompanied by an EIA and HRA can be excluded from in-combination impact assessment.

20 The distance of this site from the SPA and SAC is such that it is unlikely that there would be a significant change to current use of paths within the SPA from residents walking out of their houses, however there is potential for use of footpaths outside of the SPA but within farmland potentially used by Stone Curlew. Assessment of this application alone concluded that public open space on site which connects to the existing tree belts would provide some opportunities for the new residents. The potential for in-combination effects to occur is most likely with other adjacent developments in the north of Lakenheath. However, these developments will also be required to provide

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\(^3\) Habitats Regulations Assessment: Forest Heath District Council Core Strategy DPD(March 2009)  
\(^4\) Forest Heath District Core Strategy (adopted 2010 )  
\(^5\) NE letter of 4 June 2015
measures to encourage recreational access on site. This site should be designed so that it can link to new green corridors within adjacent future development to provide attractive connected routes for residents.

21 The site is located within 7.5km of the woodland components of Breckland SPA important for woodlark and nightjar and the main concern is that residents from all sites could drive to Breckland Forest SSSI/Breckland SPA and to Breckland SAC for recreation including those arising from other developments within 7.5km of the SPA and in particular to exercise their dogs in the absence of accessible local green space.

22 FHDC Core Strategy proposes a total of 6400 homes in the district for the period 2001-2021 and this was tested in the HRA which recommended measures to avoid in-combination effects with other plans including a mitigation and monitoring strategy; this is being developed alongside the current Local Plan Single Issue Review and Site Allocations Local Plan.

23 In 2010 a visitor survey of Breckland SPA\(^6\) was commissioned by Forest Heath District and St. Edmundsbury Borough Councils to explore the consequences of development on Annex 1 bird species associated with Breckland SPA. An important finding of the study was that Thetford Forest is a large area, surrounded by relatively low levels of housing, and at present it seems apparent that recreational pressure may be adequately absorbed by the Forest. The Annex I heathland bird interest features are not yet indicating that they are negatively affected by recreational disturbance. However there are still some gaps in our understanding of the Thetford Forest populations of Annex 1 birds, their current status and potential changes that may be occurring. It is not currently understood whether distribution is affected by recreation, for example.

24 The recreation study went on to advise that provision of alternative greenspaces could be provided to potentially divert some of the recreational pressure away from the SPA. These would need to be at least equally, if not more attractive than the European sites. Such an approach could link into any green infrastructure initiatives as part of the local plan. Important factors to consider in the design of such spaces are the distance to travel to the site, the facilities at the site, and experience and feel of the site. The visitor survey identified that people are travelling up to 10km to use the SPA as their local greenspace. The provision of an attractive alternative in closer proximity to a new development would contribute to the reduction of these trips.

25 Natural England has advised that it is necessary to consider cumulative recreational effects to the qualifying species of Breckland Special Protection Area (SPA) up to a distance of 7.5km\(^7\). This is the distance within which it has been established that the majority of recreational effects can be captured. The distance is relevant to the woodland and heathland areas of the SPA rather than the farmland areas as visitors were likely to travel some distance

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\(^7\) NE letter of 1 July 2016
to forest/heathland areas, but would only use farmland (for walking dogs etc.) near to home.

26 An additional unpublished recreation study (January 2017)\(^8\) undertaken on behalf of Norfolk County Council and Norfolk Biodiversity Partnership analysed current and projected visitor patterns to European protected sites across Norfolk. The findings of this study showed that the Brecks have a clear draw for dog walking and a relatively high proportion of visitors to these areas are dog walkers. Access is by local residents, and the sites provide a convenient, highly attractive local space for activities, but notably there is little awareness of the nature conservation importance of the sites.

