

Chiltern Beechwoods Special Area of Conservation Frequently Asked Questions September 2022

1 - Why has the Council issued these Frequently Asked Questions?

The council, as 'competent authority', has prepared this document to help you understand changes to the application process in relation to parts of the north, central, west, and east planning committee areas:

https://buckinghamshire.moderngov.co.uk/documents/s6882/BuckinghamshireAreaPlannin gMap.jpg.pdf

Habitat Regulations Assessment will now be required, under the Habitats and Birds Directive, for any development which results in an additional home(s) within the Chiltern Beechwoods Special Area of Conservation. The Zones of Influence can be seen in Figure 1 below and can be found here: <u>Dacorum Borough Council Site Map</u>

The Frequently Asked Questions apply to those planning applications which are likely to result in an increased recreational pressure. This document only applies to land within the administrative area of Buckinghamshire Council.

2 - What is the Chilterns Beechwoods Special Area of Conservation?

The Special Area of Conservation is an internationally recognised designation with habitats and species of significant ecological importance. The Chiltern Beechwoods Special Area of Conservation comprises of nine separate sites in the Chiltern Hills across three counties.

The relevant sites in Buckinghamshire are the Ashridge Commons and Woods Sites of Special Scientific Interest. These cover an area of 2000 hectares of which 30% lies within Buckinghamshire. In addition, the Tring Woodlands Site of Special Scientific Interest is also a relevant constituent part of the Special Area of Conservation.

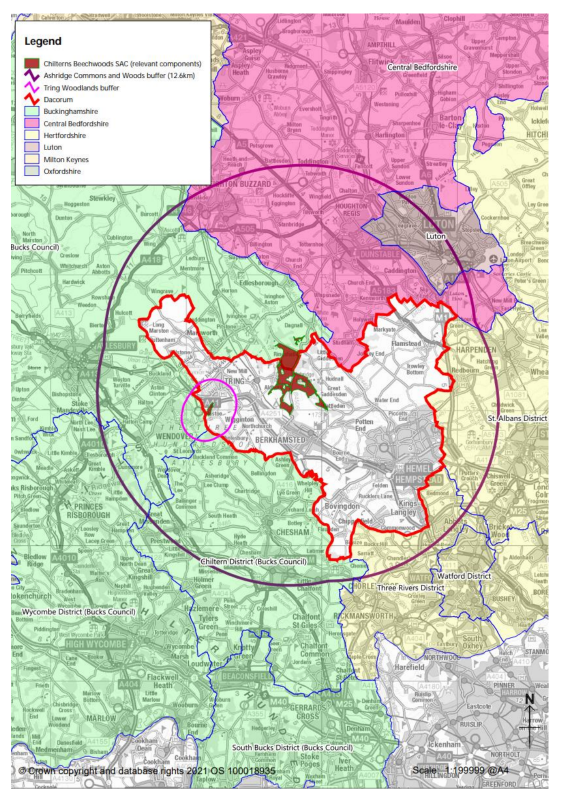
The main qualifying features of the Special Area of Conservation are:

- beech forests on neutral to rich soils;
- semi-natural dry grasslands and scrub on chalk; and
- stag beetle population.

The location of the two Special Area of Conservation units are set out in Figure 1.

The forests form part of the most extensive area of native beech woodland in England and contain several notable and rare plants. The stag beetle is the country's largest terrestrial beetle and is of international importance. The Special Area of Conservation also has a unique character which draws visitors from a wide catchment. The designation provides the highest level of protection to ensure the integrity of the site is protected.

Figure 1:



3 - What is the relevant evidence?

A Habitats Regulation Assessment is required to assess if a plan or project could have significant effects on the qualifying features of a Special Area of Conservation. Dacorum Borough Council, a neighbouring authority, is in the process of producing a new Local Plan. As part of the ongoing work on the preparation of their Local Plan, Dacorum Borough Council was required to undertake a Habitats Regulations Assessment to understand the impacts that current and planned future growth may have on sites designated under the Habitats and Birds Directive.

