**NOTICE OF NOTIFIABLE ACTIONS**  
**HABITAT TYPE 1.1**

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

### HABITAT TYPE

**OPEN MARINE WATERS, INLETS AND BAYS, TIDAL RIVERS AND ESTUARINE CHANNELS, MARINE CAVES, REEFS, SUBMERGED SAND BANKS**

### SECTION A

Please note that the activities listed in *Section A overleaf* are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

### SECTION B

Please note that the activities listed in *Section B overleaf* may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government.
### Section A
(NOTIFICATION REQUIRED TO AND CONSENT FROM THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT)

- operation of commercial recreation activities (e.g. sailing schools, diving tours, jet ski hire, dolphin watching tours)
- introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- collection of species for aquaria
- any other activity of which notice may be given by the Minister from time to time

### Section B
(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- use of anti-fouling paints containing organic tin
- commercial harvesting of sea urchins, winkles, or other marine invertebrates.
- removal of soil, mud, gravel, sand or minerals
- use of pesticides or antibiotics
- operation or extension of aquaculture facilities
- dumping or disposal of wastes
- fishing by any type of nets
- fishing by pots for lobster, crab, whelk, shrimp and other species
- dredging whether for fishing or for other purposes
- use of hydraulic or suction systems for removing any species or sediments
- placement of any structures or devices on the soil or bed of the sea seaward of high water mark
- use of the soil or bed of the sea for any activity

In a very limited number of cases it may be necessary for the Minister for The Environment and Local Government to restrict existing activities. In these cases compensation will be payable for actual losses arising out of any such restriction. In the event of restrictions being imposed by the Minister for The Environment and Local Government, an appropriate appeals procedure will be put in place.
NOTICE OF NOTIFIABLE ACTIONS
HABITAT TYPE 1.2

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

HABITAT TYPE
MUDFLATS AND SANDFLATS, SANDY COASTAL BEACHES, SHINGLE BEACHES, BOULDER BEACHES, BEDROCK SHORES, MARINE CAVES

<table>
<thead>
<tr>
<th>SECTION A</th>
<th>SECTION B</th>
</tr>
</thead>
<tbody>
<tr>
<td>Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.</td>
<td>Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food). If so, these notifiable actions do not apply. However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government.</td>
</tr>
</tbody>
</table>
### Section A

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT

- operation of commercial recreation activities (e.g. sailing schools, diving tours, jet ski hire, dolphin watching tours)
- introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- collection of species for aquaria
- collection of biological samples or organised educational activities where they occur on bedrock shores or boulder beaches
- driving vehicles over the area, except over rights of way or over access to licensed aquaculture facilities
- digging, ploughing or otherwise disturbing the substrate
- alteration of the banks, bed or flow of watercourses
- any other activity of which notice may be given by the Minister from time to time

### Section B

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- use of anti-fouling paints containing organic tin
- commercial harvesting of sea urchins, winkles, or other marine invertebrates.
- removal of soil, mud, gravel, sand or minerals
- use of pesticides or antibiotics
- operation or extension of aquaculture facilities
- dumping or disposal of wastes
- fishing by any type of nets
- fishing by pots for lobster, crab, whelk, shrimp and other species
- dredging whether for fishing or for other purposes
- use of hydraulic or suction systems for removing any species or sediments
- placement of any structures or devices on the soil or bed of the sea seaward of high water mark
- use of the soil or bed of the sea for any activity cutting or harvesting growing algae (seaweeds)
### NOTICE OF NOTIFIABLE ACTIONS

**HABITAT TYPE 1.3**

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

<table>
<thead>
<tr>
<th>HABITAT TYPE</th>
<th>SALTMARSHES</th>
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</thead>
</table>

### SECTION A

**Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.**

### SECTION B

**Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).**

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
### Section A
THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT

- alteration of the banks, bed or flow of watercourses
- grazing of livestock/ grazing of livestock treated within the previous week with a pesticide which leaves persistent residues in the dung
- cropping or removal of plants
- driving vehicles over the area, except over rights of way or over access to licensed aquaculture
- introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- digging or otherwise disturbing the substrate harvesting shellfish by mechanical means
- reclamation, infilling, ploughing or land drainage reseeding, planting of trees or any other speciesuse of any pesticide or herbicide
- application of fertiliser, lime or organic materials
- dumping, burning or storing any materials
- operation of commercial recreation activities (e.g. pony trekking)
- any other activity of which notice may be given by the Minister from time to time

### Section B
(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- Removal of soil, mud, gravel, sand or minerals
- Construction of fences, buildings, roads, embankments
- Dumping or disposal of wastes
- Operation or extension of aquaculture facilities
- Placement of any structures or devices on the soil or bed of the sea seaward of high water mark
- Use of the soil or bed of the sea for any activity
Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

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### NOTICE OF NOTIFIABLE ACTIONS

**HABITAT TYPE 1.4**

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</thead>
<tbody>
<tr>
<td>Please note that the activities listed in <em>Section A overleaf</em> are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.</td>
<td>Please note that the activities listed in <em>Section B overleaf</em> may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).</td>
</tr>
<tr>
<td><strong>HABITAT TYPE</strong></td>
<td><strong>SAND DUNES OR MACHAIR</strong></td>
</tr>
<tr>
<td>If so, these notifiable actions do not apply.</td>
<td>However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).</td>
</tr>
<tr>
<td><strong>SECTION A</strong></td>
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<td>(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)</td>
</tr>
<tr>
<td>causing erosion by any means (e.g. driving vehicles, riding horses etc.)</td>
<td>construction of fences or embankments</td>
</tr>
<tr>
<td>grazing of livestock above a sustainable density (as defined in approved farm plans)</td>
<td>removal of soil, mud, gravel, sand or minerals</td>
</tr>
<tr>
<td>grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung</td>
<td>construction of buildings or sewerage facilities</td>
</tr>
<tr>
<td>supplementary feeding of stock (e.g. with hay, silage, concentrates, roots etc.)</td>
<td>construction of roads or car parks or access routes</td>
</tr>
<tr>
<td>cropping or removal of plants</td>
<td>developing leisure facilities including golf courses, sports pitches, caravan or camping facilities</td>
</tr>
<tr>
<td>reclamation, infilling, ploughing or land drainage reseeding, planting of trees or any other species</td>
<td>application of fertiliser, lime or organic materials</td>
</tr>
<tr>
<td>application of fertiliser, lime or organic materials</td>
<td>dumping, burning or storing any materials</td>
</tr>
<tr>
<td>use of any pesticide or herbicide</td>
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</tr>
<tr>
<td>alteration of the banks, bed or flow of watercourses</td>
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</tr>
<tr>
<td>operation of commercial recreation facilities (e.g. pony trekking)</td>
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</tr>
<tr>
<td>introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area</td>
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</tr>
<tr>
<td>any other activity of which notice may be given by the Minister from time to time</td>
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Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