27 The study went on to use the collected data to make predictions of the likely change in access at European Protected sites as a result of the cumulative levels of development across Norfolk taking into account the distance (2km bands) of that growth from the European sites. The results showed that the largest increase in visitors by Norfolk residents – were the survey to be repeated again in the future at the end of the current plan periods – is predicted at the Brecks sites. An overall 30% increase in access was predicted at the survey locations in the Brecks, predominantly driven by new housing within Breckland District. The study did not take into consideration the effects of proposed growth in Suffolk however the findings of this study in relation to the Brecks are highly relevant to the situation in Forest Heath District; section 6.7 is clear that development outside Norfolk has the potential to further increase access.

28 This site is located 4.3km from the closest forest component of Breckland SPA and has the potential to contribute to cumulative recreational effects. The proposals must provide measures for influencing recreation in the surrounding area, to avoid a damaging increase in Visitors to Breckland SPA. On this basis likely significant effects cannot be ruled out and Appropriate Assessment is required.

29 In response, and to support the FHDC Site Allocation Local Plan\(^9\), the Council has undertaken a Natural Greenspace Study\(^{10}\) which, based on the existing accessible natural greenspace available in each settlement, recommends an approach to mitigation for each settlement identifying some of the opportunities available to achieve this.

30 The study found that in Lakenheath there is an absence of natural greenspace between 2-20ha in size, except in the vicinity of Maidscross Hill SSSI and Local Nature Reserve (LNR). It concluded that additional provision of natural open space is required as part of any developments in particular provision of new natural green space to divert pressure away from the SPA and existing Maidscross Hill SSSI. For Lakenheath the measures identified were; additional provision of natural open space as part of any developments in particular provision of new natural green space to divert pressure away

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\(^9\) Proposed Forest Heath District Council Submission Site Allocations Local Plan, January 2017

\(^{10}\) Forest Heath District Council, Evidence paper for Single Issue Review (SIR) of Core Strategy Policy CS7 and Site Allocations Local Plan. Accessible Natural Greenspace Study, January 2017
from the SPA, and existing Maidscross Hill SSSI and new access routes which could potentially focus on the Cut-Off Channel. A number of opportunities were identified for the village to develop suitable alternative green space for both new and existing residents to use.

31 Forest Heath District Council is currently working with other authorities including Suffolk County Council to secure public access along the Cut-off Channel including a bridge for recreational purposes and as part of the strategic mitigation for the settlement. The development, if consented would make a proportionate contribution to this project through a section 106 contribution. These avoidance and reduction measures are sufficient to avoid and reduce recreation pressure such that there will be no adverse effect on the integrity of the SPA, in combination with other projects and plans.

32 The concern in relation to in-combination traffic impacts is that road improvements will be required to roads and junctions close to or adjacent to the Breckland SPA or SAC and these could have an effect. There are two junctions where the potential for effects has been identified as follows; B1112 / A1065 priority cross-roads, and Wangford Road / A1065 Brandon Road signalised junction. An overview of the cumulative traffic studies undertaken on behalf of the local highway authority to assess the impact of the various proposals has been published (7 June 2016). This confirms that the level of proposed development being considered in Lakenheath could be delivered without any effects on the Wangford Road / A1065 Brandon Road signalised junction. With regard to the B1112 / A1065 priority cross-roads, the study indicates that 663 dwellings (the total within the submitted planning applications that are being supported by the council) could also be accommodated and would not trigger improvements to the junction, however development amounting to 1465 dwellings would result in a severe traffic impact on this junction and hence mitigation would be required. The identified mitigation would be advanced warning signage and significant in-combination effects are not likely.

Conclusion

33 No likely significant direct effects on the Breckland SAC or SPA have been identified, and no significant effects are likely in relation to the implementation of road improvements required as a result of cumulative traffic in combination with other projects or plans.

34 The avoidance and reduction measures described in paragraph 16 and 31 above are sufficient to avoid and reduce recreation pressure such that there will be no adverse effect on the integrity of Breckland SPA, alone and in-combination with other projects and plans.

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11 Lakenheath Cumulative Traffic Study – Study Overview AECOM 7 June 2016