A screening exercise (stage 1 of the Habitats Regulations Assessment) undertaken by Dacorum Borough Council, has identified that an increase in recreational disturbance will derive from an increase in housing numbers; and that this disturbance would have likely significant effects on parts of the Chiltern Beechwoods Special Area of Conservation that are located within and on the edge of its Borough.

The evidence underpinning the likely significant effects identifies potential for mitigation solutions to overcome those likely significant effects within Zones of Influence from the Special Area of Conservation. These Zones of Influence extend into the administrative area of Buckinghamshire Council [see Frequently Asked Question number 4]. The main impacts of this recreational disturbance include trampling, which has led to the widening of footpaths, compacting soils and churning the ground along the most 'attractive' desire lines. Other disturbance includes, mountain biking damage leading to exposed and damaged tree roots, den building, informal parking, and eutrophication from dog fouling.

4 – How does this affect my application?

The council is required by law under the Conservation of Habitats and Species Regulations 2017 (the Habitats Regulations), as amended, to ensure that there are no adverse effects on such designated sites. A precautionary approach is embedded in the Habitats Regulations that includes a necessity to demonstrate that impacts will not occur either through avoidance or mitigation. The Zones of Influence [See Frequently Asked Question 3] provide geographical areas within which the council will establish mitigation measures to overcome adverse effects from development.

The Zones of Influence are a 12.6 kilometres mitigation zone (from the boundary Ashridge Commons and Woods Site of Special Scientific Interest) and a 500-metre avoidance zone (from the boundary if the Ashridge Commons and Woods Site of Special Scientific Interest). These have been identified in Dacorum's Local Plan evidence base and endorsed by Natural England. Both zones extend into Buckinghamshire. The Zones of Influence identify the area where certain development would be expected to result in increased recreational pressure and impact the Chiltern Beechwoods Special Area of Conservation [see Frequently Asked Question number 3]. A plan showing the area within Buckinghamshire affected can be found here: Dacorum Borough Council Site Map

5- What does this mean for my application?

The council will carry out an initial screening assessment of your application to decide whether the development is likely to have a significant effect (either alone or in combination with other plans and projects) on the Special Area of Conservation. It will consider the nature, scale and location of the development and undertake any relevant review. This initial review will 'screen out' proposals that do not need further assessment under the Habitats Regulations.

The council may need to seek the advice of Natural England at the screening stage.

6 - Why is the decision on my application being delayed at this current time?

The evidence produced in support of the emerging Dacorum Borough Local Plan identifies adverse effects on the integrity of the Special Area of Conservation. The evidence is that certain types of development will lead to an increase in visitor numbers using Ashridge Commons and Woods Special Site of Scientific Information and Tring Woodlands Special Site of Scientific Information.

The Habitats Regulations are clear that development proposals must not give rise to adverse effects on the integrity of the Special Area of Conservation either alone or in combination with other plans or development proposals. If it is likely, or even where it is uncertain that a significant adverse effect will occur, then measures must be secured to either avoid or mitigate the impact. If it is not possible to avoid or mitigate an adverse impact, then planning permission will be refused.

The council is prioritising the preparation of a mitigation strategy working with partner organisations. In line with steps taken on other designated sites in England, this requires us to identify and implement mitigation measures in perpetuity.

The council will continue processing planning applications however it will not be able to issue decisions on such applications, until acceptable mitigation strategies to manage the recreational pressures and adverse effects of new development on the Special Area of Conservation have been identified. Acceptable mitigation will need to be secured by legal agreement.

While strategies are put in place Planning Officers will continue to work on those applications which are unable to be determined for reasons relating to Habitat Regulations Assessment, to ensure that delays are kept to a minimum. Applicants will be requested to agree extensions of time to cover this period, until a mitigation strategy is in place.

7 - Which applications are affected?

It will depend on the type of application that has been submitted.

As required under the Habitat Regulations, your application will be screened to identify if it will require further assessment for recreational pressure on the Special Area of Conservation.