### HABITAT TYPE
**BRACKISH LAKES, LAGOONS**

#### SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

#### SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
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<td>(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)</td>
</tr>
<tr>
<td>undermining or altering the structure of any shingle barrier or other barrier between the lake and the sea</td>
<td>any activity which might pollute the lake</td>
</tr>
<tr>
<td>blocking or altering the flow of water into or out of the lake</td>
<td>cutting or harvesting growing algae (seaweeds)</td>
</tr>
<tr>
<td>restocking with fish</td>
<td>removal of soil, mud, gravel, sand or minerals</td>
</tr>
<tr>
<td>grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung within 50m of the lake</td>
<td>dumping or disposal of wastes</td>
</tr>
<tr>
<td>reclamation, infilling, ploughing or land drainage within 50m of the lake</td>
<td>use of anti-fouling paints containing organic tin</td>
</tr>
<tr>
<td>application of fertiliser, lime or organic materials within 50m of the lake</td>
<td>operation or extension of aquaculture facilities</td>
</tr>
<tr>
<td>reseeding, planting of trees or any other species within 50m of the lake</td>
<td>fishing by any type of nets</td>
</tr>
<tr>
<td>operation of commercial recreation facilities (e.g. sailing schools, jet ski hire)</td>
<td>fishing by pots for lobster, crab, whelk, shrimp and other species</td>
</tr>
<tr>
<td>introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area</td>
<td>dredging whether for fishing or for other purposes</td>
</tr>
<tr>
<td>any other activity of which notice may be given by the Minister from time to time</td>
<td>use of hydraulic or suction systems for removing fish or sediments</td>
</tr>
<tr>
<td></td>
<td>placement of any structures or devices on the soil or bed of the sea seaward of high water mark</td>
</tr>
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<td></td>
<td>use of the soil or bed of the sea for any activity</td>
</tr>
</tbody>
</table>
NOTICE OF NOTIFIABLE ACTIONS
HABITAT TYPE 1.6

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE
ROCKY SEA CLIFFS, CLAY SEA CLIFFS, SEA STACKS AND ISLETS (STACKS, HOLMS AND SKERRIES)

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
**Section A**
THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT

- grazing of livestock above a sustainable density (as defined in approved farm plans)
- grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung
- supplementary feeding of stock (e.g. with hay, silage, concentrates, roots etc.)
- reclamation, infilling, rock removal, ploughing or land drainage.
- reseeding, planting of trees or any other species.
- use of any pesticide or herbicide
- burning of vegetation.
- application of fertiliser, lime or organic materials.
- dumping, burning or storing any materials.
- cropping or removal of plants.
- removing ruined buildings alteration of the banks, bed or flow of watercourses
- operation of commercial recreation facilities (e.g. pony trekking)
- introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- any other activity of which notice may be given by the Minister from time to time

**Section B**
(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.
- construction of fences or embankments
- removal of soil, mud, gravel, sand or minerals
- construction of buildings or sewerage facilities
- construction of roads or car parks or access routes

any other activity of which notice may be given by the Minister from time to time
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 2.1

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE

UPLAND GRASSLAND, SCREE, AND INLAND CLIFF

SECTION A

Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B

Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
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<td>(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)</td>
</tr>
<tr>
<td>grazing of livestock above a sustainable density (as defined in approved farm plans)/grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung</td>
<td>developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.</td>
</tr>
<tr>
<td>changing of traditional use from hay meadow (to either grazing or silage making), or from grazing to silage cutting/adding lime</td>
<td>removal of soil, mud, gravel, sand or minerals</td>
</tr>
<tr>
<td>adding fertiliser of any sort to areas not previously fertilised applying fertiliser which would increase the level of nitrogen in the soil/ applying fertiliser which would increase the level of phosphorous in the soil applying phosphorous to soils which already have in excess of the REPS index 2 levels</td>
<td>developing roads or car parks</td>
</tr>
<tr>
<td>using fertiliser on slopes over 25 degrees creation of new tracks or paths</td>
<td>construction of fences, buildings or embankments</td>
</tr>
<tr>
<td>burning of vegetation</td>
<td>afforestation</td>
</tr>
<tr>
<td>reclamation, infilling, ploughing or land drainage reseeding, planting of trees or any other species rock removal/use of any pesticide or herbicide</td>
<td>commercial turf cutting</td>
</tr>
<tr>
<td>dumping, burning or storing any materials alteration of the banks, bed or flow of watercourses operation of commercial recreation facilities (e.g. pony trekking)/ introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area</td>
<td>erecting or operating a windfarm</td>
</tr>
<tr>
<td>any other activity of which notice may be given by the Minister from time to time</td>
<td></td>
</tr>
</tbody>
</table>
Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

**NOTICE OF NOTIFIABLE ACTIONS**

**HABITAT TYPE 2.2**

**DRY LOWLAND GRASSLANDS**

**SECTION A**

Please note that the activities listed in *Section A overleaf* are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

**SECTION B**

Please note that the activities listed in *Section B overleaf* may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
Section A

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- Grazing of livestock above a sustainable density (as defined in approved farm plans)/grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung.
- Changing of traditional use from hay meadow (to either grazing or silage making), or from grazing to silage cutting.
- Adding lime/adding fertiliser of any sort to areas not previously fertilised/applying fertiliser which would increase the level of nitrogen in the soil/applying fertiliser which would increase the level of phosphorous in the soil/applying phosphorous to soils which already have in excess of the REPS index 2 levels.
- Mowing grass before the 30th June (Note: if you have been notified that your lands hold breeding corncrakes, or certain rare meadows, special provisions will apply).
- Burning of vegetation/ploughing or cultivation of lands which have not been so managed for the last 20 years.
- Reclamation, infilling, or land drainage/reseeding, planting of trees or any other species use of any pesticide or herbicide.
- Dumping, burning or storing any materials.
- Alteration of the banks, bed or low of watercourses.
- Operation of commercial recreation facilities (e.g. pony trekking)/introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area.
- Any other activity of which notice may be given by the Minister from time to time.

