



**Cyfoeth
Naturiol
Cymru
Natural
Resources
Wales**

Ein cyf/Our ref:
Eich cyf/Your ref:

Welsh Government Building
Rhodfa Padarn
Llanbadarn Fawr
ABERYSTWYTH
Ceredigion SY23 3UR

Ebost/Email:
strategic.assessment@cyfoethnaturiolcymru.gov.uk
Ffôn/Phone: 0300 065 4687

Nick Fackrell
Planning Forester
Natural Resources Wales

19 October 2016

Dear Nick

Habitats Regulations Assessment for the Llanwynno Forest Resource Plan

Thank you for giving the Strategic Assessment Team (SAT), Natural Resources Wales, the opportunity to comment on the Llanwynno Forest Resource Plan (FRP) Habitats Regulations Assessment (HRA). Our comments are made in the context of our roles under the Conservation of Habitats and Species Regulations 2010 (as amended), and as advisers to the Welsh Government on matters pertaining to the natural heritage of Wales and its coastal waters.

Please note that these comments relate only to the HRA aspect of the FRP, and the proposals therein. They do not relate to the appropriateness of any other aspects of the FRP or the proposals it contains.

Please also note that this response, and all of SAT's formal responses are published on the Natural Resources Wales external website.

Our overarching comment is that we welcome and support the FRP process, together with your commitment to HRA.

In relation to this specific HRA, we agree with the conclusion that there will be no impacts on any European sites. This is because we accept that in relation to the Severn Estuary SAC/SPA/Ramsar, whilst there is a hypothetical pathway via the River Taff, which flows in to the Severn estuary, the distance between the nearest part of the forest and the nearest part of the European site is significant, more than 16.5 miles in total, and in addition, the Cardiff Bay Barrage acts as an effective block in the pathway. We agree that these factors are key to the conclusion that HRA is not required in relation to this European site in this instance. We also agree that in relation to all other European sites, no pathways exist between them and the Llanwynno FRP area.

We therefore agree that HRA is not required in this instance.

We hope that you find these comments useful, but if you would like to discuss any of these points further please do not hesitate to contact Roger Matthews via Natural Resources Wales' Strategic Assessment Mailbox at strategic.assessment@cyfoethnaturiolcymru.gov.uk



**Cyfoeth
Naturiol**
Cymru
**Natural
Resources**
Wales

Yours sincerely,

Roger Matthews
Senior Environmental Assessment Adviser