The restrictions will affect us issuing a decision where it would lead to additional recreational pressure. A summary table of the qualifying types of development are set out below:

Development Type (Use Class)	Affected by the restrictions
Student accommodation (C2)	Yes
Residential care homes and institutions (C2)	Yes
Dwelling houses (C3)	Yes
Houses in Multiple Occupations (HMOs) (C4)	Yes
Residential caravan sites	Yes
Permanent residential boat moorings	Yes
Gypsies, Travellers and travelling show people plots	Yes
Ancillary accommodation (e.g., granny annex)	No *
Replacement dwelling houses	No
Extensions to dwelling houses	No
Other (e.g., cafes, shops, hotels, yurts, hostels in close	Potentially
proximity to the site). **	

* Provided that the occupation of the ancillary accommodation is tied to that of the main dwelling

* * Some applications depending on their scale and location could lead to a significant impact on the Special Area of Conservation. Each case will need to be considered on its own merits.

The Habitat Regulations apply to consents or permissions which the applicant requires the council to give for the development to proceed. These include consents and permission for reserved matters and where the discharge of conditions is sought.

The types of application that are affected are set out below:

Application type (where they include qualifying development)	Affected by the restrictions
Full Planning Permission	Yes
Outline Planning Permission	Yes
Applications for Permission in Principle and Technical	Yes
Details Consent	
Applications for reserved matters	Yes

Applications for prior approval / permitted development	Yes
rights	
Applications subject to appeal	Yes
Applications under s73 of The Town & Country Planning	Yes
Act 1990 (as amended), where construction works have	
not yet started	
Applications where there is a resolution to grant planning	Yes
permission but where a formal decision has not been	
issued (for example subject to satisfactory completion of a	
legal agreement).	
Discharge of Pre-Commencement conditions that go to	Yes
the heart of the planning permission and must be	
discharged in order to lawfully implement the planning	
permission.	
Applications under s96A of the Town and Country	No
Planning Act 1990 (as amended)	
Lawful Development Certificate *	Potentially

*Some Lawful Development Certificate applications, where they are reliant on an extant planning permission or relating to implementation of a pre-1st April 2005 planning permission

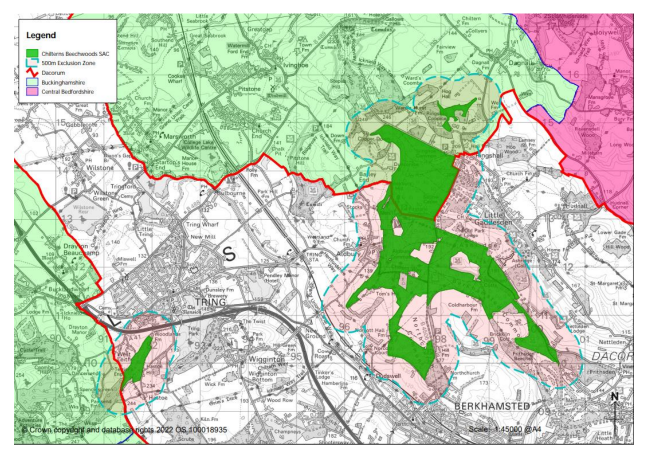
8 - What if my application lies within the 500-metre avoidance zone?

There is only a small area of the 500-metre avoidance zone which extends into Buckinghamshire in the north planning committee area, as shown in Figure 2.

If your application site lies within 500 metres of the Special Area of Conservation, the council considers that the likely significant effects of additional homes unlikely to be able to be mitigated. The evidence indicates that the effects of new development in close proximity to the Special Area of Conservation, within walking distance, is more likely to be of risk to the beechwoods through frequent use by residents. Residents within 500 meters are also unlikely to use suitable alternative green space in preference to the Special Areas of Conservation for recreational use.

Therefore, there is a presumption against any net increase of new homes or development that would result in a recreational pressure within 500 metres of the Special Area of Conservation. Unless it can be evidenced otherwise through your own shadow Habitats Regulations Assessment and the council agrees with you, the application will be refused.

Figure 2:



9 - When will the Council be able to issue a decision on my application?

The council estimates that a Strategic Access Management and Monitoring Strategy will be agreed by the end of 2022. In addition, impacted development will also be required to provide Suitable Alternative Natural Green Space.