Section B

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- Developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.
- Removal of soil, mud, gravel, sand or minerals.
- Developing roads or car parks.
- Construction of fences, buildings or embankments.
- Afforestation.
Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

**NOTICE OF NOTIFIABLE ACTIONS**

**HABITAT TYPE 2.3**

**HABITAT TYPE**

**WET LOWLAND GRASSLANDS**

**SECTION A**

Please note that the activities listed in *Section A overleaf* are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

**SECTION B**

Please note that the activities listed in *Section B overleaf* may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

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<tr>
<td>NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:</td>
<td>developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.</td>
</tr>
<tr>
<td>grazing of livestock above a sustainable density (as defined in approved farm plans)/grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung</td>
<td>removal of soil, mud, gravel, sand or minerals</td>
</tr>
<tr>
<td>changing of traditional use from hay meadow (to either grazing or silage making), or from grazing to silage cutting</td>
<td>developing roads or car parks</td>
</tr>
<tr>
<td>adding lime/adding fertiliser of any sort to areas not previously fertilised/ applying fertiliser which would increase the level of nitrogen in the soil/applying fertiliser which would increase the level of phosphorous in the soil/ applying phosphorous to soils which already have in excess of the REPS index 2 levels mowing grass before the 30th June <em>(Note; if you have been notified that your lands hold breeding corncrakes, or certain rare meadows, special provisions will apply)</em></td>
<td>construction of fences, buildings or embankments</td>
</tr>
<tr>
<td>burning of vegetation</td>
<td>afforestation</td>
</tr>
<tr>
<td>reclamation, infilling, ploughing or land drainage/ reseeding, planting of trees or any other species use of any pesticide or herbicide dumping, burning or storing any materials alteration of the banks, bed or low of watercourses</td>
<td>development of leisure facilities including golf courses, sports pitches, caravan or camping facilities</td>
</tr>
<tr>
<td>operation of commercial recreation facilities (e.g. pony trekking)/introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area</td>
<td>removal of soil, mud, gravel, sand or minerals</td>
</tr>
<tr>
<td>any other activity of which notice may be given by the Minister from time to time</td>
<td>developing roads or car parks</td>
</tr>
</tbody>
</table>
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 2.4

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE
LIMESTONE PAVEMENT

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
### Section A
THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- rock removal or blasting of rock
- grazing of livestock above a sustainable density (as defined in approved farm plans)/grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung
- grazing of stock from 1st April to 31st October, except as defined in REPS guidelines
- changing of traditional use from hay meadow (to either grazing or silage making), or from grazing to silage cutting/supplementary feeding of stock, except as defined in REPS guidelines
- removal of scrub by bulldozer or similar machinery (cutting scrub is permitted)/grazing by sheep
- adding lime/adding fertiliser or organic material of any sort/creation of new tracks or paths/burning of vegetation/reclamation, importing of soil, infilling, ploughing or land drainage/reseeding, planting of trees or any other species/use of any pesticide or herbicide
- dumping, burning or storing any materials
- alteration of the banks, bed or low of watercourses
- operation of commercial recreation facilities (e.g. pony trekking)/introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- any other activity of which notice may be given by the Minister from time to time

### Section B
(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.
- removal of soil, mud, gravel, sand or minerals
- developing roads or car parks
- construction of fences, buildings or embankments
- afforestation
- erecting or operating a windfarm
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 2.5

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE
TURLOUGHS

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
### Section A

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- Grazing of livestock above a sustainable density (as defined in approved farm plans)/grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung.
- Changing of traditional use from hay meadow (to either grazing or silage making), or from grazing to silage cutting/adding lime within 50m of the normal high flood level of the turlough.
- Adding fertiliser of any sort within 50m of the normal high flood level of the turlough.
- Mowing grass before the 30th June (Note; if you have been notified that your lands hold breeding corncrakes, or certain rare meadows, special provisions will apply).
- Supplementary feeding of stock/operation of boat angling or shore angling business/restocking with fish.
- Reclaming, infilling, ploughing or land drainage within 50m of the normal high flood level of the turlough.
- Reseeding, planting of trees or any other species within 50m of the normal high flood level of the turlough.
- Use of any pesticide or herbicide within 50m of the normal high flood level of the turlough.
- Dumping, burning or storing any materials within 50m of the normal high flood level of the turlough.
- Alteration of the banks, bed or flow of watercourses, including the blocking of swallowholes.
- Operation of commercial recreation facilities (e.g. sailing schools, jet ski hire).
- Introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area.
- Any other activity of which notice may be given by the Minister from time to time.

### Section B

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- Developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.
- Removal of soil, mud, gravel, sand or minerals.
- Developing roads or car parks.
- Construction of fences, buildings or embankments.
- Afforestation.
**NOTICE OF NOTIFIABLE ACTIONS**

Under STATUTORY INSTRUMENT 94 of 1997 as amended, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for the Environment, Heritage and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

<table>
<thead>
<tr>
<th>HABITAT TYPE 3.1</th>
<th>BLANKET BOG</th>
</tr>
</thead>
</table>

**SECTION A**

Please note that the activities listed in *Section A overleaf* are required to be notified to the Minister for the Environment, Heritage and Local Government (see attached form) and should not be undertaken before consent.

**SECTION B**

Please note that the activities listed in *Section B overleaf* may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for Communications, Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for the Environment, Heritage and Local Government (see attached form).
### Section A

THE MINISTER FOR THE ENVIRONMENT, HERITAGE AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- Grazing of livestock above a sustainable density or type of stock (as defined in approved farm plans)
- Grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung
- Supplementary feeding of stock, except as defined in REPS guidelines/introduction of stock to formerly ungrazed areas
- Adding lime/adding fertiliser of any sort
- Creation of new tracks or paths/burning of vegetation/reclamation, infilling, ploughing or land drainage
- Reseeding, planting of trees or any other species
- Rock removal/cutting turf except from existing banks; no cutting from intact (uncut) areas
- Commercial peat moss or turf extraction
- Use of any pesticide or herbicide, including sheep dip/dumping, burning or storing any materials
- Alteration of the banks, bed or flow of watercourses
- Operation of commercial recreation facilities (e.g. pony trekking)
- Introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- Recreational use of mechanically propelled vehicles
- Any other activity of which notice may be given by the Minister from time to time

### Section B

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- Developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.
- Removal of soil, mud, gravel, sand or minerals
- Developing roads or car parks
- Construction of fences, buildings or embankments
- Afforestation
- Erecting or operating a windfarm
NOTICE OF NOTIFIABLE ACTIONS
HABITAT TYPE 3.2