For developments of 9 or less homes the council is seeking solutions for offsite Suitable Alternative Natural Green Space. We are anticipating that this will be early 2023.

Until the Strategic Access Management and Monitoring Strategy is agreed and a Suitable Alternative Natural Green Space identified, the Habitats Regulation Assessment process will prevent the council making positive decisions on impacted development.

An applicant can choose to produce their own project level Habitats Regulations Assessment (or Shadow Habitats Regulations Assessment). It is considered that a Shadow Habitats Regulation Assessment will be unlikely to satisfy the council but there may be exceptional cases. These types of studies are normally costly and as such caution is advised on this approach.

When your application is pending determination, the council will need to agree an extension of time to cover this period, until a mitigation strategy is put in place. The council are aware

of the impact delays in decision making are having on customers and are working hard to deliver strategies at the earliest opportunity.

10 - Can I appeal against the non-determination of my application?

You can still exercise a right of appeal where it exists.

The Secretary of State, acting through the Planning Inspectorate, will usually be the body deciding whether to grant permission for an application that is appealed.

The Planning Inspectorate will be the 'competent authority' for the purposes of the Habitat Regulation Assessment and will be responsible for carrying out the appropriate assessment to inform that decision.

11 - What progress has the Council made?

The council is continuing to work with partner organisations to enable Buckinghamshire Council to develop a mitigation strategy for the recreational pressures. It has been agreed with Natural England that this takes the form of both a financial contribution towards a Strategic Access Management and Monitoring Strategy and provision of Suitable Alternative Natural Green Space. Any financial contribution would be secured through a S106 bilateral or unilateral undertaking.

The financial contributions will go towards mitigation projects for the Chiltern Beechwoods Special Area of Conservation. Mitigation will include projects to avoid, reduce, or divert recreational pressures on the protected areas. Such measures could include financial contributions towards additional rangers, education, interpretation, physical work on sensitive sites and an access strategy. The projects will be subject to regular review by the council. There is also further technical work being carried out by Dacorum Borough Council in respect of air quality and hydrology impacts on those qualifying sites in the Habitats and Birds Directive. The impacts are not known at this stage, but Dacorum Borough Council has advised that these will be considered separately, require their own evidence bases, and if necessary, separate mitigation packages and modelled outputs.

The Government has provided advice on the Habitats Regulations Assessment process and protecting European sites:

https://www.gov.uk/guidance/habitats-regulations-assessments-protecting-a-europeansite#make-decision-making-quicker

https://www.gov.uk/guidance/appropriate-assessment

Dacorum Borough Council have produced further information about the Chiltern Beechwoods Special Area of Conservation which can be accessed via the following website: www.dacorum.gov.uk/chilternsbeechwoodssac

Chilterns Beechwoods SAC - Habitats Regulations Map (arcgis.com)

Buckinghamshire Council's Frequently Asked Questions will be updated as this matter evolves.

12 - What is the Council doing next?

Strategic Access Management and Monitoring Strategy

The council has set up a strategic partnership and technical working groups to establish an agreed approach to mitigation between the following parties: Buckinghamshire Council. Central Bedfordshire Council, Dacorum Borough Council, St Albans City and District Council, the National Trust, and Natural England. The partnership is at an advanced stage of agreeing the projects and their costings for the Strategic Access Management and Monitoring Strategy. Legal agreements are currently being drawn up between the parties to enable monies paid for mitigation can be directed to the mitigation measures.

The council aims to be able to agree and secure mitigation contributions with planning applicants to enable developments to proceed, subject to provision of Suitable Alternative Natural Green Space, this year.

Provision of Suitable Alternative Natural Green Space

The partnership and technical working groups are also advancing solutions for provision of Suitable Alternative Natural Green Space. The council will expect its Local Plan allocations and windfall developments of ten or more homes to provide Suitable Alternative Natural Green Space on-site. If this cannot be achieved, applications may be refused unless a suitable site within proximity to the application site, can be found. For developments of 9 or less homes the council is seeking solutions for offsite Suitable Alternative Natural Green Space and has commissioned consultants to help it to assess sites that may be capable of becoming mitigation hosts for Suitable Alternative Natural Green Space.