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
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<tbody>
<tr>
<td>THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:</td>
<td>(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)</td>
</tr>
<tr>
<td>grazing of livestock above a sustainable density or type of stock (as defined in approved farm plans)/grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung</td>
<td>developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.</td>
</tr>
<tr>
<td>supplementary feeding of stock, except as defined in REPS guidelines</td>
<td>removal of soil, mud, gravel, sand or minerals</td>
</tr>
<tr>
<td>introduction of stock to formerly ungrazed areas</td>
<td>developing roads or car parks</td>
</tr>
<tr>
<td>adding lime/ adding fertiliser of any sort</td>
<td>construction of fences, buildings or embankments</td>
</tr>
<tr>
<td>Creation of new tracks or paths</td>
<td>aorestation</td>
</tr>
<tr>
<td>burning areas of vegetation over 5 ha, or burning any area more often than once every 15 years</td>
<td>erecting or operating a windfarm</td>
</tr>
<tr>
<td>reclamation, infilling, ploughing or land drainage reseeding, planting of trees or any other species</td>
<td></td>
</tr>
<tr>
<td>rock removal/cutting turf except from existing banks; no cutting from intact (uncut) areas</td>
<td></td>
</tr>
<tr>
<td>commercial peat moss or turf extraction use of any pesticide or herbicide, including sheep dip</td>
<td></td>
</tr>
<tr>
<td>dumping, burning or storing any materials alteration of the banks, bed or flow of watercourses</td>
<td></td>
</tr>
<tr>
<td>operation of commercial recreation facilities (e.g. pony trekking)</td>
<td></td>
</tr>
<tr>
<td>introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area/any other activity of which notice may be given by the Minister from time to time</td>
<td></td>
</tr>
</tbody>
</table>
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 4.1

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE

RAISED BOG, CUTAWAY BOG AND BOG WOODLAND

SECTION A

Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B

Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
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<td>(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)</td>
</tr>
<tr>
<td>NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES</td>
<td>developing leisure facilities including golf courses, sports pitches,</td>
</tr>
<tr>
<td>SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:</td>
<td>caravan or camping facilities.</td>
</tr>
<tr>
<td>grazing of livestock/grazing by livestock treated within the previous</td>
<td>removal of soil, mud, gravel, sand or minerals</td>
</tr>
<tr>
<td>week with a pesticide which leaves persistent residues in the dung</td>
<td>developing roads or car parks</td>
</tr>
<tr>
<td>adding lime/ adding fertiliser of any sort creation of new tracks or</td>
<td>construction of fences, buildings or embankments</td>
</tr>
<tr>
<td>paths</td>
<td>afforestation</td>
</tr>
<tr>
<td>burning areas of vegetation reclamation, infilling, or ploughing/reseeding, planting of trees or any other species/cutting trees or removing timber</td>
<td>erecting or operating a windfarm</td>
</tr>
<tr>
<td>drainage works on the bog or within the local water catchment area</td>
<td></td>
</tr>
<tr>
<td>cutting turf or peat moss extraction</td>
<td></td>
</tr>
<tr>
<td>use of any pesticide or herbicide, including sheep dip</td>
<td></td>
</tr>
<tr>
<td>dumping, burning or storing any materials</td>
<td></td>
</tr>
<tr>
<td>alteration of the banks, bed or flow of watercourses</td>
<td></td>
</tr>
<tr>
<td>operation of commercial recreation facilities (e.g. botanical tours)</td>
<td></td>
</tr>
<tr>
<td>introduction (or re-introduction) into the wild of plants or animals of</td>
<td></td>
</tr>
<tr>
<td>species not currently found in the area</td>
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<td>any other activity of which notice may be given by the Minister from time to time</td>
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Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

NOTICE OF NOTIFIABLE ACTIONS
HABITAT TYPE 4.2

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

Section A
THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:
- grazing of livestock above a sustainable density (as defined in approved farm plans)
- grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
| **SECTION A (contd)** | **SECTION B**  
|------------------------------------------------|------------------------------------------------|
| changing of traditional use from hay meadow  
(to either grazing or silage making), or from grazing to silage cutting | (NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)  
| adding lime within 50m of the fen or a water course running into it | developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.  
| adding fertiliser of any sort within 50m or a water course running into it | any activity which might cause pollution of the fen  
| extracting water for irrigation or other purposes | removal of soil, mud, gravel, sand or minerals  
| mowing grass before the 30th June (Note; if you have been notified that your lands hold breeding corncrakes, or certain rare meadows, special provisions will apply) | developing roads or car parks  
| supplementary feeding of stock | construction of fences, buildings or embankments  
| operation of boat angling or shore angling business | afforestation  
| restocking with fish. |  
| reclamation, infilling, ploughing or land drainage within 50m of the fen |  
| reseeding, planting of trees or any other species within 50m of the fen |  
| use of any pesticide or herbicide within 50m of fen |  
| dumping, burning or storing any materials within 50m of the fen |  
| alteration of the banks, bed or flow of watercourses within the fen or running into or out of it |  
| harvesting reed or willow |  
| operation of commercial recreation facilities (e.g. bird watching tours) |  
| introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area any other activity of which notice may be given by the Minister from time to time |  

NOTICE OF NOTIFIABLE ACTIONS
HABITAT TYPE 5.1

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE
WOODLANDS

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
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<td>(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)</td>
</tr>
<tr>
<td>grazing by livestock</td>
<td>developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.</td>
</tr>
<tr>
<td>adding lime</td>
<td>any activity which may cause pollution of the woodland</td>
</tr>
<tr>
<td>adding fertiliser of any sort</td>
<td>removal of soil, mud, gravel, sand or minerals</td>
</tr>
<tr>
<td>reclamation, infilling, ploughing or land drainage reseeding, planting of trees or any other species</td>
<td>developing roads or car parks</td>
</tr>
<tr>
<td>felling of trees, removal of timber removal of foliage, moss or other materials</td>
<td>construction of fences, buildings or embankments</td>
</tr>
<tr>
<td>killing ivy</td>
<td>felling trees or reafforestation</td>
</tr>
<tr>
<td>use of any pesticide or herbicide</td>
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</tr>
<tr>
<td>dumping, burning or storing any materials</td>
<td></td>
</tr>
<tr>
<td>alteration of the banks, bed or flow of watercourses</td>
<td></td>
</tr>
<tr>
<td>operation of commercial recreation facilities (e.g. bird watching tours)</td>
<td></td>
</tr>
<tr>
<td>introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area</td>
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<td>any other activity of which notice may be given by the Minister from time to time</td>
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NOTICE OF NOTIFIABLE ACTIONS
HABITAT TYPE 5.2

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE
SCRUB

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
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<tr>
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<td>developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.</td>
</tr>
<tr>
<td>grazing of livestock above a sustainable density (as defined in approved farm plans)/grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung</td>
<td>any activity which may cause pollution of the site</td>
</tr>
<tr>
<td>supplementary feeding of stock (as defined in approved farm plans)</td>
<td>removal of soil, mud, gravel, sand or minerals</td>
</tr>
<tr>
<td>adding lime / adding fertiliser of any sort reclaiming land covered by scrub; if scrub is cut it must be allowed to regrow</td>
<td>developing roads or car parks</td>
</tr>
<tr>
<td>reclamation, infilling, ploughing or land drainage reseeding, planting of trees or any other speciesfelling of trees, removal of timber</td>
<td>construction of fences, buildings or embankments</td>
</tr>
<tr>
<td>removal of foliage, moss or other materials killing ivy</td>
<td>felling trees or reafforestation</td>
</tr>
<tr>
<td>use of any pesticide or herbicide /dumping, burning or storing any Materials</td>
<td></td>
</tr>
<tr>
<td>alteration of the banks, bed or flow of watercourses</td>
<td></td>
</tr>
<tr>
<td>operation of commercial recreation facilities (e.g. walking tours)</td>
<td></td>
</tr>
<tr>
<td>introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area</td>
<td></td>
</tr>
<tr>
<td>any other activity of which notice may be given by the Minister from time to time</td>
<td></td>
</tr>
</tbody>
</table>
NOTICE OF NOTIFIABLE ACTIONS
HABITAT TYPE 6.1

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE
RIVERS OR STREAMS

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
**Section A**

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- Grazing of livestock above a sustainable density (as defined in approved farm plans) within 30m of the river or stream/grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung within 30m of the river or stream

- Supplementary feeding of stock within 30m of the river or stream/adding lime within 30m of the river or stream/adding fertiliser of any sort within 30m of the river or stream

- Extracting water for irrigation or other purposes

- Operation of boat angling or shore angling business/restocking with fish

- Reclamation, infilling, ploughing or land drainage within 30m of the river or stream/reseeding, planting of trees or any other species within 30m of the river or stream/ removal of trees or any aquatic vegetation within 30m of the river/stream/use of any pesticide or herbicide in the river or stream or within 30m of the river or stream

- Dumping rubbish or other materials or disposing of any chemicals or wastes in streams/rivers or into water-courses running into them

- Dumping, burning or storing any materials within 30m of the river/stream including the land spreading of used pesticides (e.g. sheep dip)/alteration of the banks, channel, bed or flow of the river or stream

- Harvesting or burning of reed or willow.

- Causing siltation/operation of commercial recreation facilities (e.g. bird watching tours)

- Introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area

- Any other activity of which notice may be given by the Minister from time to time

---

**Section B**

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- Developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.

- Any activity which might cause pollution of the river or stream

- Removal of soil, mud, gravel, sand or minerals

- Developing roads or car parks

- Construction of fences, buildings or embankments

- Construction or operation of an aquaculture facility.

- Fishing for eels or salmon

- Bank maintenance and grading

- Creation of weirs and dams
NOTICE OF NOTIFIABLE ACTIONS
HABITAT TYPE 6.2

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

---

HABITAT TYPE
LAKES, PONDS AND CANALS

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
**Section A**

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- Grazing of livestock above a sustainable density as defined in approved farm plans) within 50m of the lake, pond or canal
- Grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung
- Supplementary feeding of stock within 50m of the lake, pond or canal
- Adding lime within 50m of the lake, pond or canal / adding fertiliser of any sort within 50m of the lake, pond or canal
- Extracting water for irrigation or other purposes
- Operation of boat angling or shore angling business / restocking with fish within 50m of the lake, pond or canal
- Reclamation, infilling, ploughing or land drainage
- Reseeding, planting of trees or any other species / removal of trees or any aquatic vegetation / use of any pesticide or herbicide in the lake, pond or canal within 50m of the lake, pond or canal
- Dumping rubbish or other materials or disposing of any chemicals or wastes in streams/rivers or into watercourses running into them
- Dumping, burning or storing any materials within 50m of the lake pond or canal including the land spreading of used pesticides (e.g. sheep dip)
- Alteration of the banks, channel, bed or flow of the lake, pond or canal or of watercourses running into or out of it
- Harvesting or burning of reed or willow
- Causing siltation
- Operation of commercial recreation facilities

(e.g. bird watching tours)
- Introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area

any other activity of which notice may be given by the Minister from time to time

**Section B**

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- Developing leisure facilities including golf courses, sports pitches, caravan or camping facilities
- Any activity which might cause pollution of the lake, pond or canal
- Removal of soil, mud, gravel, sand or minerals
- Developing roads or car parks
- Construction of fences, buildings or embankments
- Construction or operation of an aquaculture Facility
- Fishing for eels or salmon
- Bank maintenance and grading
- Creation of weirs and dams
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 6.3

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

### HABITAT TYPE

**MARSHES AND REEDBEDS**

<table>
<thead>
<tr>
<th>SECTION A</th>
<th>SECTION B</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.</strong></td>
<td><strong>Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).</strong></td>
</tr>
</tbody>
</table>

**Section A**

**THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:**

- Grazing of livestock above a sustainable density (as defined in approved farm plans) within 50m of the marsh or reedbed
- Grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung
- Supplementary feeding of stock within 50m of the marsh or reedbed

**If so, these notifiable actions do not apply.**

**However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).**
<table>
<thead>
<tr>
<th>Adding lime within 50m of the marsh or reedbed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adding fertiliser of any sort within 50m of the marsh or reedbed</td>
</tr>
<tr>
<td>Extracting water for irrigation or other purposes</td>
</tr>
<tr>
<td>Operation of boat angling or shore angling Business</td>
</tr>
<tr>
<td>Restocking with fish.</td>
</tr>
<tr>
<td>Reclamation, infilling, ploughing or land drainage within 50m of the marsh or reedbed</td>
</tr>
<tr>
<td>Reseeding, planting of trees or any other species within 50m of the marsh or reedbed</td>
</tr>
<tr>
<td>Removal of trees or any aquatic vegetation within 50m of the marsh or reedbed</td>
</tr>
<tr>
<td>Use of any pesticide or herbicide in the marsh or reedbed or within 50m of the marsh or reedbed</td>
</tr>
<tr>
<td>Dumping rubber or other materials or disposing of any chemicals or wastes in marsh or reedbed or into water-courses Running into them.</td>
</tr>
<tr>
<td>Dumping, burning or storing any materials within 50m of the marsh or reedbed including the land spreading of used pesticides (e.g. sheep dip).</td>
</tr>
<tr>
<td>Alteration of the banks, channel, bed or flow of the marsh or reedbed or of watercourses running into or out of it</td>
</tr>
<tr>
<td>Harvesting or burning of reed or willow.</td>
</tr>
<tr>
<td>Causing siltation</td>
</tr>
<tr>
<td>Operation of commercial recreation facilities (e.g. bird watching tours)</td>
</tr>
<tr>
<td>Introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area</td>
</tr>
<tr>
<td>Any other activity of which notice may be given by the Minister from time to time</td>
</tr>
</tbody>
</table>

**Section B**

*(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)*

<table>
<thead>
<tr>
<th>Developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Any activity which might cause pollution of the marsh or reedbed</td>
</tr>
<tr>
<td>Removal of soil, mud, gravel, sand or minerals developing roads or car parks</td>
</tr>
<tr>
<td>Construction of fences, buildings or embankments</td>
</tr>
<tr>
<td>Construction or operation of an aquaculture facility.</td>
</tr>
<tr>
<td>Fishing for eels</td>
</tr>
<tr>
<td>Bank maintenance and grading</td>
</tr>
<tr>
<td>Creation of weirs and dams</td>
</tr>
</tbody>
</table>
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 7.1

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE

ditches, hedges, cereals and intensive grasslands, walls, buildings, waste ground, bare soil, parkland grassland, bracken, caves, or quarries

SECTION A

Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

disturbance of bats

operation of commercial recreation facilities (e.g. bird watching tours)

introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area

any other activity of which notice may be given by the Minister from time to time

SECTION B

Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
<table>
<thead>
<tr>
<th>SECTION B</th>
</tr>
</thead>
<tbody>
<tr>
<td>developing leisure facilities including sports pitches, caravan or camping facilities.</td>
</tr>
<tr>
<td>developing roads or car parks</td>
</tr>
<tr>
<td>construction of fences, buildings and embankments</td>
</tr>
<tr>
<td>afforestation</td>
</tr>
</tbody>
</table>
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 8.1

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

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HABITAT OF SPECIES

LESSER HORSESHOE BAT-

(It is an offence under Wildlife Act 1976 to kill, injure or disturb bats or to destroy their breeding places)

SECTION A

Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B

Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
### Section A

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- treating buildings or other places used by bats with pesticides or rot preventive treatments
- blocking up caves or otherwise preventing access by bats to caves buildings or other places used for roosts
- lighting up caves buildings or other places used by bats for roosts
- destruction or renovation of buildings or other structures used by bats for roosts
- spraying or application of insecticides within 100m of a bat roost
- grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung, within 100m of the bat roost
- felling trees within 100m of a bat roost
- introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- operation of commercial recreation facilities
- any other activity of which notice may be given by the Minister from time to time

### Section B

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- developing leisure facilities including sports
- Pitches, caravan or camping facilities.
- Developing roads or car parks
- Construction or alteration of buildings
- tree felling or reafforestation
Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

---

**NOTICE OF NOTIFIABLE ACTIONS**

**HABITAT TYPE 8.2**

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

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---

**HABITAT OF SPECIES**

GREY SEAL, COMMON SEAL, BOTTLE-NOSED DOLPHIN, HARBOUR PORPOISE -

(It is an offence under Wildlife Act 1976 to kill, injure or disturb these species)

---

**SECTION A**

Please note that the activities listed in *Section A overleaf* are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

---

**SECTION B**

Please note that the activities listed in *Section B overleaf* may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food). If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
### Section A
THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- operation of commercial recreation facilities (e.g. sailing schools, jet ski hire).
- commercial dolphin or seal watching
- introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- any other activity of which notice may be given by the Minister from time to time

### Section B
(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- use of anti-fouling paints containing organic tin or pesticides or antibiotics.
- operation or extension of aquaculture facilities.
- dumping or disposal of wastes
- fishing by tangle-nets
- fishing by drift nets
- placement of any structures or devices on the soil or bed of the sea seaward of high water mark
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 8.3

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

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HABITAT OF SPECIES

RIVER LAMPREY, SEA LAMPREY, BROOK LAMPREY, SALMON, TWAITE SHAD, WHITE-CLAWED CRAYFISH, FRESH WATER PEARL MUSSEL

(It is an offence under Wildlife Act 1976 to kill, injure or disturb these species)

SECTION A

Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

Section A

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- fishing for fresh-water pearl mussels
- grazing of livestock above a sustainable density (as defined in approved farm plans) within 30m of the river or stream
- grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung

SECTION B

Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for The Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).

Section B

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- culture of crayfish
- construction or operation of an aquaculture facility.
- Fishing for eels or salmon
<table>
<thead>
<tr>
<th>Section A (continued)</th>
</tr>
</thead>
<tbody>
<tr>
<td>supplementary feeding of stock within 30m of the river or stream/adding lime within</td>
</tr>
<tr>
<td>30m of the river or stream adding fertiliser of any sort within 30m of the river or</td>
</tr>
<tr>
<td>stream extracting water for irrigation or other purposes</td>
</tr>
<tr>
<td>operation of boat angling or shore angling business, restocking with fish</td>
</tr>
<tr>
<td>reclamation, infilling, ploughing or land drainage within 30m of the river or stream</td>
</tr>
<tr>
<td>reseeding, planting of trees or any other species within 30m of the river or stream</td>
</tr>
<tr>
<td>removal of trees or any aquatic vegetation within 30m of the river/stream</td>
</tr>
<tr>
<td>use of any pesticide or herbicide in the river or stream or within 30m of the river or</td>
</tr>
<tr>
<td>stream dumping rubbish or other materials or disposing of any chemicals or wastes in</td>
</tr>
<tr>
<td>streams/rivers or into water-courses running into them</td>
</tr>
<tr>
<td>dumping, burning or storing any materials within 30m of the river/stream including</td>
</tr>
<tr>
<td>the land spreading of used pesticides (e.g. sheep dip).</td>
</tr>
<tr>
<td>alteration of the banks, channel, bed or flow of the river or stream/harvesting or</td>
</tr>
<tr>
<td>burning of reed or willow./causing siltation</td>
</tr>
<tr>
<td>operation of commercial recreation facilities (e.g. bird watching tours)</td>
</tr>
<tr>
<td>introduction (or re-introduction) into the wild of plants or animals of species not</td>
</tr>
<tr>
<td>currently found in the area</td>
</tr>
<tr>
<td>any other activity of which notice may be given by the Minister from time to time</td>
</tr>
</tbody>
</table>

| bank maintenance and grading |
| creation of weirs and dams    |
Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

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### NOTICE OF NOTIFIABLE ACTIONS

**HABITAT TYPE 8.4**

<table>
<thead>
<tr>
<th><strong>SECTION A</strong></th>
<th><strong>SECTION B</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Please note that the activities listed in <em>Section A overleaf</em> are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.</td>
<td>Please note that the activities listed in <em>Section B overleaf</em> may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).</td>
</tr>
<tr>
<td><strong>Section A</strong></td>
<td><strong>If so, these notifiable actions do not apply.</strong></td>
</tr>
<tr>
<td>THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:</td>
<td>However, if such activities are <em>not</em> regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).</td>
</tr>
<tr>
<td>grazing of livestock above a sustainable density (as defined in approved farm plans) within 50m of the lake</td>
<td></td>
</tr>
<tr>
<td>grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung</td>
<td></td>
</tr>
</tbody>
</table>

HABITAT OF SPECIES

**KILLARNEY SHAD**

*(FISHING OF THIS SPECIES IS REGULATED BY OTHER STATUTE)*
<table>
<thead>
<tr>
<th>Supplementary Feeding of Stock within 50m of the Lake</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adding Lime within 50m of the Lake</td>
</tr>
<tr>
<td>Adding Fertiliser of Any Sort within 50m of the Lake</td>
</tr>
<tr>
<td>Extracting Water for Irrigation or Other Purposes</td>
</tr>
<tr>
<td>Operation of Boat Angling or Shore Angling</td>
</tr>
<tr>
<td>Business Restocking with Fish</td>
</tr>
<tr>
<td>Reclamation, Infilling, Ploughing or Land Drainage</td>
</tr>
<tr>
<td>Reseeding, Planting of Trees or Any Other Species</td>
</tr>
<tr>
<td>Within 50m of the Lake</td>
</tr>
<tr>
<td>Removal of Trees or Any Aquatic Vegetation within</td>
</tr>
<tr>
<td>50m of the Lake or Within 50m of the Lake</td>
</tr>
<tr>
<td>Use of Any Pesticide or Herbicide in the Lake or</td>
</tr>
<tr>
<td>Within 50m of the Lake</td>
</tr>
<tr>
<td>Dumping Rubbish or Other Materials or Disposing of</td>
</tr>
<tr>
<td>Any Chemicals or Wastes in Streams/Rivers or into</td>
</tr>
<tr>
<td>Water-Courses Running into Them</td>
</tr>
<tr>
<td>Dumping, Burning or Storing Any Materials within 50m</td>
</tr>
<tr>
<td>of the Lake Pond or Canal Including the Land</td>
</tr>
<tr>
<td>Spreading of Used Pesticides (e.g. Sheep Dip)</td>
</tr>
<tr>
<td>Alteration of the Banks, Channel, Bed or Flow of the</td>
</tr>
<tr>
<td>Lake or of Watercourses Running into or Out of It</td>
</tr>
<tr>
<td>Harvesting or Burning of Reed or Willow</td>
</tr>
<tr>
<td>Causing Siltation</td>
</tr>
<tr>
<td>Operation of Commercial Recreation Facilities (e.g.</td>
</tr>
<tr>
<td>Bird Watching Tours)</td>
</tr>
<tr>
<td>Introduction (or Re-Introduction) into the Wild of</td>
</tr>
<tr>
<td>Plants or Animals of Species Not Currently Found in</td>
</tr>
<tr>
<td>the Area</td>
</tr>
<tr>
<td>Any Other Activity of Which Notice May Be Given by</td>
</tr>
<tr>
<td>The Minister from Time to Time</td>
</tr>
<tr>
<td>Section B</td>
</tr>
<tr>
<td>(No Requirement to Notify if Already Licensed by</td>
</tr>
<tr>
<td>Another Minister/Body)</td>
</tr>
<tr>
<td>Construction or Operation of an Aquaculture Facility</td>
</tr>
<tr>
<td>Fishing for Eels or Salmon</td>
</tr>
<tr>
<td>Bank Maintenance and Grading</td>
</tr>
<tr>
<td>Creation of Weirs and Dams</td>
</tr>
</tbody>
</table>
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 8.5

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT OF SPECIES

VERTIGO SPECIES, SHINING SICKLE MOSS

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

Section A
THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- grazing of livestock above a sustainable density (as defined in approved farm plans) within 50m of the lake, pond or canal
- grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
supplementary feeding of stock within 50m of the lake, pond or canal

adding lime within 50m of the lake, pond or canal

adding fertiliser of any sort within 50m of the lake, pond or canal

extracting water for irrigation or other purposes

operation of boat angling or shore angling business

restocking with fish.

reclamation, infilling, ploughing or land drainage

within 50m of the lake, pond or canal

reseeding, planting of trees or any other species

within 50m of the lake, pond or canal

removal of trees or any aquatic vegetation within 50m of the river/stream.

use of any pesticide or herbicide in the lake, pond or canal or within 50m of the lake, pond or canal

dumping rubbish or other materials or disposing of any chemicals or wastes in streams/rivers or into water-courses running into them.

dumping, burning or storing any materials within 50m of the lake, pond or canal pond or canal including the land spreading of used pesticides (e.g. sheep dip).

alteration of the banks, channel, bed or flow of the lake, pond or canal or of watercourses running into or out of it

harvesting or burning of reed or willow.

cau sing sil tation

operation of commercial recreation facilities (e.g. bird watching tours)

introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area

any other activity of which notice may be given by the Minister from time to time

<table>
<thead>
<tr>
<th>Section B</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)</strong></td>
</tr>
</tbody>
</table>

bank maintenance and grading

creation of weirs and dams
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 8.6

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment, Heritage and Local Government before performing any of the operations on, or affecting, the following species where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT OF SPECIES

KILLARNEY FERN, OTTER, MARSH FRITILLARY, KERRY SLUG

SECTION A

Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B

Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
**Section A**

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- Grazing of livestock above a sustainable density or type of stock (as defined in approved farm plans)
- Introduction of stock to formerly ungrazed areas
- Adding lime/adding fertiliser of any sort
- Use of any pesticide or herbicide, including sheep dip
- Creation of new tracks or paths
- Burning of vegetation
- Reclamation, infilling, ploughing or land drainage
- Reseeding, planting of trees or any other species
- Rock removal
- Cutting turf except from existing banks; no cutting from intact (uncut) areas
- Commercial peat moss or turf extraction
- Dumping, burning or storing any materials
- Alteration of the banks, bed or flow of watercourses
- Operation of commercial recreation facilities (e.g. pony trekking)
- Introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- Any other activity of which notice may be given by the Minister from time to time

**Section B**

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- Developing leisure facilities including golf courses, sports pitches, caravan or camping facilities
- Removal of soil, mud, gravel, sand or minerals
- Developing roads or car parks
- Construction of fences, buildings or embankments
- Afforestation
NOTICE OF NOTIFIABLE ACTIONS
HABITAT TYPE 8.7

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT TYPE 8.7

SECTION A

Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

Section A

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- grazing of livestock above a sustainable density (as defined in approved farm plans) within 50m of the lake, pond or canal
- grazing by livestock treated within the previous week with a pesticide which leaves persistent residues in the dung
- supplementary feeding of stock within 50m of the

SECTION B

Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
| Section B  
(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY) |
<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Construction or operation of an aquaculture facility</td>
</tr>
<tr>
<td>bank maintenance and grading</td>
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<tr>
<td>creation of weirs and dams</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>lake, pond or canal</th>
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</thead>
<tbody>
<tr>
<td>adding lime within 50m of the lake, pond or canal</td>
</tr>
<tr>
<td>adding fertiliser of any sort within 50m of the lake, pond or canal</td>
</tr>
<tr>
<td>extracting water for irrigation or other purposes</td>
</tr>
<tr>
<td>operation of boat angling or shore angling business</td>
</tr>
<tr>
<td>restocking with fish.</td>
</tr>
<tr>
<td>reclamation, infilling, ploughing or land drainage</td>
</tr>
<tr>
<td>within 50m of the lake, pond or canal</td>
</tr>
<tr>
<td>reseeding, planting of trees or any other species within 50m of the lake, pond or canal</td>
</tr>
<tr>
<td>removal of trees or any aquatic vegetation within 50m of the river/stream.</td>
</tr>
<tr>
<td>use of any pesticide or herbicide in the lake, pond or canal or within 50m of the lake, pond or canal</td>
</tr>
<tr>
<td>dumping rubbish or other materials or disposing of any chemicals or wastes in streams/rivers or into watercourses running into them.</td>
</tr>
<tr>
<td>dumping, burning or storing any materials within 50m of the lake, pond or canal pond or canal including the land spreading of used pesticides (e.g. sheep dip).</td>
</tr>
<tr>
<td>alteration of the banks, channel, bed or flow of the lake, pond or canal or of watercourses running into or out of it</td>
</tr>
<tr>
<td>harvesting or burning of reed or willow.</td>
</tr>
<tr>
<td>causing siltation</td>
</tr>
<tr>
<td>operation of commercial recreation facilities (e.g. bird watching tours)</td>
</tr>
<tr>
<td>introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area</td>
</tr>
<tr>
<td>any other activity of which notice may be given by the Minister from time to time</td>
</tr>
</tbody>
</table>
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 8.8

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT OF SPECIES
MARSH SAXIFRAGE

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
### Section A

**THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:**

- Grazing of livestock above a sustainable density or type of stock (as defined in approved farm plans)
- Introduction of stock to formerly ungrazed areas
- Adding lime/adding fertiliser of any sort
- Creation of new tracks or paths
- Burning of vegetation
- Reclamation, infilling, ploughing or land drainage
- Reseeding, planting of trees or any other species
- Rock removal
- Cutting turf except from existing banks; no cutting from intact (uncut) areas
- Commercial peat moss or turf extraction
- Use of any pesticide or herbicide, including sheep dip
- Dumping, burning or storing any materials
- Alteration of the banks, bed or flow of watercourses
- Operation of commercial recreation facilities (e.g. pony trekking)
- Introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- Any other activity of which notice may be given by the Minister from time to time

### Section B

**NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY**

- Developing leisure facilities including golf courses, sports pitches, caravan or camping facilities.
- Removal of soil, mud, gravel, sand or minerals
- Developing roads or car parks
- Construction of fences, buildings or embankments
- Afforestation
NOTICE OF NOTIFIABLE ACTIONS

HABITAT TYPE 8.9

Under STATUTORY INSTRUMENT 94 of 1997, made under the EUROPEAN COMMUNITIES ACT 1972 and in accordance with the obligations inherent in the COUNCIL DIRECTIVE 92/43/EEC of 21 May 1992 (the Habitats Directive) on the conservation of the natural habitats and species of wild fauna and flora, all persons must obtain the written consent, (in circumstances prescribed at section A and B below) of the Minister for The Environment and Local Government before performing any of the operations on, or affecting, the following habitats where they occur on lands / waters within the candidate Special Area of Conservation.

Please note that where a landowner has a current approved plan under the Rural Environmental Protection Scheme or any scheme which the Minister considers to be equivalent s/he need only notify the Minister of activities not covered in the plan.

HABITAT OF SPECIES
PETALWORT

SECTION A
Please note that the activities listed in Section A overleaf are required to be notified to the Minister for The Environment and Local Government (see attached form) and should not be undertaken before consent.

SECTION B
Please note that the activities listed in Section B overleaf may, and in most cases do, require a license or consent from another statutory authority (e.g. the local planning authority, the Minister for the Marine and Natural Resources, or the Minister for Agriculture and Food).

If so, these notifiable actions do not apply.

However, if such activities are not regulated by another statutory authority, the said activities are required to be notified to the Minister for The Environment and Local Government (see attached form).
### Section A

THE MINISTER FOR THE ENVIRONMENT AND LOCAL GOVERNMENT IS REQUIRED TO BE NOTIFIED IN RELATION TO THE FOLLOWING ACTIVITIES AND SUCH ACTIVITIES SHOULD NOT PROCEED WITHOUT PRIOR CONSENT:

- causing erosion by any means (e.g. driving vehicles, riding horses etc.)
- grazing of livestock above a sustainable density (as defined in approved farm plans)
- supplementary feeding of stock (e.g. with hay, silage, concentrates, roots etc.)
- cropping or removal of plants
- reclamation, infilling, ploughing or land drainage
- reseeding, planting of trees or any other species
- application of fertiliser, lime or organic materials
- dumping, burning or storing any materials
- use of any pesticide or herbicide
- alteration of the banks, bed or flow of watercourses
- operation of commercial recreation facilities (e.g. pony trekking)
- introduction (or re-introduction) into the wild of plants or animals of species not currently found in the area
- any other activity of which notice may be given by the Minister from time to time

### Section B

(NO REQUIREMENT TO NOTIFY IF ALREADY LICENSED BY ANOTHER MINISTER/BODY)

- construction of fences or embankments
- removal of soil, mud, gravel, sand or minerals
- construction of buildings or sewerage facilities
- construction of roads or car parks or access routes
- developing leisure facilities including golf courses, sports pitches, caravan or camping facilities